This is a brief summary of the report submitted in October 2015 to the Committee on the Rights of the Child by 26 organisations across the World including British organisations, organisations based in developing countries and international organisations: [https://shar.es/1urh7q](https://shar.es/1urh7q).

A number of these organisations have been researching and reporting on the role of private actors and its impact on human rights for several years. Several submitted reports to UN treaties bodies (CRC, CESC, and CEDAW) highlighting issues such as discrimination and segregation, low quality education and lack of regulation and monitoring. In number of concluding observations, the UN treaties bodes raise concerns about this issue and make recommendations to State. The UN Special Rapporteur on the right to education, both in its thematic and country report also raise concerns on this issue. This report looks at the role of the UK as a donor supporting the growth of private education in developing countries, including for-profit education companies, questioning its responsibilities as regards its human rights extraterritorial obligations.

I. Private actors in education and human rights: an overview

A. Applicable international human rights law

International human rights law recognises freedoms in education, including the liberty for individuals to establish and direct educational institutions, but it frames its exercise. Private actors’ involvement in education is aligned with human rights when the following criteria are met:

\[1\] The development of private actors in education does lead to any form of discrimination, create or increase inequality;

\[2\] Fee-charging private primary schools are optional and exist in addition to public schools

\[3\] Private education provider conforms to the minimum educational standards established by the State, including pedagogy, infrastructure and teacher qualifications;

\[4\] The humanistic vision of education is preserved

\[5\] The principles of transparency and participation are respected.

\[1\] See the list on the report: [https://shar.es/1urh7q](https://shar.es/1urh7q)

\[2\] The Right to Education Project and the Global Initiative for Economic, Social and Cultural Rights developed these criteria based on an analysis of international human rights law.
1. **Evidence of negative impacts on the right to education particularly in developing countries where the UK supports the development of private actors**

Research showed that the growth of private actors in education undermines the right to education in many developing countries, including in countries such as Ghana, Kenya, and Uganda where the UK supports such development. Numerous parallel reports based on secondary and primary research have been submitted to UN treaty bodies on the situation in Kenya, Uganda, Ghana and other countries, as well as to the African Commission on Human and Peoples’ Rights.

The growth of private education can **undermine the right to education** of children in developing countries, including by:

- **Increasing of segregation and discrimination** between children
  
  > E.g., the growth of private actors in Kenya led to children from high-income families attending expensive high-quality schools while children from the poorest and most vulnerable families being relegated to lower-quality public schools.

- **Being a “non-choice” for parents to send their children to private schools** because of the failure of the State to provide free quality education
  
  > E.g., the rapid increase of private schools in Kenya took place in areas where public schools are not sufficiently available, such as urban settlements: in 2003 there was already 76 private schools in Kibera compared to only 5 governments, all located in the peripheries.

- **Not providing quality education**, especially ‘low-fee’ private schools
  
  > E.g., research in Uganda shows that private schools, in particular low-fee private schools, deliver the national education curriculum to students using poor qualified or unqualified teachers.

- **Not being regulated at the national level**, or even encouraged by national education policies
  
  > E.g., in Kenya, the number of private institutions is constantly growing without monitoring and regulation by the State. Kenya encourages it through the adoption of favourable policies.

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3 For more details, see p. 10 to 19 of the report.
11 For more details, see p.16 to 18 of the report
2. **Concerns expressed by human rights experts, including on countries where the UK provides support to private actors**\(^16\)

- The UN Special Rapporteur on the right to education has dedicated three reports on the role of private actors in education and the right to education.\(^17\)
- **UN treaty bodies have repeatedly expressed concerns** about the issues mentioned above in their concluding observations, especially regarding countries where the UK supports the development of private actors, including for-profit (see extracts in the table below regarding Ghana, Kenya and Uganda).\(^18\)

