Netherhall School

An Ambitious, Caring Community



Netherhall School

Charging and Remission of Charges Policy

Adopted by Netherhall School Governing Body

On 18th March 2021

Masshatt

Signed:

(Neil Watt, Chair of Governors)

Date by which the procedure was last reviewed: September 2024

Anticipated review date: September 2025

¹ The Governing Body is free to delegate the approval of this Policy to a Committee of the Governing Body, an individual Governor or the Head teacher

² The Governing Body are free to determine the review frequency of this Policy

| Approved by ¹ | | | | |
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| Name: | Dale Stephenson | | | |
| Position: | Business Manager | | | |
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| Date: | 19 th September 2024 | Version No: | V11 | |
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KAHSC v11 – Rev September 2024

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Review Sheet

Each entry in the table below summarises the changes to this Policy made since the last review (if any).

| Version Number | KAHSC Version Description | Date of Revision/Review |
|-------------------|---|----------------------------|
| 1 | Original | January 2012 |
| 2 | Reformatted only | February 2014 |
| 3 | Updated to reflect DfE publication 'Charging for school activities: Departmental advice for governing bodies, school leaders, school staff and local authorities', October 2014. New section for boarding schools, clarification on communication with parents and addition on Children Looked After and music tuition. | March 2015 |
| 4 | Clarifications: S4 - enrichment activities that do not fulfil the definition of 'education'. S5 – what majority means, and that travel time counts. S6 – determining if a residential is an Optional Extra with examples & additional sources of funding e.g., trusts. S7 – participation is determined by payment. | April 2015 |
| 5 | Introduction updated to reflect that many more schools have community facilities, and this policy does not apply to charges for them and to reflect that "first pay, first served" access to trips is discrimination against low-income families. | February 2016 |
| 6 | Introduction updated to define remission and give examples; S9 – clarification that secondary schools must include a school milk scheme section if any pupils are up to and including the age of 18 and are entitled to free school meals. | April 2017 |
| 7 | Updated to reflect DfE updated guidance (May 2018) | June 2018 |
| 8 | Reviewed: No Legal or policy changes. What schools do or must do has not changed. Updated with a new section on school meals: a major policy clarification following acceptance by the DfE that school meals should be part of every school's charging and remissions policy because the government provides remission though UIFSM and FSM, governors have discretionary powers, and debt recovery must be managed. One minor clarification about school milk. | September 2020 |
| 9 | Updated the review table page and replaced the FAQs with a link to the DfE document. No other changes or updates. | November 2022 |
| 10 | No legal changes but significant updates to include new sections on responsibilities and nursery fee principles. No highlighting due to major reorganisation to cut content and improve clarity. Right click on the contents page to update fields after removing inapplicable sections. | September 2023 |
| 11 | No legal changes. Updated to include suggested debt write-off amounts (in line with Westmorland & Furness Council limits – check your LA restrictions where relevant). New text on school meals debt that reflects the growing the use of online cashless catering and includes how persistent debts are recovered. | September 2024 |
| 12 | Adopted and reviewed by Netherhall School | September 2024 |

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1. Policy scope

Sections 449 to 462 of the <u>Education Act 1996 (legislation.gov.uk)</u> and <u>The Education (School Sessions and Charges and Remissions Policies) (Information) (England) Regulations 1999 (legislation.gov.uk)</u> set out the law on charging and remissions for school activities in England and require schools to have a Policy on charging.

This Policy is based on the law and Department for Education (DfE) guidance <u>Charging for school activities</u> - GOV.UK (www.gov.uk).

Section 21 of the Education Act 2002 (legislation.gov.uk) gives schools the power to provide community facilities or services for the (charitable) benefit of pupils or their families, or people who live or work locally. This Policy does not apply to charges we make for community facilities which are handled separately under hire agreements.

This Policy does not apply to charges made and determined by other organisations offering activities and services on the school premises e.g., a community club that hires our hall to meet in and charges its members to attend.

