

 **Lettings Policy**

Created May 2016

Reviewed March 2021

**1. Introduction**

The Governing Body controls the use of the school premises both during and outside school hours except where there is a trust deed that allows a person other than the Governing Body to control the use of the premises, or where a transfer of control agreement has been made.

The Governing Body regards the school buildings and grounds as a community asset and will make every effort to enable them to be available for the delivery of extended services including community use.

The Governing Body welcomes the opportunity to work with partner organisations in extending the range of opportunities to help children and young people achieve their full potential by engaging with services meeting the wider needs of children, young people, families and the local community. The Governing Body acknowledges that extended services, including community services, support and compliment the main teaching and learning activity within the school and contribute towards raising standards. However, we would ask that partners note that schools, by their very nature, may be more constrained than many other organisations in responding to lettings requests.

A charge will normally be levied to meet the additional costs incurred by the school in respect of any lettings of the premises. As a minimum, the *actual* cost to the school of any use of the premises must be reimbursed to the school’s budget where those activities are not directly aimed at raising pupil attainment and achievement.

**2. Definition of a Letting**

A letting may be defined as *“any use of the school premises (buildings and grounds) by either a community group (such as a local music group or football team), or a commercial organisation (such as the local branch of ‘Weight Watchers’)”.*

A letting must not interfere with the primary activity of the school, which is to provide a high standard teaching and learning environment for all its pupils.

Lease arrangements and Partnership Agreements are subject of separate policy guidance.

Use of the premises for activities such as staff meetings, parents’ meetings, Governing Body meetings, out of school hours learning / study support activities or any other extended services which support the raising of attainment and achievement, fall within the corporate life of the school. Costs arising from these uses are therefore a legitimate charge against the school’s delegated budget.

**3. Charges for a Letting**

The Governing Body is responsible for setting charges for the letting of the school premises. A charge may be levied in order to cover the following:

* Cost of services (heating and lighting);
* Cost of staffing (additional security, caretaking and cleaning) - including “on-costs”;
* Cost of administration;
* Cost of “wear and tear”;
* Cost of insurance (if the school has arranged its own public liability insurance – see terms and conditions p 5)
* Cost of use of school equipment (if applicable);
* Profit element (if appropriate).

Where there are multiple lettings taking place at the same time, the costs for services and staffing will normally be shared between the organisations/partners involved.

The specific charge levied for each letting will be reviewed no less than annually by the Governing Body (or as delegated for Committee determination). This review will preferably take place during the spring term, for implementation from the beginning of the next financial year, with effect from 1st April of that year. Current charges will be provided in advance of any letting being agreed. A Charging Tariff may be established to ensure that access is affordable for particular individuals and groups.

**4. VAT**

In general, the letting of rooms for non-sporting activities is exempt of VAT, whereas sports lettings are subject to VAT (although there are exemptions to this under certain circumstances).

**5. Management and Administration of Lettings**

The Headteacher is responsible for the management of lettings, in accordance with the Governing Body’s policy. The Headteacher may delegate all or part of this responsibility to other members of staff (e.g. person with responsibility for extended services / community development), whilst still retaining overall responsibility for the lettings process.

If the Headteacher has any concern about whether a particular request for a letting is appropriate or not, s/he will consult with the Chair of the Governing Body or Chair of a Governing Body Committee which has been given delegated authority to determine the issue on behalf of the Governing Body.

**6. The Administrative Process**

Organisations seeking to hire the school premises should approach the Headteacher or Business Manager who will identify their requirements and clarify the facilities available. An ***Initial Request Form*** (a copy of which is attached to this model policy) should be completed at this stage. The Governing Body has the right to refuse an application, and interested parties should be advised that no letting should be regarded as “booked” until approval has been given in writing. No public announcement of any activity or function taking place should be made by the organisation concerned until the booking has been formally confirmed.

Once a letting has been approved by (or on behalf of) the Governing Body, a letter of confirmation will be sent to the hirer, setting out full details of the letting and enclosing a copy of the terms and conditions and the hire agreement. The letting should not take place until the signed agreement has been returned to the school. The person applying to hire the premises will be invoiced for the cost of the letting as appropriate in accordance with the Governing Body’s current scale of charges. *(Schools may wish to seek payment in advance in order to reduce any possible bad debts.)*

The hirer should be a named individual and the agreement should be in their name, giving their permanent private address. This avoids any slight risk that the letting might be held to be a business tenancy, which would give the hirer security of tenure.

All lettings fees, which are received by the school, will be paid into the school’s independent bank account, in order to offset the costs of services, staffing etc (which are funded from the school’s delegated budget). Income and expenditure associated with lettings will be regularly monitored and reported to the Governing Body.

