

Debt Recovery Policy

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Educate Together Academy Trust Debt Recovery Policy

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1. Aims

Educate Together Academy Trust is committed to ensuring equal opportunities for all pupils, regardless of financial circumstances, and has established policies and procedures to ensure that no child is discriminated against by our offering of school trips, activities and educational extras.

Each case is to be treated individually and the circumstances that have led to the outstanding debt will be taken into account to determine the best course of action and whether it is fair and reasonable to pursue the debt in its entirety if at all. The Trust is committed to adhering to legal requirements regarding charging for school food, activities and materials, and meeting all statutory guidance provided by the DfE.

2. Legislation and Guidance

This policy is based on the following:

Statutory guidance from the DfE:

- Academy Trust Handbook specifically sections 5.20 5.21.
- DfE (2018) 'Charging for school activities'
- DfE (2023) 'Schemes for financing schools'

3. **Definitions**

Debtors: any person, entity or body owing money to the Trust.

4. Roles and responsibilities

The Trustee board has delegated authority as follows:

- Any individual debt write-offs below £100 can be authorised by the CEO.
- Any individual debt write-offs over £100 but below £5,000 can be authorised by the Finance & Resources Committee.
- And individual debt write-offs exceeding £5,000 must be authorised by the Trust Board.
- For any individual debt write-offs exceeding the lower of 1% of annual income (maximum £250,000) or £45,000 prior approval must be sought from the ESFA.
- A formal record of debts written off will be maintained by the CFO and retained for 6 years.
- The procedures to secure the collection of all debts are outlined in section 7 and should be followed by all Trust staff.

5. Acceptable 'credit period'

The Trust understands that the acceptable credit period may vary between different income generating activities.

5.1 Invoices

Payment for all goods and services supplied by the Trust should be collected in advance or at least within 30 calendar days upon receipt of the invoice.

5.2 Lettings invoices

Lettings invoices should be paid in advance of the agreed let where possible or at least within 30 calendar days upon receipt of the invoice.

5.3 Breakfast, after-school clubs and pre-school additional sessions

Payment should be made via the school management information system (MIS) or through childcare vouchers in advance of each session. Should the parent/carer fall into debt and failure to pay any balances after a reminder letter is sent, a letter will be sent advising that the pupil cannot attend the clubs/sessions until the debts are cleared.

5.4 School lunches

A positive balance should be maintained by parents/carers for school lunches on school MIS and any debts over £10 will be chased as per section 7. When a pupil has a school lunch this is recorded on school MIS and deducts from the balance on school MIS. Failure to pay any balances after a reminder letter is sent will mean a further letter is sent advising that the pupil needs to bring a packed lunch to school until the debts are cleared.

5.5 Educational/residential visits

The payment arrangements for each visit will be communicated to parents/carers via letter but should be paid before the scheduled date of the visit.

6. Reporting of outstanding debt levels

The CFO will ensure that the level of outstanding debt is regularly monitored. Suitable records will be maintained to detail individual debts and the total value of debt to the Trust in order for it to be reported to the Finance & Resources Committee as required.

If the CFO feels a debt us at risk of recovery a provision will be made in the statutory accounts for the full value until it can be ascertained that the debt is no longer at risk. Any debts owed to the Trust longer than 90 days will automatically be provided against.

7. Debt recovery procedures

7.1 Overdue invoices

Where payment is not received within the acceptable credit period, as stated in section 5, the following process should be applied.

- First 'overdue payment' reminder letter An initial reminder letter will be sent by the Finance/Admin assistant (Trust/School) requesting that the overdue balance is settled within 14 calendar days. See template in Appendix 1.
- Second 'overdue payment' reminder letter Where no payment has been received within 14 calendar days of sending the first letter another reminder letter/email will be sent by the Finance/Admin assistant (Trust/School) requesting that the overdue balance is settled within 14 calendar days. See template in Appendix 2.
- Third and final 'overdue payment reminder letter Where no payment has been received within 14 calendar days of sending the second letter a third and final letter prior to legal action will be sent by the CFO requesting that the overdue balance is settled within 7 calendar days. See template in Appendix 3.
- **Referral to solicitor** Where no payment is received within 7 calendar days of the third and final letter the CFO will subsequently review the matter and refer to solicitors where appropriate.
- Where a reminder letter is sent a copy should be retained on file.

7.2 Overdue school MIS balances

Where a negative balance over £10 is held on a School MIS account, as stated in section 5, the following process should be applied.

- First 'overdue payment' reminder email An initial reminder email will be sent by the School Administrator via school MIS requesting that the overdue balance is settled within 7 calendar days.
- Second 'overdue payment' reminder email Where no payment has been received within 7 calendar days of sending the first email another reminder email will be sent by the School Administrator via School MIS requesting that the overdue balance is settled within 7 calendar days.
- Third and final 'overdue payment reminder letter Where no payment has been received within 7 calendar days of sending the second email a third and final letter will be sent by the Headteacher requesting that the overdue balance is settled within 7 calendar days.

