

Terms and Conditions

of Enrolment



Kilbreda College

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TERMS AND CONDITIONS OF ENROLMENT

Kilbreda College ('the School') is a school which is owned by the Trustees of Kildare Ministries and is operated and governed by Kildare Education Ministries (KEM).



EDUCATION SERVICES

- 1.1 Catholic education is intrinsic to the mission of the Church. It is one means by which the Church fulfils its role in assisting people to discover and embrace the fullness of life in Christ. Catholic schools offer a broad, comprehensive curriculum imbued with an authentic Catholic understanding of Christ and his teaching, as well as a lived appreciation of membership of the Catholic Church. Kildare Education Ministries (KEM) governs the operation of Kilbreda College and is responsible for the Catholic ethos and mission of the College and for the administration of the temporal goods assigned to it for its work.
- 1.2 Parents and guardians, as the first educators of their children, enter into a partnership with Kilbreda College to promote and support their child's education. Parents and guardians must assume a responsibility for maintaining this partnership by supporting the school in the provision of education to their children within the scope of the School's registration and furthering the spiritual and academic life of their children.



ENROLMENT

2.1 You are required to provide particular information about your child during the enrolment procedure, both at the application stage and if the school offers your child a place. Please note that lodgement of the enrolment form does not guarantee enrolment at the school. If the information requested is not provided, we may not be able to enrol your child.

2.2 To meet KEM and government requirements, you will need to provide the school with a completed enrolment form including, among other things, the information listed below.

- evidence of your child's date of birth (e.g. birth certificate, passport)
- religious denomination
- previous school reports
- names and addresses of the child and parents/guardians; telephone numbers (home, work, mobile) of parents/guardians
- names of emergency contacts and their details
- specific residence arrangements
- information about the language(s) your child speaks and/or hears at home
- nationality and/or citizenship including the visa subclass granted upon entry to Australia (prior to citizenship being granted) where applicable
- doctor's name and telephone number
- medical conditions, including immunisation history
- information on additional learning needs (e.g. whether your child requires additional support in relation to mobility, language, social skills development, welfare needs, challenging behaviours, adjustments to the curriculum, etc.)
- parenting agreements or court orders, including any guardianship orders.

After lodgement of the enrolment form, school staff may need to request further information, for example in relation to any parenting orders, medical conditions or additional learning needs that you have noted on the enrolment form. In addition, it is often useful for parents/guardians to attend a meeting with school staff prior to enrolment to discuss any additional needs your child may have. An interpreter may be organised, if required.

2.3 Subject to any special exercise of discretion by KEM, the order of priority for enrolment in our School is detailed in the Kilbreda College [Kilbreda College Enrolment Policy](#) and the [Kildare Education Ministries Enrolment Policy](#).



FEES

- 3.1 The setting of the levels of fees, levies and other compulsory ad hoc charges is the responsibility of the School within the prescribed requirements of KEM, taking into account the allocation of government funds. Kilbreda College offers a number of methods for paying fees, levies and ad hoc charges to reduce any financial burden and to assist financial planning. If you have difficulty in meeting the required payment of fees, levies and ad hoc charges, you are welcome to discuss this with the Principal or Business Manager.
- 3.2 Parents/guardians are responsible for payment of all fees, levies and charges associated with the student's enrolment and attendance at Kilbreda College, as contained in the School's Fees, Levies and Charges Schedule provided to parents from time to time. The fees must be paid for a child to enrol and to continue enrolment at the school. The School has discretion whether to allow a child to participate in optional or extracurricular school events, such as paid school excursions or extracurricular activities, while fees remain due and payable.



CHILD SAFE ENVIRONMENT

- 4.1 Catholic school communities have a moral, legal and mission-driven responsibility to create nurturing school environments where children are respected, their voices are heard, and where they are safe and feel safe. 4.2 Every person involved in Catholic education, including all parents at our School, has a responsibility to understand the importance and specific role they play individually and collectively to ensure that the wellbeing and safety of all children is at the forefront of all they do and every decision they make.
- 4.3 Kilbreda College's child safe policies, codes of conduct and practices set out our commitment to child safety, and the processes for identifying, communicating, reporting and addressing concerning behaviour and allegations of child abuse. These documents establish clear expectations for all staff and volunteers for appropriate behaviour with children in order to safeguard them against abuse.
- 4.4 Our School has established human resources practices where newly recruited staff, existing staff and volunteers in our school understand the importance of child safety, are trained to minimise the risk of child abuse, and are aware of our school's relevant policies and procedures. Our School also provides ongoing training, supervision and monitoring of staff to ensure that they are suitable to work with children as part of our human resources practices.
- 4.5 Kilbreda College has robust, structured risk management processes as prescribed by KEM that help establish and maintain a child safe environment, which involves consideration of possible broad-based risk factors across a wide range of contexts, environments, relationships and activities that children within our school engage in.
- 4.6 Kilbreda College, in partnership with families, ensures children and young people are engaged and are active participants in decision-making processes, particularly those that may have an impact on their safety. This means that the views of staff, children, young people and families are taken seriously and their concerns are addressed in a just and timely manner.
- 4.7 Kilbreda College's child safety policies and procedures are readily available and accessible. Further details on Kilbreda College's and the Catholic education community's commitment to child safety across Victoria can be accessed by visiting:
- [Catholic Education Commission of Victoria Ltd's child safety page](#)
 - [Kilbreda College child safety page](#)



