

# **Electronic Funds Management Policy**

# **Purpose**

The purpose of this policy is to set out how our school will manage electronic funds in accordance with applicable Department of Education policy and law.

### Scope

This policy applies to:

- o all staff/responsible persons involved in management of funds transacted electronically
- o all transactions carried out by Monbulk College via the methods set out in this policy

# **Policy**

Monbulk College has developed this policy consistently with the <u>Schools Electronic Funds Management</u> <u>Guidelines</u> and <u>Section 4 Internal Controls</u> of the Finance Manual for Victorian Government schools.

### **Implementation**

- Monbulk College School Council requires that all actions related to internet banking are consistent with The Department's <u>Schools Electronic Funds Management Guidelines</u>.
- Monbulk College School Council approves the use of Combiz as the approved software for all internet banking activities as individual authority and security tokens are required.
- All payments through internet banking software must be consistent with Department requirements and must be authorised by the Principal and one other member of School Council nominated by the School Council.
- Monbulk College School Council will determine how refunds will be processed and any refunds processed through the EFTPOS terminal (if permitted by the school) will be recorded in a refund register.
- Monbulk College will undertake maintenance and upgrading of hardware and software as required.
- Monbulk College will ensure proper retention/disposal of all transaction records relating to accounts such as purchase orders, tax invoices/statements, vouchers, payroll listings and relevant CASES21 reports.

#### **Eftpos**

- The Principal of Monbulk College will ensure all staff operating the merchant facility are aware of security requirements. At our school, this includes staff induction, password protection on merchant facility, secure storage of facility.
- School Council minutes must record which staff are authorised to process transactions.

- No "Cash Out" will be permitted on any school EFTPOS facility.
- Monbulk College will accept EFTPOS transactions via telephone or post.
- Monbulk College does not allow refunds to be processed through the EFTPOS facility. All refunds will be processed through the CASES21 accounting system.

#### **Direct Debit**

- All direct debit agreements must be approved and signed by School Council prior to implementation.
- The School Council requires all suppliers to provide tax invoices/statements to the school prior to direct debiting any funds from the school's account
- A direct debit facility allows an external source (e.g. Aware Super, Commonwealth Bank) to a prearranged amount of funds from the school's official account on a pre-arranged date. Any such payments will be authorised as appropriate and required.
- Monbulk College will ensure adequate funds are available in the Official Account for the "sweep" of funds to the supplier.

## **Direct Deposit**

- Monbulk College utilises a "two user authorisation of payments" banking package, as it contains a
  greater degree of security and access controls.
- Creditor details will be kept up to date and the treatment of GST for creditors will be monitored.
- Payment transactions will be uploaded as a batch through the CASES21 system.
- All payments made through the internet banking system must be authorised by two authorised officers.
- The various internal controls that need to be considered include:
  - the identification of staff with administrative responsibilities (e.g. Business Manager to access statements and upload batches)
  - the identification of staff with authorisation/signatory responsibilities (e.g. the Principal and School Council delegate for the authorisation of payments)
  - the Business Manager must not have banking authorisation/signatory responsibilities other than for the transferring of funds between school bank accounts
  - the allocation and security of personal identification number (PIN) information or software authorisation tokens
  - the setting up of payee details in CASES21
  - o the authorisation of transfer of funds from the official account to payee accounts
  - alternative procedures for processing, using the direct deposit facility, for periods of Business Manager's and Principal leave of absence.

# **BPAY**

Monbulk College School Council will approve in writing the School Council's decision for the utilisation of BPAY.

Payments made by BPAY are subject to the same requirements as for all transactions relating to accounts such as:

- o purchase orders
- tax invoices/statements
- payment vouchers

- o signed screen prints and payee details
- o relevant CASES21 reports etc.

This includes a requirement for the Principal to sign and date BPAY transaction receipts attached to authorised payment vouchers.

### **Further Information and Resources**

- Finance Manual for Victorian Government Schools
  - o Section 3 Risk Management
  - o Section 4 Internal Controls
  - o Section 10 Receivables Management and Cash Handling

Available from: Finance Manual — Financial Management for Schools

- Schools Electronic Funds Management Guidelines
- CASES21 Finance Business Process Guide
  - Section 1: Families
- School Certification checklist
- Information Security Policy
- Public Records Office Victoria
- Records Management School Records

# **Policy Review and Approval**

| Policy last reviewed       | 26/02/2025     |
|----------------------------|----------------|
| Approved by                | School Council |
| Next scheduled review date | 25/02/2026     |