

2016-17

Charging and Remissions Policy

This policy specifies the conditions under which the school may charge pupils for activities initiated by the school. The policy must underpin all decisions on charging for school activities.

Date Reviewed	Date to be reviewed	Responsible Person
September 2016	September 2017	Bindu Rai

Avanti Schools Trust is a private company limited by guarantee, and an exempt charity, registered in England and Wales under company registration number 07506598 with registered address: Camrose Avenue, Edgware, Middlesex, HA8 6ES, VAT registration number 122 8491 20. "Krishna Avanti Primary School, Harrow" is an academy school within the trust, and is effectively a trading name of the trust.

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Charging and Remissions Policy

1.0 Legal Background

1.1 In general, no charge can be made for admitting pupils to voluntary aided schools. Where education is provided wholly or mainly during school hours, it should be free. It is therefore not possible to levy a compulsory charge for transport or admission costs for swimming lessons or for visits to museums, etc. during school hours.

2.0 Voluntary Contributions

2.1 Head teachers or governing bodies may ask parents for a voluntary contribution towards the cost of:

- any activity which takes place during school hours;
- Faith Nurture
- school equipment;
- school funds generally.

2.2 The contribution must be genuinely voluntary, though, and the pupils of parents who are unable or unwilling to contribute may not be discriminated against. Where there are not enough voluntary contributions to make the activity possible, and there is no way to make up the shortfall, then it must be cancelled.

3.0 Residential Trips

3.1 Schools are permitted to charge for the cost of board and lodging during residential school trips. This cost must not exceed the actual cost of the provision.

3.2 Where the trip takes place wholly, or mainly, during school hours children whose parents are in receipt of the following support payments will, in addition to having a free school lunch entitlement, also be entitled to the remission of these charges:

- Income Support;
- Income-based Jobseeker's Allowance;
- support under part VI of the Immigration and Asylum Act 1999;
- Child Tax Credit provided the parent is not entitled to Working Tax Credit and their annual income does not exceed the current statutory limit.
- The guarantee element of the state pension

3.3 A similar entitlement applies where the trip takes place outside of school hours but it is necessary as part of the National Curriculum, forms part of the syllabus for a prescribed examination that the school is preparing the pupil to sit, or the syllabus for religious education.

4.0 Instrumental Music Lessons

4.1 A charge may be made for instrumental music tuition for up to and including four pupils, unless the tuition forms part of the syllabus for a prescribed public examination (e.g. GCSE), that the school is preparing the child to sit, or is part of the National Curriculum or the syllabus for religious education, in which case a charge is not permissible. *Second and subsequent children in a family attending the Middle School will receive 50% remission of fees.*

5.0 It is agreed that:

5.1 The provisions of the 1988 ERA will be followed.

5.2 In addition to free provision of education during the school day, pupils whose parents are in receipt of income support or family credit will not be charged board and lodging where otherwise applicable to residential activities.

- 5.3 Charges will normally be made for the following activities:
 - (a) Board and lodging on residential visits.
 - (b) The proportionate costs for an individual child of activities wholly or mainly outside school hours ('optional extras') to meet the costs for:
 - 1) Travel
 - 2) materials and equipment
 - 3) non-teaching staff costs
 - 4) entrance fees
 - 5) insurance costs
 - (c) Individual tuition in the playing of a musical instrument.
 - (d) Any other education, transport or examination fee unless charges are specifically prohibited.