PERIOD OF ENROLMENT

5.1 The enrolment of the student, once approved by the Principal of the School, commences in the Entry Year and continues until the completion of last year at the School or until the student's enrolment is otherwise withdrawn or terminated.



POLICIES AND PROCEDURES

- 6.1 All of the School's Policies and Procedures are available on the [website](#). For the purposes of this agreement, a reference to School's Policies and Procedures also includes processes, guidelines and any other applicable governance documentation.
- 6.2 The parents/guardians must comply with and take all reasonable steps to uphold the School's Policies and Procedures (as introduced or amended from time to time) including those concerning or dealing with:
- a) the care, safety and welfare of students;
 - b) standards of dress, grooming and appearance;
 - c) grievance and complaints;
 - d) social media and the use of information, communication and technology systems;
 - e) student behaviour and conduct and discipline of students;
 - f) parent behaviour and conduct, including any Parent/Guardian Code of Conduct as may be published from time to time; and
 - g) privacy.
- 6.3 Kilbreda College has absolute discretion in all of its operational and educational matters and offerings, as determined by its governing body, KEM and subject to relevant delegations to the Principal of the School.



TERMS OF ENROLMENT REGARDING ACCEPTABLE BEHAVIOUR OR CONDUCT

- 7.1 Kilbreda College is a community that exemplifies the gospel values of love, forgiveness, justice and truth. The School community recognises that everyone has the right to be respected, to feel safe and be safe; and, in this regard, understands their rights and acknowledges their obligation to behave responsibly. 7.2 Every person at the School has a right to feel safe, to be happy and to learn; therefore, we aim to:
- a) promote the values of honesty, fairness and respect for others
 - b) acknowledge the worth of all members of the community and their right to work and learn in a positive environment
 - c) maintain good order and harmony
 - d) affirm cooperation as well as responsible independence in learning
 - e) foster self-discipline and develop responsibility for one's own behaviour.
- 7.3 The parents/guardians agree to be responsible for ensuring that the student is aware of all Policies and Procedures that apply to the student, including those relating to the student conduct and behaviour and any code of conduct for students, and to actively support the School in the implementation of such Policies, Procedures and codes of conduct.
- 7.4 The parents/guardians agree to comply with the KEM Parent Code of Conduct or other policy implemented by the School from time to time which sets out the School's expectations of parents/guardians who have a student enrolled at the School.
- 7.5 The parents/guardians agree that any unacceptable behaviour by a child, or repeated behaviour by a parent or guardian that, in the school's view, is unacceptable and damaging to the partnership between parent/guardian and school, or otherwise in breach of the Student Code of Conduct or the Parent/Guardian Code of Conduct may result in suspension or termination of the child's enrolment



TERMS OF ENROLMENT REGARDING PROVISION OF ACCURATE INFORMATION

- 8.1 It is vitally important that the Principal is made aware of each child's individual circumstances insofar as these may impact upon their physical, functional, emotional or educational needs, particularly where the School is required to provide additional support to the child.
- 8.2 Parents and guardians must provide accurate and up-to-date information when completing an enrolment form and must supply the School, prior to enrolment, any additional information as may be requested, including copies of documents such as medical/specialist reports (where relevant to the child's schooling), reports from previous schools, court orders or parenting agreements. Provision of requested documentation is regarded as a condition of enrolment, and enrolment may be refused or terminated where a parent/guardian has unreasonably refused to provide requested information or knowingly withheld relevant information from the School.
- 8.3 Where, during the course of a child's enrolment, new information becomes available that is material to the child's educational and/or safety/wellbeing needs, it is a term of the child's continuing enrolment that such information is provided to the School promptly. Non-provision of such information will be treated as breach of these terms and conditions of enrolment.
- 8.4 The provision of an inaccurate residential address or failure to provide an updated residential address for the child will also be treated as a breach of the terms of enrolment.
- 8.5 Any breach of the terms and conditions of enrolment regarding provision of accurate information that is not rectified upon request by the school may result in a suspension or termination of enrolment.