1.1 Aims

This Policy aims to ensure that:

- All pupils have full and free access to a broad and balanced curriculum regardless of their family's financial means.
- This school is transparent about the activities or items that can be charged for and when charges will be made, or remissions offered.
- We recognise our responsibility not to place undue pressure on family finances for example, by giving good notice about charges and by not offering activities on a 'first to pay, first served' basis.

1.2 Definitions

Charge: a fee payable for clearly defined items or activities.

Half-day school session: any period of 12 hours ending at noon or midnight (p9, DfE, 'Charging for school activities', 2018).

Remission: the cancellation of a charge which would normally be payable.

School hours: the hours when school is in session (8:30am – 15.10pm)

1.3 Associated policies and procedures

The following policies and procedures may impact the implementation of this Policy:

- Educational Visits Procedures
- Equality Policy
- Hire Procedures

2. Roles and responsibilities

2.1 The Governing Board

The Governing Board has overall responsibility for approving the Charging and Remissions policy and delegates this to the headteacher.

The Governing Board also has overall responsibility for monitoring the implementation of this policy.

2.2 The Headteacher

The Headteacher is responsible for ensuring staff are familiar with the charging and remissions policy and that it is being applied consistently.

2.3 Staff

The charging and remissions policy and how to implement it is included in the induction of new staff and the senior leadership team will provide updates or refresh training as necessary.

Our staff are responsible for:

- Implementing the policy consistently.
- Notifying the Head teacher of any specific circumstances which they are unsure about or where they
 are not certain if the policy applies.

2.4 Parents and carers

Parents and carers are expected to notify staff or the Headteacher of any concerns or queries regarding the charging and remissions Policy.

3. When no charges will be made

3.1 Education

There will be no charge for:

- Admission or applications for admission
- Education provided wholly or mostly during school hours (including the supply of any materials, books, instruments or other equipment)
- Education provided outside school hours if it is part of:
 - The national curriculum
 - A syllabus for a prescribed public examination that the pupil is being prepared for at this school
 - Religious education
- Instrumental or vocal tuition, for pupils learning individually or in groups, if the tuition is required as part of the national curriculum, a syllabus for a prescribed public examination that the pupil is being prepared for at this school, or religious education.
- Entry for a prescribed public examination if the pupil has been prepared for it at this school
- Examination re-sit(s) if the pupil is being prepared for the re-sit(s) at this school

3.2 Transport

There will be no charge for:

- Transporting registered pupils to or from the school premises, where the local authority has a statutory obligation to provide transport
- Transporting registered pupils to other premises where the governing board or local authority has arranged for pupils to be educated
- Transport that enables a pupil to meet an examination requirement when he or she has been prepared for that examination at this school
- Transport provided in connection with an educational visit

3.3 Educational visits

There will be no charge for:

- Education provided on any visit that takes place during school hours
- Education provided on any visit that takes place outside school hours if it is part of:
 - The national curriculum
 - A syllabus for a prescribed public examination that the pupil is being prepared for at this school
 - Religious education
- Supply staff to cover for those staff who are absent from school accompanying pupils on a residential visit.

4. Voluntary contributions

When charges do not apply, parents and carers may be asked for a voluntary contribution towards the cost of some of the educational opportunities that we offer such as:

- On site enrichment activities, educational visits and the associated transportation and other costs
- Specialist equipment
- General school funds to improve opportunities.

From time to time, we may invite outside organisations to deliver an activity during the school day. Such organisations may wish to charge parents, who are entitled not to pay any fee and instead to ask the Headteacher to agree to their child being absent/taught elsewhere in school for that period. In many cases, however, parents and carers will not be charged and will be asked for a voluntary contribution towards the cost of the activity instead.

All requests to parents and carers for voluntary contributions will make it clear that the contributions are voluntary and that there is no obligation to pay. Pupils whose parents or carers do not contribute will not be treated differently or excluded.

However, the Governing Board reserves the right, to cancel activities if not enough voluntary contributions are received.

5. When charges will be made

This school may recover the full costs of some items and activities, but charges will not exceed the actual cost for:

- Any materials, books, instruments, or equipment, where a pupil's parents or carers have indicated in advance that they would like their child to own the items or finished products. No pupil will be disadvantaged if they do not or cannot take up the opportunity to own items or finished products.
- Non-attendance "without good reason" of any public examination that incurs a fee.
- Optional extras
- Music and vocal tuition, in limited circumstances.
- School meals
- Before and/or after school care
- Community facilities (dealt with separately from this policy in hire agreements).

