

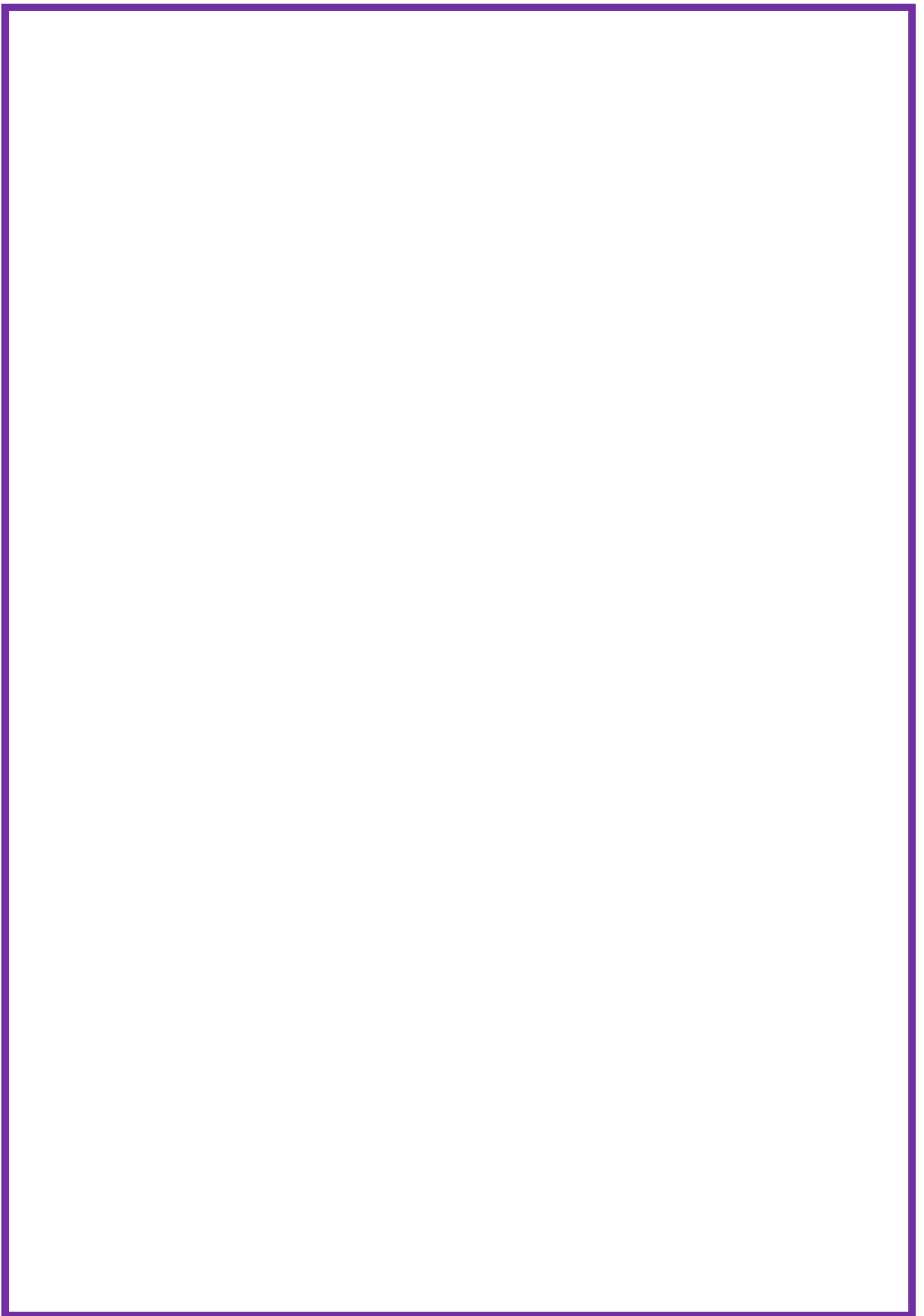


Haughmond Federation

Charging and Remissions Policy



Harlescott Junior School



1 The Education Act 1996 requires the Governing Body to:-

“... determine and keep under review a policy with respect to the provision of, and the classes or descriptions of cases in which they propose to make charges for, any optional extra or board and lodging in respect of which charges are permitted by Section 455 ...”

2 The governing body have noted that the Education Act 1996 allows charges to be made in the following areas:-

Optional Extras Activities not related to the National Curriculum or to prescribed public examinations or to fulfil duties relating to religious education taking place out of school time.

Individual Instrumental Tuition Individual instrumental tuition not related to the National Curriculum or to prescribed public examinations.

Materials used in Craft Subjects Subject to the parents having agreed in advance they wish to own the finished product.

Board and Lodging Charges At any time (in school time or otherwise) subject to full remission to those parents in receipt of Income Support, Income-based Jobseeker's Allowance, support under part IV of the Immigrant and Asylum Act 1999, or Child Tax Credit, providing the annual family income does not exceed £16,190 as at 6 April 2013, for residential visits taking place or deemed to take place in 'school time'.

Examination Entry Fees Public examinations not prescribed in regulations. Prescribed public examinations where the pupil has not been prepared by the school. Resits or prescribed public examinations where no further preparation has been provided by the school.

3 The Education Act 1996 does not debar voluntary contributions being made by parents.

The governing body would wish to try and ensure that the level of visits and activities established at the school continue but emphasise to parents that this can only happen with their full support and that activities will either be substantially reduced or cease altogether if parents are not prepared to contribute voluntarily.

The governing body note that parents are not debarred from making voluntary contributions towards the costs of board and lodgings if they so wish in any situation, including those in receipt of Income Support, Income-based Jobseeker's Allowance, support under part IV of the Immigrant and Asylum Act 1999, or Child Tax Credit, providing the annual family income does not exceed £16,190 as at 6 April 2013.

4 The governing body notes that the Education Act 1996 prescribes:-

- That no charges may be levied for school activities taking place or deemed to take place in school time;
- That voluntary contributions must be genuinely voluntary;
- That there is no obligation on parents to contribute; and
- That pupils will not be treated differently according to whether or not their parents have made any contributions.
- The governing body recognises that * in general, participation in all trips and visits is voluntary and notwithstanding the charging requirement parents have the right, for whatever other reasons, to choose that their children not participate.

* Should participation in any trip be essential for the fulfilling of the school's duties relates to the National Curriculum, public examinations or the provision of religious education, parents will be so informed on the

occasion of each trip. In these cases, the full cost of the trip will be met by the school, less any voluntary contribution parents may be prepared to make.

5 The Charging and Remissions Policy for the Haughmond Federation will, for the time being, be as follows:-

5.1 The governors reserve the right to make charges where the law allows and as set out in (2) above.

5.2 Individual instrumental tuition able to be accommodated at the wishes of parents will be on the understanding that parents meet the full costs involved.

5.3 From time to time it may be possible for the costs of trips and activities to be subsidised either wholly or in part from private school funds. Parents will be so informed when these occasions arise.

5.4 Should the governing body choose to hold "in school time" residential visits at some other venue, remission of board and lodging costs will be provided by the school to those who are entitled and who claim.

5.5 The governing body have instructed the headteacher to include in the school's disciplinary code that parents will be asked to meet or contribute towards the costs of damage to or loss of school property arising out of individual pupils' behaviour.

6 This policy statement will be kept under review. Agreed September 2017. To be reviewed September 2019