ENROLMENT FOR CHILDREN WITH ADDITIONAL NEEDS

- 9.1 The School welcomes parents/guardians who wish to enrol a child with additional needs and will do everything possible to accommodate the child's needs, provided that an understanding has been reached between the school and parents/guardians prior to enrolment regarding:
- a) the nature of any diagnosed or suspected medical condition/disability, or any other circumstances that are relevant to the child's additional learning needs (for example, giftedness or an experience of trauma)
 - b) the nature of any additional assistance that is recommended/appropriate to be provided to the child (for example, medical or specialist equipment, specialist referrals, specific welfare support, modifications to the classroom environment or curriculum, aide assistance, individual education programs, behaviour support plans or other educational interventions as may be relevant)
 - c) the individual physical, functional, emotional or educational goals that are appropriate to the child, and how the parents/guardians and the School will work in partnership to achieve these goals
 - d) any limitations on the School's ability to provide the additional assistance requested.
- 9.2 The procedure for enrolling students with additional needs is otherwise the same as for enrolling any student.
- 9.3 As every child's educational needs can change over time, it will often be necessary for the School to review any additional assistance that is being provided to the child, in consultation with parents/guardians and the child's treating medical/allied health professionals, in order to assess whether:
- a) the additional assistance remains necessary and/or appropriate to the child's needs
 - b) the additional assistance is having the anticipated positive effect on the child's individual physical, functional, emotional or educational goals
 - c) it remains within the School's ability to continue to provide the additional assistance, given any limitations that may exist



DISCIPLINE

- 10.1 The School has absolute discretion to determine when student conduct warrants disciplinary action to be taken by the School and that the School may apply disciplinary measures that the School deems appropriate in accordance with the School's Policies and Procedures, and which may include:
- a) withdrawal of privileges;
 - b) detention at such times as the Principal may deem appropriate;
 - c) requiring the student to undertake additional school work during or after normal school hours;
 - d) suspension;
 - e) expulsion; and
 - f) such other consequences as the School considers reasonable and appropriate.
- 10.2 Any serious failure by the student to comply with the School's Policies and Procedures may affect the student's enrolment at the School, and that as a result, the student may be suspended from attending the School, their enrolment may be terminated and/or the School may charge or retain all or part of the fees, levies or charges for that term.



TERMINATION OF STUDENT'S ENROLMENT BY THE SCHOOL

- 11.1 Kilbreda College reserves the right to require the parents or guardian to withdraw the student from the School or to cancel the student's enrolment at any time if the School reasonably considers that:
- a) the student's behaviour, attitude or conduct to school work, other school activities or while attending school is considered unsatisfactory;
 - b) on grounds of the student's unsatisfactory conduct or performance or for misconduct;
 - c) the student fails to obey the School's Policies and Procedures or any Student Code of Conduct of the School;
 - d) a mutually beneficial relationship of trust and cooperation between the parents/guardians and the School or any of its staff has broken down to the extent that it adversely impacts on the School, any of its staff or the ability of the School to provide satisfactory educational services to the student;
 - e) the student's progress and performance is such that the student is not benefiting from the academic courses provided by the School;
 - f) the behaviour or conduct of the parents/guardians towards the School or to any of its staff breaches the [KEM Parent Code of Conduct](#);
 - g) if any accounts or fees payable by the parents/guardians are not paid within the School's terms of payment or within the terms of any written agreement between the School and the parents/guardians permitting a later or deferred payment; or
 - h) circumstances exist whereby the ongoing enrolment of the student at the school is considered to be untenable or is not in the best interests of the student or the School.



GENERAL

- 12.1 This Enrolment Agreement constitutes the sole and entire agreement between the parents/guardians and Kilbreda College in relation to the enrolment of the student at the School.
- 12.2 The parents/guardians acknowledge that Kilbreda College may from time to time vary the terms and conditions of this Enrolment Agreement.
- 12.3 Parents/guardians acknowledge that a student's enrolment at the School and this agreement may be terminated in event of a material breach of this agreement or the application of one of the School's Policies and Procedures necessitates or permits such termination.
- 12.4 Any warranty, representation, guarantee or other term or condition whatsoever that is not contained in this agreement is excluded and is of no force or effect.
- 12.5 The agreement is governed by the laws of the State of Victoria, Australia.
- 12.6 Parents and Ambulance Costs - the school will call 000 as soon as it is aware of an urgent or life-threatening situation, and will attempt contact with parents/guardians as soon as practicable. If a student appears to have a non-minor injury or medical issue, the school will also attempt to contact parents/guardians and will call an ambulance if deemed appropriate. Parents/guardians are responsible for the prompt payment of all ambulance costs. In some cases involving injury, parents may be eligible for reimbursement of part or all of the ambulance costs through the school's personal accident insurer. Reimbursement may be available for: injuries that occur at school or during school activities and/or injuries caused by a non-pre-existing medical event, for example heat stroke causing a fall and resulting injury. The personal accident policy does not cover: injuries or ambulance transport related to pre-existing medical conditions. Medical episodes or illnesses where no injury occurs, including asthma attacks, anaphylaxis, heart-related events, heat stroke without injury, and similar conditions. In these circumstances, medical and transport costs remain the responsibility of parents/guardians.