**7. Public Liability and Accidental Damage Insurance**

As an alternative to asking each organisation to separately arrange public liability and accidental damage insurance (see terms and conditions), it is possible for the Governing Body to take out a single policy covering all lettings, and recoup the cost of the insurance premium via the lettings fee which is charged to individual hirers.

*Governing Bodies considering this option may wish to contact their current Insurer to confirm their interest in the Hirer’s Liability policy.*

**8. Child Protection and the Prevent Duty**

Any organisation submitting a lettings request involving working with children and/or young people must submit to the school a signed copy of their current Child Protection Policy.

All hirers must state the purpose of the hire. Each application will be vetted and any concerns will be reported to the headteacher prior to approval.

When determining whether to approve an application, the headteacher will consider the following factors:

* The type of activity
* Possible interference with school activities
* The availability of facilities
* The availability of staff
* Health and safety considerations
* The school’s duties with regard to the prevention of terrorism and radicalisation
* Whether the letting is deemed compatible with the ethos of the school

An application will not be approved if it:

* Is aimed at promoting extremist views.
* Involves the dissemination of inappropriate materials.
* Contravenes the statutory Prevent duty.
* Is likely to cause offence to public taste and decency (except where this is, in the opinion of the headteacher, balanced or outweighed by freedom of expression or artistic merit).

The school business manager will file an incident report form if they have reason to believe that the letting has been used for political purposes not previously authorised, the dissemination of inappropriate material or any other purpose that contravenes the Prevent duty.

Where an individual or group is found to be promoting views in contravention of the school’s Prevent duty, the person or group is guilty of an offence, under the Education Act 1996, and liable on summary conviction to a fine. In addition, the school will contact the police who will remove the person or group from school premises.

**Hirer Terms & Conditions**



**Booking**

1. These terms form a legally binding contract for your booking between you, us and

the owner of the venue which you have selected to use for your booking. We enter

into these terms as the agent of and for and on behalf of the venue owner. Please

read these terms carefully.

2. We have been appointed by the venue as their agent and will liaise with you on all

matters regarding your booking, with the exception of being onsite to give you

access to the facilities, which is the venue’s responsibility. You will be provided with

access details on your booking confirmation email.

3. You must create an account to complete a booking on our platform.

4. You must be over 18 years of age to complete a booking.

5. Our Contact Centre is open for support during our standard business hours

(published on our website) by telephone, email and live chat. We also offer out of

hours support by telephone if your booking activities fall outside of these hours.

6. You must honestly tell us the proposed use of the venue at point of booking. Any

misrepresentation may result in a non-refundable cancellation of the booking.

7. During booking you must tell us how many people will attend your booking. If this

changes you must inform us in advance to ensure that the maximum capacity for a

venue is not exceeded.

8. If you have a discount code this must be entered at the time of booking.

Venue use

1. You agree to complete a sign-in sheet on arrival if required.

2. You agree to follow instructions given by the venue staff at any time.

3. If you are a formally organised club or group, you must hold valid public liability

insurance for the duration of each booking and send a copy of your certificate to the

venue, if requested. If you fail to provide a copy when requested, we may at our

discretion cancel any booking without refund.

4. The venue must be left in the same condition as it was at the start of your booking. If

you damage the venue or any equipment during the booking, you will be required to

reimburse the cost of repair or replacement. If you are responsible for the damage,

we will tell you the cost and provide details, and deduct the cost of repair or

replacement from your security deposit (if applicable) or charge your saved payment

card. If there is no security deposit or saved card or this payment fails, you must

make this payment within 5 days of us asking you to do so. We reserve the right to

use any payment you have made for future bookings to pay this charge instead of

use it for the booking.

5. Venue furniture or fixtures must not be used or moved, or in any way interfered with

except with the previous written approval from us.

6. You agree that any time needed to set-up and clear away must be carried out during

the time slot of your booking.

7. You agree that there is no compensation for a late arrival or delayed start, and you

must vacate the venue at by the end of the time slot of your booking.

8. If you plan to use music or show videos during your booking, you must obtain the

relevant artist, performance or broadcast licences.

9. You shall not allow any gambling, smoking, the use of e-cigarettes or illegal drugs at

the venue.

10. You shall not permit alcohol to be consumed or sold in the venue or its grounds,

without the prior written approval of us.

11. You shall not allow any form of media recording (including but not limited to

pictures, video recordings, live streaming etc.) to take place at the venue without

prior written approval by us. If we do provide approval, you agree to ensure that the

venue’s name and logo are not included in any recording.

12. If you wish to store equipment at the venue, you must obtain our prior written

consent to do so and, if we grant that consent, you agree and acknowledge that

neither we nor the venue will be responsible for the safety or security of any

equipment stored on your behalf. It is your responsibility to insure the equipment.