<table>
<thead>
<tr>
<th>Ghana</th>
<th>CRC/C/GHA/CO/3-5, 2015(^19)</th>
<th>CRC/C/KEN/CO/3-5, 2016(^21)</th>
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<tbody>
<tr>
<td>Concerns:</td>
<td>Quick development of Private education</td>
<td></td>
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<td></td>
<td>No supervision regarding the conditions of enrolment, the quality of education provided, and the transparency and efficiency in the management of education resources”</td>
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<tr>
<td>Recommendations:</td>
<td>Assess the impacts of the rapid development of private education on the right to education</td>
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<td></td>
<td>Ensure effective and efficient regulation and monitoring of private education providers</td>
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<tr>
<th>Kenya</th>
<th>CEDAW/C/GHA/CO/6-7, 2014(^20)</th>
<th>CRC/C/KEN/CO/3-5, 2016(^22)</th>
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</thead>
<tbody>
<tr>
<td>Concerns:</td>
<td>Trend towards privatisation of education</td>
<td></td>
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<td></td>
<td>Priority given to schooling boys over girls, especially in rural areas</td>
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<tr>
<td>Recommendations:</td>
<td>Eliminate the direct and indirect costs of schooling</td>
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<td>Rapid increase of private and informal schools, included those funded by foreign development aid, providing substandard education and deepening inequalities</td>
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<tr>
<td>Recommendations:</td>
<td>Prioritise the provision of quality, free primary education</td>
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16 For more details, see p.19 to 22 of the report
the public education sector

- Monitor private schools

at public schools over the provision of education at private schools, including informal low-cost schools

- Regulate and monitor the quality of education provided by private schools

**Uganda**

**E/C.12/UGA/CO/1, 2015:**

**Concerns:**

- Increase of private schools that widens the gap in access to quality education, especially for girls and children of low-income families

**Recommendations:**

- Strengthen regulations and expand monitoring and oversight mechanisms for private schools

**KENYA, CRC raises concerns about the rapid increase of private and informal schools, included those “funded by foreign development aid” (February 2016)**

In its Concluding Observations published in February 2016 about Kenya, the Committee on the Rights of the Child “low quality of education and rapid increase of private and informal schools, including those funded by foreign development aids, providing sub-standard education and deepening inequalities”.

These concluding observations echoes the report summarized here about the UK’s support to private education in developing countries, including information about Kenya.

In a press release issued by a coalition of civil society organisations in Kenya issued following these concluding observations, Abraham Ochieng, from the East African Centre for Human Rights, stated: “the mentioning of schools funded by foreign development aids offering substandard education in the CRC Concluding Observations demonstrates once again that achieving free quality education is a huge issue, in a context where some international donors such as the World Bank and the British development agency fund private fee-charging schools in Kenya”.

The African Commission on Human and Peoples’ Rights has also recently raised concerns on the same, for the case of Uganda stating: “The increase in the establishment of private schools, which has been encouraged by the Government, allegedly raises the concern of the Government gradually releasing itself from the obligation to provide quality public education, which could result in discrimination against children from low-income households. The African Commission recommended the State to “Increase its investment in public education to match the increasing enrolment, and ensure the quality thereof, to avoid forcing parents to resort to private schools, as well as to regulate the quality of education being provided by private schools.”

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27 Ibid. Para. 116.
II. The UK’s support of private education in developing countries in light of its human rights extraterritorial obligations

In the context where the rapid growth of private actors in education raises concerns from a right to education perspective, and where State’s support of or passive response to this phenomenon has been considered by various bodies to be breaching international human rights law, the UK’s active support of this expansion is problematic. This is especially true in the case of the UK support to for-profit, fee-charging, private schools, which have raised the most serious concerns with regards to their human rights implications.

A. DFID’s support of private education, particularly of for-profit low-fee private schools

The UK’s Department for International Development (DFID), one of the most important and influential aid donors especially in education, has been increasing its funding and support of the private sector, as it is an explicit government priority.28 DFID is currently funding initiatives promoting private schooling in developing countries including: Pakistan, Nigeria, Ghana, Kenya, Uganda, Ethiopia, India, and Burma.

DFID’s Education Position Paper of July 2013

→ Calls for “developing new partnerships across the public-private spectrum” and commits DFID to promoting low-fee private schools “in at least four countries”.29

In Kenya, Ghana, Uganda and Nigeria, the UK supports or has supported the development of ‘low-fee’, for-profit, private schools such as those operated by Bridge International Academy and Omega Schools30 while evidence shows that the development of such schools has a negative impact on the right to education.