• Where a reminder letter/email is sent a copy should be retained on file.

8. Negotiation of repayment terms

Debtors are expected to settle the amount owed by a single payment as soon as possible after receiving the first 'overdue payment' reminder.

However, if people are unable to pay;

The Trust may reduce or cancel a debt in certain circumstances. A sensitive approach to debt recovery will be carried out, taking the following factors into account.

- Hardship where paying the debt would cause financial hardship.
- Ill health where our recovery action might cause or exacerbate ill health.
- **Time** where the debt is so large compared to the person's income that it would take an unreasonable length of time to pay it all off.
- **Cost** where the value of the debt is less than the cost of recovering it.
- Multiple debts where someone owes more than one debt to the Trust. In this situation an attempt to agree one repayment plan to include all debts will be established.

If a debtor requests for 'repayment terms' these may be negotiated at the discretion of the CFO, who will consult with staff who have knowledge of a particular situation, in order to achieve an optimum and equitable resolution. A record of all such agreements entered into will be retained. In all cases, a letter will be issued to the debtor confirming the agreed terms for repayment, using the sample letter in Appendix 4. The settlement period should be the shortest that is judged reasonable. The CFO will decide whether any debtor who has been granted extended settlement terms will not be offered any further 'credit' and will, in future, be required to pay in advance.

This decision and its basis will be recorded and reported to the Finance & Resources Committee as required.

9. Debt Recovery Costs

In addition to the allowances outlines in section 8, it may be advisable to waive or partially waive debts where it is deemed that it does not make financial sense to continue allocating time and resources to pursuing.

10. Bad debts

Where all reasonable debt recovery procedures have been followed the Trust may decide to formally write-off the debt in accordance with the delegated authorities noted in section 4.

For any balance to be written-off the detail must be recorded on the 'Record of Debt Written off Register'. The CFO is responsible for ensuring the register is maintained.

11. Monitoring arrangements

A clear audit trail and written record should be retained for all debt recovery attempts. The CFO is responsible for the implementation of this policy. This policy will be reviewed by the Finance & Resources Committee every three years.

Appendix 1 – First 'overdue payment' letter template

[Date]

[Debtors Name] [Debtor Address]

Dear [Name]

This is a reminder that there is an overdue balance of £[insert balance] on your account. This comprises:

[Insert invoice numbers and amounts]

You have exceeded our normal credit terms of 30 calendar days and payment within the next 14 calendar days is requested. If you wish to speak to somebody about the overdue balance please contact the Finance Assistant on 0117 3790119 or email accounts@xxx.org.uk

Yours sincerely

[Name] Finance Officer/Administrator Educate Together Academy Trust

Appendix 2 – Second 'overdue payment' letter template

[Date]

[Debtors Name] [Debtor Address]

Dear [Name]

Despite previous correspondence there remains an overdue balance on your account of £[insert balance] on your account. This comprises:

[Insert invoice numbers and amounts]

If we do not receive payment within the next 14 calendar days we shall have no alternative but to take further steps to recover the amount owing to us. If you wish to speak to somebody about the overdue balance please contact the Finance Assistant on 0117 3790119 or email accounts@xxx.org.uk

Yours sincerely

[Name] Finance Officer/Administrator Educate Together Academy Trust

Appendix 3 – Third and final 'overdue payment' letter template

[Date]

[Debtors Name] [Debtor Address]

Dear [Name]

We have contacted you on a number of occasions regarding the following outstanding invoices:

[Insert invoice numbers and amounts]

Educate Together Academy Trust will take all steps necessary to recover amounts owing to the organisation. Unless we receive payment within 7 calendar days we shall instruct solicitors to recover the debt.

If you wish to speak to somebody about the overdue balance please contact the Finance Assistant on 0117 3790119 or email accounts@xxx.org.uk

Yours sincerely

[Name] CFO Educate Together Academy Trust

Appendix 4 – Agreed payment plan letter template

[Address] [Date]

Dear xxx

Re: xxx

Following our conversation regarding the outstanding debt for Breakfast/After School Club/School lunch payments, please find below repayment schedule in order to clear your account.

Balance outstanding £ xxx

Repayment week/month commencing XXXXXXXX Repayment week/month commencing XXXXXXXXX Repayment week/month commencing XXXXXXXXX Repayment week/month commencing XXXXXXXXX Repayment week/month commencing XXXXXXXXX Repayment week/month commencing XXXXXXXXX

Can you please sign and return one copy of this letter showing agreement to the proposed repayment schedule.

As agreed, until the outstanding debt is cleared, your child will not be able to attend breakfast club or After School club or be able to order a school lunch. If this causes a problem for you, please contact me at [head's email address]

If you need to discuss this matter further, please do not hesitate to contact the school office. Thank you for your co-operation.

Yours sincerely,

[Head's Name] Head Teacher