13. For larger events, we may request that you provide, and be responsible for stewards

to control the admission, behaviour and exit of attendees. If you do not follow our

directions, we or the venue owner may ask you to leave the venue and you will not

be refunded any payment made for that booking.

14. We and the venue take no responsibility for the loss or damage of any property

brought into the venue by you or your attendees. If you would like to report a lost

item, please get in touch with our Contact Centre who will contact the venue on your

behalf.

15. You must not enter an agreement with the venue direct, all future bookings must be

placed with us unless we no longer represent that venue.

16. You must not discriminate against or harass anyone on the basis of race, national

origin, religion, gender, gender identity, physical or mental disability, medical

condition, marital status, age or sexual orientation, or otherwise engage in any

violent, harmful, abusive or disruptive behaviour.

Health & Safety

17. You must ensure that all individuals present at the booking comply with all relevant

health and safety legislation and regulations and all the venue’s policies and

procedures, available on request prior to your booking.

18. You must ensure that anyone teaching any activities during the Booking holds the

relevant qualifications needed and will provide evidence of this to us or the venue of

this if requested.

19. You are responsible for obtaining all necessary licences, permissions and consents

which may be required for the activities.

20. You are responsible for ensuring that any equipment with a plug brought into the

venue has been PAT tested (Portable Appliance Test) within the last 12 months.

21. You must ensure that first aid equipment is available during the booking and that a

person with first aid training is present.

22. Where the activities involve the use of swimming, you are responsible for ensuring

that persons with the requisite level of lifeguard training are present throughout the

booking.

23. Where the activities involve the use of kitchen and catering facilities at the venue,

you must ensure that all food safety and hygiene legislation is complied with and

that the kitchen and catering facilities and any associated equipment and utensils

are left in a clean condition.

24. You are responsible for the coordination, running and risk assessment of the

activities and the safety of those taking part in the activities.

25. You are responsible for ensuring that any equipment and materials provided for use

are safe, in full working order and suitable for the activities.

26. You must ensure that anyone taking part in the managing and operating of activities

complies with safeguarding legislation and guidance.

27. If requested by us or the venue, you must provide evidence that appropriate

Disclosure and Barring Services certificates (DBS Certificates) have been obtained for

individuals in management or leadership positions or where activities involve

children or vulnerable or disabled adults or as otherwise required by the venue.

28. You are responsible for ensuring that all individuals involved in undertaking,

overseeing or organising activities shall be recruited using safer recruitment methods

and processes, including criminal record checks and shall be trained, and supervised

to ensure that there is consistent and thorough implementation of safeguarding

policies and procedures.

29. You must ensure that emergency and other exits are not blocked at any time.

30. You must promptly report any accident, injury, safeguarding concern, damage to the

venue or to the venue equipment to us. We will pass this report on to the venue and

they and we may take any steps we or the venue considers to be appropriate.

Charges & Payment

31. During the online booking process, you will choose and select from the payment

options available. We invoice and collect payments for bookings on behalf of the

venue owner as its agent.

32. You authorize us to store your payment information and charge your card in

accordance with the payment option you choose.

33. You are responsible for keeping your payment information up to date.

34. You may be required to pay a security deposit, which you must do within 5 days of

the request, unless the booking is within 5 days of the request, in which case you

must pay at least 24 hours before the booking takes place.

35. Monthly invoices are raised by us on behalf of the venue on or around the 25th of

the month prior to the month to which the invoice relates. Once an invoice is raised

this cannot be amended and must be paid in full before any booking in the following

month takes place.

36. We may at our discretion accept BACs Payment. Any such payments will need to be

received in cleared funds at least 5 days before the start of any Booking to which the

payment relates. A copy of the remittance must be emailed immediately to our

finance team.

37. The booking platform will show whether VAT is applicable to your booking. Certain

fees for bookings for sports are exempt from VAT for the use of sport if the following

conditions apply:

a. The booking is for a single letting of sports and physical recreation facilities

for a continuous period of over 24 hours with exclusive control of the

facilities to the same person or;

b. The booking is a block booking which meets the following conditions:

i. The series consists of ten or more sessions.

ii. Each session is for the same sport or activity in the same venue.

iii. The interval between each session is at least one day but not more

than 13 days (it is important that there is a 24-hour time lapse

between the start of each session).

iv. The sessions are paid for in full.

v. The entity booking the venue has exclusive use of the relevant

sports facilities during the Bookings and is a school, club, association

or an organization representing affiliated clubs or constituent

associations such as a local league.

38. If you cancel the whole or part of a booking, which in turn means that the rules set

out in clause 37(b) cannot be met, VAT will be applied and we will inform you that

this is the case, void the invoice and raise a new one with VAT on it. If a cancellation

or change to the booking is instigated by us or the venue which means that the rules

set out in clause 37(b) cannot be met, VAT will be applied but a discount or refund

will be applied to ensure that your total payment is not increased due to such

cancellation or change.