UK Aid’s support to Bridge International Academies (BIA)

Bridge International Academies (BIA) is a chain of for-profit ‘low-fee’ private schools describing themselves as bringing world-class education to the poorest. However, research conducted in Kenya showed that for very poor families, the low-fee charged by BIA still represents 18-30% of their monthly income.31 Moreover, BIA operates a ‘school in a box’ model that seeks to guarantee uniform practices and outcomes across schools, and to reduce per-unites production costs and facilitate scalability. This model is achieved through standardisation of curriculum, management, instruction and assessment of schools and appoints low-paid, poorly trained teachers and reduces the space for personal development.32

30 For more details, see p.10 to 19 and p.24 to 30 of the report
31 See the statement “Just” $6 a month?: The World Bank will not end poverty by promoting fee-charging, for-profit schools in Kenya and Uganda – Response to President Jim Kim’s speech from concerned communities and organisations in Kenya and Uganda”, March 2015: http://bit.ly/statementWBprivatisation
DFID and the Commonwealth Development Corporation (CDC), a programme of £75 million managed by the CDC, invests £15 million Novastar Ventures, which invest in BIA. In January 2014, it was also announced that the CDC will invest US$6 million in BIA.

DFID is also funding other “low-fee” private schools through other projects. For example, it supports the Kenya Essential Education Programme (KEEP), a two-year £25 million programme managed by a British pro-private education consultancy (Adam Smith International), aiming to enrol 50,000 more children into Kenyan private schools by the end of 2015.

A recent report published in April 2016 raises a series of concerns by showing that DFID spent hundreds of millions of pounds to pay Adam Smith International (ASI) for a variety of projects being carried out in the developing world. In a year, ASI was given more funds than DFID spent on human rights and women’s equality organisations. The report highlights that “DFID is too often entering partnership with business and funding private sector development projects with questionable benefits for poor communities.”

1. **The UK’s obligation to contribute to the full realisation of the right to education through it development aid**

Under international law, the UK has the extra-territorial obligation to desist from acts and omissions that create a real risk of nullifying or impairing the enjoyment of economic, social and cultural rights extraterritorially, to contribute, through international cooperation, to the global realisation of the right to education, to provide assistance to contribute to its full realisation in other States, and to refrain from any conduct which can impair the ability of another State to comply with its obligations regarding the right to education.

2. **Concerns regarding the UK’s obligation to respect human rights and priorities within the framework of its development aid**

a. **Obligations to prioritise the rights of disadvantaged, marginalised and vulnerable groups**

The UK must respect principles and priorities within the framework of its development aid and must prioritise the rights of disadvantages, marginalised, and vulnerable groups.

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33 The Impact Fund involves DFID investing ‘long term, “patient” capital in impact investment Funds that invest in enterprises which serve the poor as consumers, producers, suppliers or employees’. DFID Impact Fund: [http://ow.ly/RESL6](http://ow.ly/RESL6)

34 Novastar Ventures: [http://bit.ly/1RZBb1H](http://bit.ly/1RZBb1H)


41 Principle 13 of the Maastricht Principles: [http://bit.ly/1VA6gNm](http://bit.ly/1VA6gNm)

42 CRC, Article 4; Committee on the Right of the Child, General Comment 5, Para. 6.

43 CRC, Article 28.3; CRC, General Comment 5, Para.6; Principle 33 of the Maastricht Principles: [http://bit.ly/1VA6gNm](http://bit.ly/1VA6gNm)

44 Principle 21 of the Maastricht Principles: [http://bit.ly/1VA6gNm](http://bit.ly/1VA6gNm)

45 Principle 32 of the Maastricht Principles: [http://bit.ly/1VA6gNm](http://bit.ly/1VA6gNm)
Research showed that private schools, including “low-cost” schools supported by the UK through its development aid, reinforce segregations and inequities, especially for low-income families. For-profit schools have little interest enrolling marginalised groups, such as children with special needs, because they require extra support.

DfID’s Business Case for the DEEPEN project in Nigeria claims that “almost 1.5 million girls and boys will benefit” from this project but recognises that only 450,000 of these will be from low-income backgrounds.