Reasons for and the procedures for handling these charges are described in more detail below.

Any annual charges associated with services or equipment hire schemes, including additional charges for out of warranty repairs or similar expenses are explained in each contract or hire agreement. For more information about contracts and agreements contact the facilities manager.

5.1 Optional extras

There are charges for:

- Education that takes place outside school hours if it is **not** part of:
 - The national curriculum
 - A syllabus for a prescribed public examination that the pupil is being prepared for at this school
 - Religious education
- Examination entry fee(s), including for re-sits if the pupil has not been prepared for the examination(s) or re-sit at this school.
- Transport (other than transport that is required to take pupils to school or to other premises where the local authority have arranged for pupils to be provided with education).
- Extended day services offered to pupils (for example breakfast club, lunchtime and after-school clubs, tea and supervised homework sessions where this is run under the responsibility of the governing board).

In calculating the cost of optional extras an amount may be included for:

- Any materials, books, instruments, or equipment provided in connection with the optional extra.
- The cost of buildings and accommodation
- Non-teaching staff.
- Teaching staff engaged under contracts for services purely to provide an optional extra, this includes supply teachers engaged specifically to provide the optional extra.
- The cost, or an appropriate proportion of the costs, for teaching staff employed to provide tuition in playing a musical instrument, or vocal tuition, where the tuition is an optional extra.
- Transactions fees and charges incurred by the school

Any charge made in respect of individual pupils will not exceed the actual cost of providing the optional extra activity, divided equally by the number of pupils participating. Families on a low income who are unable to pay such charges should speak to the school business manager about remission, in complete confidence.

5.2 Music tuition

A charge will be made for vocal and musical instrument tuition for either an individual pupil or groups of any appropriate size when it is provided at the request of the pupil's parent.

National charging guidance will be followed, and no charge will be made in respect of a pupil who is looked after by a local authority (within the meaning of section 22(I) of the Children Act 1989).

5.3 School meals

School meals are available to pupils at a cost of £2.60 per day or free of charge to the pupils of families entitled to free school meals.

Families can find out how to <u>Apply for free school meals - GOV.UK (www.gov.uk)</u> or they can apply directly to their home Local Authority at <u>Citizen Portal - Sign in (cumberland.gov.uk)</u>, Families needing help to do this can ask at the school office.

Payment for school meals is required in advance via Parent Pay (www.parentpay.com).

To prevent arrears accumulating, protect the school budget and to support families with planning and budgeting, we use the cashless catering service Tali by Pebble who can take school meal bookings and payments online directly from families via Parent Pay. Parent Pay has its own payment terms and debt recovery policy that users will be directed to agree to when they sign up for an account. We can and will still accept cash and bank card payment if necessary.

If a pupil's entitlement to free school meals has expired, a parent or carer must provide a packed lunch or register with Parent Pay and make advanced payment for any school meals to be taken.

If there are no suitable lunch arrangements or the emergency contacts are unreachable, school can allow a child to take a school meal, and their parent or carer can recover the debt via Parent Pay once the account is setup.

When a school meals debt has arisen, school will contact the parents or carers via email issued via Parent pay as a gentle reminder of the debt on the account.

We are committed to working together to find suitable payment plans for parents and carers in financial difficulties, and anyone experiencing this should speak to the Headteacher or school business manager in the strictest confidence. We may be able to signpost families to extra government or community support in the immediate or short term.

Where no attempt is made to clear a school meals debt, we will take appropriate debt recovery action in accordance with our normal financial procedures (see section 7 for more information).

5.4 Damage to property and breakages

The school will attempt to recover some, or all the costs incurred repairing wilful or culpably negligent damage or breakage of school property or property belonging to a third party where the school has been charged. The actual amount will be determined by the Headteacher.

6. Calculating charges and remission

The principles of best value will be applied when planning activities that incur costs to school and/or charges to parents and carers.