39. Some venues may opt to tax their premises which would mean that the charge will

be subject to VAT even if the above conditions are met.

40. If the rate of VAT changes, we reserve the right to raise a further invoice to you for

any additional VAT payment due, such invoice to be payable within 5 days of the

date of the invoice.

41. If you fail to make payment due to us by the due date:

a. We have the right to suspend your access to any venue we represent until

payment is made.

b. We will retry the payment every day for 5 days, at which point your booking

will be cancelled unless successful payment is taken

c. We may refer such matter to its debt collection agents whose charges will be

added to and be payable with the invoiced amount together with a £50 late

fee.

Cancellation

42. You accept that we or the venue may, without incurring any liability, cancel a

booking by giving you as much notice of the cancellation as reasonably possible for

any of the following reasons:

a. Any change of circumstances which means the venue owner needs the

facility for their own use.

b. Any Force Majeure Event, unforeseen circumstances or emergencies.

c. If our contract with the venue has been terminated.

d. If your proposed activity is restricted at the venue.

e. If you have failed to pay any invoice by its due date.

f. If you have failed to supply any reasonably requested information regarding

the activities or proposed use of the venue.

g. If we become aware that or believe that you have failed to honestly disclose

the purpose of the activities and/or we or the venue deem the proposed

purpose inappropriate.

h. The venue makes a complaint about you or your attendees that we judge to

be serious.

i. Any safeguarding or extremist concerns are raised about you, your attendees

or the activities.

j. You commit a material breach of any of these terms.

k. If you appear to have or have become bankrupt or insolvent.

43. If a booking is cancelled by us due to any reason set out in clause 41(a) to (d), we

shall provide a refund within 14 days.

44. If a booking is cancelled by us due to any reason set out in clause 41(e) to (k) then

we shall not refund any payments made.

45. You shall be entitled to cancel a booking as follows, giving notice to our Contact

Centre via telephone or email:

a. Block bookings and all-year-round bookings

i. 7 days’ notice is required to cancel a single session within a block or

all-year-round booking. A maximum of one single booking per

quarter may be cancelled.

ii. To cancel all future bookings, you must have completed a minimum

12 week consecutive block before giving a minimum of 4 weeks’

written notice.

b. Single booking - single bookings cannot be cancelled.

c. Grass fixtures – you may cancel a grass fixture before the following deadlines

and only for reasons of the grass surface being unplayable due to adverse

weather conditions (and we must agree in writing that the grass surface is

unplayable):

i. 9:00 am on the Friday immediately before a weekend grass fixture;

or

ii. 9:00 am on the day before a midweek grass fixture.

General

46. Indemnity:

a. You shall indemnify us and the venue against all liabilities, costs, expenses,

damages and losses (including but not limited to any direct, indirect or

consequential losses, loss of profit, loss of reputation) and all interest,

penalties and legal costs and all other reasonable professional cost and

expenses, suffered or incurred by us arising out of or in connection:

i. Your use of the venue.

ii. Your breach of any of these terms.

iii. Any claim arising out of or in connection with abuse or alleged

abuse perpetrated by your staff, volunteers, senior managers,

members of boards of trustees, sessional workers, agency staff,

students, subcontractors or anyone else who may be working on

your behalf; and

iv. Any claim made against us arising out of or in connection with any

breach of copyright or other intellectual property infringement in

respect of the playing, use of or performance of any songs or

musical works, theatre scripts, dramatic or artistic works or use of

any third party’s intellectual property rights.

47. Force Majeure:

a. For the purposes of this contract, a Force Majeure event means an event

beyond the reasonable control of us and/ or the venue which means that the

venue cannot be used for the activities, including but not limited to strikes,

lock-outs or other industrial disputes, failure of a utility service or transport

network, the actions of a sub- contract, act of God, pandemic or epidemic,

war, riot, civil commotion, malicious damage, compliance with any law or

governmental order, rule, regulation or direction, accident, fire, flood, or

storm.

b. We and the venue shall not be liable to you as a result of any delay or failure

to perform our obligations under these terms as a result of a Force Majeure

event.

48. Complaints:

a. If you would like to make a complaint about your booking, a member of staff

or the venue where your booking took place, please contact our Contact

Centre by telephone or email.

b. We will endeavour to resolve all complaints within 14 days, but where no

resolution can be made you may be put in touch with the Venue directly.

49. Personal Data:

a. We process your personal data in accordance with our privacy policy – listed

on our website.

b. If you have any questions about how we process your personal data, please

follow the procedure in our privacy policy.