ST MONICA'S CATHOLIC PRIMARY SCHOOL

Debt Recovery Policy



'Strive to succeed in the presence of God'

Together – as a Catholic community Everyone - children, staff, parents, carers and parish Achieves – in their unique way and tries to be More – like Jesus

Date of Issue	October 2023
Review date	annually

St Monica's Catholic Primary School DEBT RECOVERY POLICY

The Governing Body has a responsibility for ensuring that appropriate procedures are in operation to enable the School to receive all income to which it is entitled.

With the cashless payment system in school, it is transparent when parents have not paid their accounts for school meals, breakfast/after-school child care provision etc. promptly. For this reason it is important that schools ensure they have a policy for dealing with any debts, especially in relation to school meals and child-care provision.

As the pupil is not an adult, the parents of the pupil are jointly and severally liable for the charge for school meals and child-care provision.

The School will actively pursue the collection of monies owed to it.

The Office Manager is required to ensure that:

- all invoices outstanding are accurately recorded and maintained.
- there is documentary evidence of all the steps undertaken by the school to recover the debt. This includes recording the dates that invoices and statements were distributed, and/or phone calls and letters that have been sent odebtors.
- for all outstanding debts, a final statement (stamped final notice) is issued to all persons liable for the charge. This statement must state "further action will be taken if this account remains outstanding after a period of no less than 14 days."

The Governing Body must:

- consider the arrangements for debt recovery
- recommend the maximum level of debt which any family would be able to incur.
- approve the school undertaking legal action.
- include in the minutes of the Governing Body their approval to pursue any outstanding debt.
- ensure the anonymity of the families involved is preserved at all times.

Pursuance of Debt

The School should:

- not pass onto the debtor any costs incurred in pursuing the outstanding debt
- give the debtor appropriate notification and time to pay the outstanding charge

- send the debtor as a minimum a final statement, which states that this is the final notice and that further action will be taken.

Waiving of Debt

The Headteacher can waive or reduce the debt, where it is believed the debtor is experiencing financial hardship.

A debt may be written off by resolution of the Governing Body on the recommendation of the Headteacher or delegate.

A recommendation to write off a debt can be made when all reasonable avenues to recover the debt have been exhausted, and where it is not cost effective to pursue the debt through legal action.

Any action related to an outstanding debt or the waiving / reducing of a debt should be dealt with confidentially between the debtor and the Headteacher.

The Governors will review this policy on an annual basis.

Last updated October 2023