DfID itself recognised that disadvantaged groups such as girls and women and the poorest “cannot be reached by low cost private schools that charge the relatively high fees needed to operate their school”.

b. Obligation to prioritise the realisation of the minimum essential levels of economic, social and cultural rights

The UK is obliged to prioritise the realisation of the minimum essential levels of economic, social and cultural rights, including the right to education, and to move as expeditiously and effectively as possible towards their full realisation. Therefore, the UK should prioritise support to free education for all, which is a core element of the right to education and the only way to reach the most marginalised groups.

The UK’s choice to invest in companies that are modelled to make profits is questionable, when this funding could have been used to support governments in developing countries to fully realise the right to free education for all.

In a study involving DFID on Access to Finance For Low Cost Private Schools in Pakistan, it is reported that “low-cost private schools are profitable at all levels, with an average 51% net profit margin.” The same study indicates that “profit[s] are retained in the enterprise to finance minor investments – less to achieve quality improvements or even vertical expansion, but in a horizontal expansion of the existing franchise of low cost primary schools positioned to be at best marginally better than the public schools in the same catchment area.”

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47 For more details, see p.15 of the report


49 DfID, Guidance Note, Engaging the Low Cost Private Schools in Basic Education Issues, Challenges and Opportunities, 2013: http://bit.ly/1UxmR4l

50 Principle 32 of the Maastricht Principles and CESC, General Comment 3, para. 10.

51 CESC, General Comment 13, para. 51.


54 Ibid. p. 40
c. **Obligations to respect the principles of non-discrimination and equality**

The responsibility of the UK’s actions in relation to this obligation could be questioned when the evidence shows that it supports the development of low-fee private schools, which has been proven to entrench inequalities and create segregation in breach of these principles.

3. **Concerns regarding the UK’s obligation to assess the impact of its development aid on the enjoyment of the right to education abroad**

The UK must conduct *prior* assessment of the risks and potential extraterritorial impacts of their *laws, policies and practices* on the enjoyment of economic, social and cultural rights.

DFID does not appear to have conducted any proper impact assessment *prior* to deciding to invest in private education in developing countries. It did conduct some form of *ex-post* assessments after it had already provided financial support to a number of private actors, including Bridge International Academies, without however assessing in details key projects such as the funding to Bridge.

Assessments made by DFID show that the UK is aware of the potential negative impacts on the right to education (see above about Pakistan for instance) and has doubts about the efficiency of the development of low-fee private schools in ensuring the fulfilment of the right to education, but yet it has not taken these aspects into account.

DFID’s 2013 Education Position Paper notes that, while DFID will support low-fee private schools, “empirical findings remain inconclusive” as to whether low-fee private provision increases learning outcomes.

Nicole Goldstein, an Education Advisor at DFID Ghana, has blogged that “the evidence base on low-fee private schools is still weak, and there are more questions than answers”.

DFID’s Business Case for its Education for Sindh project in Pakistan recognises that “the rapid growth of low-cost private schools is a reflection of the failure of the government system to offer children a decent education”. It adds that, while private schools can now be found in the poorest communities, “they remain out of reach of the very poorest families”.

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55 CRC, Articles 4 and 28; Maastricht Principles 21 and 32; CESC, General Comment 13, Para.51
56 Principles 13 and 14 of the Maastricht Principles. For more details, see p. 33 of the report
60 Nicole Goldstein, *Ghanaian families pay for a private education*, 21 May 2013: [http://ow.ly/RF5Om](http://ow.ly/RF5Om)
III. **Recommendations**

The UK government must:

- Recommit itself explicitly to support and promote education provision that is free at the point of use, in line with the new SDG framework and its human rights obligations.

- Immediately cease all support – financial, political, or other – to commercial chains of for-profit providers of education, given the risk that support to such schools is breaching human rights law. The UK government has the obligation to use its maximum available resources towards the realisation of human rights rather than supporting the profit-making of companies.

- Conduct systematic prior and post-project human rights impact assessments in the context of its development cooperation, in particular when there are high risks for human rights violations. The resulting evidence should inform its policies in order to ensure that it is not violating human rights standards.

- Take steps to adequately regulate British education companies or companies involved in education to ensure that their activities are in line with human rights standards;

- Support developing countries’ governments to develop suitable public sector capacity to monitor and regulate private providers, ensuring full compliance with human rights obligations.