

This form is to be used when Account Holder financial arrangements change

School fees and charges are set and published by the school/college each year. Statements are sent to the nominated Account Holder(s).

5(a) Financial Terms

This section records my financial obligations arising from my child's enrolment and attendance at the School.

1. I agree to pay, as a debt due and owing to the School, school fees, levies and building fund contributions invoiced by the School to me at the prevailing rates set by the School from time to time. This is a fundamental term of this agreement and a condition of continuing enrolment at the school (subject to Clause 4).
2. A further fundamental term of this agreement is that I agree to pay school fees and accounts at previous diocesan schools in full, or negotiate satisfactory alternative arrangements. I accept that the Principal will seek a clearance from previous diocesan schools attended by my child.
3. Except where a direct debit facility acceptable to the School is in place, I will pay the school fees, levies and building fund contributions within 14 days from the date of the School's invoice.
4. I am aware the school may provide fee remissions for families in genuine financial hardship.
5. I acknowledge that inability to meet financial obligations will require a personal interview with the Principal or nominee.
6. Should my child exit the School part way through a term, the refund of fees and charges will be at the discretion of the School.
7. I acknowledge that School academic reports may be withheld should financial obligations in the Enrolment Agreement not be met.
8. If any payment is not made by the due date, the School will be entitled, in its absolute discretion, to charge interest on the overdue balance at the rate of 10% per annum from the due date of the School's invoice to the date of payment.
9. Interest will:
 - (a) accrue from day-to-day;
 - (b) be calculated from the due date for payment of the invoice until payment; and
 - (c) be calculated using a simple interest method.
10. I acknowledge that my obligation to pay school fees, levies and building fund contributions is without deduction, set-off or counterclaim.
11. In the event that the School takes legal action (including court action) to recover school fees, levies or building fund contributions, I agree to pay on a full indemnity basis, costs or fees charged by any collection agency or legal practitioner to the School.
12. I acknowledge that the law of Queensland applies to this enrolment agreement, including the financial obligations set out under this section. I submit to the non-exclusive jurisdiction of courts at Cairns, Queensland and waive any right I may have to object to that jurisdiction or forum because it is inconvenient or otherwise.
13. Parents/guardians who sign this enrolment agreement are jointly and severally liable for complying with the general and financial terms of this agreement.
14. By signing this agreement, I consent and agree to the School:
 - (a) accessing and using information about my credit worthiness from a credit reporting agency in order to assess my application for enrolment;
 - (b) accessing and using a consumer credit report from a credit reporting agency in order to collect overdue payments; and/or
 - (c) in the event of non-payment of school fees, levies and building fund contributions, entering my name with and disclosing my personal information to a credit reporting agency to record the overdue payment, and I release and discharge the School from any liability or claim arising out of or in connection with any such dealings with a credit reporting agency.
15. I acknowledge that the School has informed me that my personal information may be disclosed to a credit reporting agency.

5(b) Financial Agreement

By choosing and accepting **one** of the financial arrangement options below, the account holders agree to be Account Holder(s) and accept financial responsibility for the school fees and charges incurred for the enrolment of

STUDENT'S LEGAL NAME _____

- agree that this arrangement is to be in place from ___ / ___ / ___ and will apply to the fees and charges incurred from this date until the conclusion of his/her enrolment at the school/college or until a new financial arrangement is made in writing
- have read and accept the Financial Terms 5(a)
- undertake to pay school fees, levies and charges by the due date and understand that it is the responsibility of each Account Holder to approach the school to discuss payment options should difficulties arise meeting this obligation
- understand that as an Account Holder, additional details or changes to details such as addresses and contact numbers, are to be provided via the Additional Contact Person contact form
understand that as a new Account Holder, the CE Information Collection Notice must be signed.

Financial Arrangement Options *(Please select one of the following three options)*

<input type="checkbox"/> Option 1: JOINT AND SEVERAL FINANCIAL RESPONSIBILITY <i>(Both parties, each of whom are nominated as Account Holders, are jointly and severally responsible) Where two parties, e.g. a mother <u>and</u> father, assume joint financial responsibility for 100% of the account</i>		% of Fees and Charges
Account Holder 1 Full Name:		100%
Acceptance:	Account Holder 1 Signature 	
Date Signed:	__ D __ / __ M __ / __ Y __ Y __ Y __	
Account Holder 2 Full Name:		
Acceptance:	Account Holder 2 Signature 	
Date Signed:	__ D __ / __ M __ / __ Y __ Y __ Y __	

<input type="checkbox"/> Option 2: SOLE FINANCIAL RESPONSIBILITY <i>(100% responsibility is allocated to one person who is nominated as the Account Holder) Where only one party, e.g. a mother <u>or</u> a father, assumes financial responsibility for 100% of the account</i>		% of Fees and Charges
Account Holder Full Name:		100%
Acceptance:	Account Holder Signature 	
Date Signed:	__ D __ / __ M __ / __ Y __ Y __ Y __	

<input type="checkbox"/> Option 3: SPLIT FINANCIAL RESPONSIBILITY <i>(Split financial responsibility is allocated to each party. Individual statements are sent to each Account Holder) Where multiple parties are financially responsible for a portion of the account, e.g. mother - 50%, <u>and</u> father - 40%, <u>and</u> a grandmother - 10%.</i>		% of Fees and Charges
Account Holder 1 Full Name:		___ %
Acceptance:	Account Holder 1 Signature 	
Date Signed:	__ __ / __ __ / __ __ __ __	
Account Holder 2 Full Name:		___ %
Acceptance:	Account Holder 2 Signature 	
Date Signed:	__ __ / __ __ / __ __ __ __	
Account Holder 3 Full Name:		___ %
Acceptance:	Account Holder 3 Signature 	
Date Signed:	__ __ / __ __ / __ __ __ __	
Account Holder 4 Full Name:		___ %
Acceptance:	Account Holder 4 Signature 	
Date Signed:	__ __ / __ __ / __ __ __ __	
		 100 %

Any changes to existing Account Holder contact details and/or new Account Holder contact details are to be provided on the **Additional Contact Person form**.

New Account Holders should also sign the **CE Information Collection Notice**

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