When charges are made for activities, they will be based on the actual costs incurred, divided by the total number of pupils participating. There will be no levy on those who can pay to support those who can't. Support for cases of hardship will come through applicable funding such as pupil premium money, specified voluntary contributions, the Mary Graves trust, and fundraising.

In some circumstances, school may not charge for items or activities set out in section 5 of this Policy. This waiving of charges is called remission. It will be at the discretion of the Governing Board and will depend on the reasons for the charges and the circumstances of the recipients.

Pupils who are looked after by a local authority or whose parents or carers are receiving specified benefits are entitled to full remission of some charges outlined in Section 5. This entitlement is subject to change but usually equates to pupils being eligible for free school meals. To find out which benefits are specified and eligible for full remission, see information on how to Apply for free school meals - GOV.UK (www.gov.uk).

Charges for other 'chargeable activities' may also be fully or partly remitted. Where appropriate governors can approve the use of the delegated budget and other funding streams such as Pupil Premium to allow 'chargeable activities' to be fully or partly remitted

Details of any remission arrangements will be made clear when parents and carers are informed of charges for individual activities.

6.1 Non-residential activities

Where the majority of time spent on a non-residential activity is *within* normal school hours, the charging regime will be as if it happens *fully within* school hours and no charge will be made. The majority of time is defined as 50% or more. Parents or carers may still be asked for a voluntary contribution.

Where the majority of the time spent on a non-residential activity is *outside* of normal school hours, the charging regime will be as if it happens *fully outside* school hours i.e., the activity becomes an 'Optional Extra' and charges will be made unless it is part of the national curriculum, or part of a syllabus for a prescribed public examination that the pupil is being prepared for at this school, or part of religious education. The majority of time is defined, in this case, as more than 50%.

Travel time is included when considering the time spent on an activity only when it occurs during school time (see definitions).

6.2 Residential activities

Parents and carers will be charged board and lodging for a pupil to attend a residential visit unless remission is granted.

To cover any other costs associated with a residential visit e.g., transport, activity tuition, for which charges cannot be made, they will be asked to make a voluntary contribution. No child will be denied the opportunity of attending a residential (if it is not an Optional Extra) if their parents or carers do not contribute voluntarily.

If not, enough voluntary contributions are received to cover the costs of a residential, governors reserve the right to cancel it.

Charges will be made to cover all residential visit costs only where the visit is deemed to be an 'optional extra' because the number of half-day school sessions missed by the pupils taking part totals less than half

of the number of half-days taken up by the activity (see definitions). In such cases, parents and carers will be told how the charges were calculated.

Example 1

Pupils are away from noon on Wednesday to 9pm on Sunday. This counts as 9 half days including 5 school sessions, so the visit is deemed to have taken place during school hours.

Example 2

Pupils are away from school from noon on Thursday until 9pm on Sunday. This counts as 7 half days including 3 school sessions, so the visit is deemed to have taken place outside school hours.

7. Debt recovery

Our financial management policy requires all services provided by us to be paid for in advance so it is expected no significant debts will accrue. If debts are accrued, the Governing Board has authorised all reasonable measures to be taken to collect debts as part of its management of public funds. In doing so they will observe the relevant financial regulations and any other legal requirements.

Staff whose role it is, will follow school procedures to secure the collection of all debts.

A debt will be written off only after all reasonable measures (commensurate with the size and nature of the debt) have been taken to recover it. Only debts below that allowed for in the annual funding letter issued by the Secretary of State may be written off. The recovery of any sums above this amount will be referred first to the Governors and then to the Secretary of State for approval. If any debtor has a number of debts that together exceed the write-off limit, then these will be treated as a total amount.

Unless a decision to write-off a debt is demonstrably a reasonable course of action authorisation is in place to initiate legal or other action to recover debts.

A formal record of any debts written off will be maintained and retained for 7 years.

8. Arrangements for monitoring and evaluation

To ensure we achieve the aims of this policy, finance and management committee will monitor its impact by receiving on an annual basis, a financial report on activities that resulted in charges being levied, what remission was provided and why (without giving names) and the source of remissions.