Rhode Island Middle College Charter School Student Handbook

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This Student Handbook provides parameters for a safe and orderly learning environment, promotes student responsibility, and fosters personal and professional growth. This represents community responsibility for the success of all students and for the safety and effective management of the school environment. This handbook preserves due process rights for students while providing a safe and secure learning environment for students, faculty and staff.

RINI Middle College has specific operating policies and guidelines. Students are required to follow these policies; violations of these regulations may result in a conference, an action plan, or disciplinary action.

**Mission & Vision**
The mission of the Rhode Island Nurses Institute Middle College is to prepare a diverse group of students to become the highly educated and professional nursing workforce of the future. Our vision is to create an innovative high school experience that is student-centric, structured to foster a supportive learning environment, and committed to developing the skills, knowledge, and passion necessary to excel in the nursing and allied health professions.

**Accessibility**
All courses and student activities at the Rhode Island Nurses Institute Middle College are available without discrimination to individuals with disabilities as defined by the Rehabilitation Act of 1973 and/or Title II of the Americans with Disabilities Act.

Whenever a disabled individual selects a course or an activity for participation, that activity, if inaccessible, will be relocated to an accessible area without delay. In no instance will the relocation of the activity be delayed beyond two (2) school days. The principal is responsible for implementing this policy by relocating programs within the building.

**School Campus**
The RINI Middle College is located at 150 Washington Street, Providence. Students are expected to demonstrate respect for themselves, for our neighboring buildings and businesses, and for the RINI community at all times, including travel to and from school. Access to the school building is by the front door on Washington Street. For their own safety, students are expected to use caution when approaching the building, to use sidewalks and crosswalks, and should not walk through the parking lot at the back of the building or cut across traffic.

The school building will be open from 7:15 am to 5:00 pm Monday through Wednesday, and 7:15 am - 4:30 pm on Thursdays and Fridays. Students who arrive early will be held in the lobby until faculty supervision arrives. All students arriving prior to 7:30 will be required to
report to the cafeteria unless they have pre-arranged to receive a pass from a teacher to work in their classroom. Breakfast is available in the cafeteria until 7:55 am daily. Students who stay after school must work in a designated area and with permission of a teacher. Students who are waiting for rides at the end of the school day will be required to remain in the downstairs lobby until their ride arrives. Families should make arrangements for students to be picked up at a safe and public location near the school when transportation from school is after the close of the building. RINI is not responsible for students who are not picked up by the time the school building closes.

Students are not allowed to leave and re-enter the school building freely at any time during the school day. This includes the hours before and after school.

**Grading Policies** - Please see this [link for policy](#)

**Honor Roll and Honor Societies**

- Students will be recognized yearly with High Honors if they achieve a Quarterly Grade Point Average (GPA) of 90%/3.70 or better, have no class grade lower than 90%/3.0 scholastic average in every subject, and are in good standing with no behavioral referrals. Students who are chronically absent or tardy will not be eligible for honors designation.
- Students will be recognized quarterly with Honors if they achieve a Quarterly GPA of 85%/3.0 or better, have no grade lower than 85/2.67 scholastic average, and are in good standing with no behavioral referrals. Students who are chronically absent or tardy will not be eligible for honors designation.
- **Rhode Island Honor Society**: At the end of the first semester of their junior year, students who have an 85/2.67 cumulative scholastic average or above automatically become members of the Rhode Island Honor Society. Students must be in good standing with no behavioral referrals. Students who are chronically absent or tardy will not be eligible for honors designation.
- **National Honor Society**: At the end of the first semester of their junior year, students who have a cumulative scholastic average of 90%/3.0 GPA or above and no grade below a B+ will be notified and told that for further consideration for selection to the National Honor Society chapter, they may complete the Student Activity Information Form. This form will be reviewed by the Faculty Council along with any other verifiable information about each candidate. The Council will evaluate members on the basis of service, leadership, and character. The selection of each member shall be by a majority vote of the Faculty Council. If an applicant is not selected, he/she has the right to appeal this decision. The Council's decision following the appeal is final. Members are liable for dismissal at any time if they do not maintain the standards of scholarship, leadership, service, and character that were used as the basis for their selection.

*Chronically absent indicates students missing 10% or more days of school (9 days or greater per semester)
<table>
<thead>
<tr>
<th></th>
<th>Cumulative Scholastic Average (%)</th>
<th>Cumulative Scholastic Average (Out of 4.0 Scale)</th>
<th>Corresponding Grade Point Average (GPA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>RINI Honors</td>
<td>85%</td>
<td>2.67</td>
<td>3.00</td>
</tr>
<tr>
<td>RINI High Honors</td>
<td>90%</td>
<td>3.00</td>
<td>3.70</td>
</tr>
<tr>
<td>RI Honor Society</td>
<td>85%</td>
<td>2.67</td>
<td>3.00</td>
</tr>
<tr>
<td>National Honor Society</td>
<td>90%</td>
<td>3.00</td>
<td>3.70</td>
</tr>
<tr>
<td>Considerations:</td>
<td>RINI only uses percentages (%) for CNA courses to align with DOH curricula</td>
<td>RINI grades are calculated on a 4-point rubric</td>
<td>This represents the grade point average that corresponds to the cumulative scholastic average</td>
</tr>
</tbody>
</table>

**Rhode Island Nurses Institute Middle College Attendance Policy**

Rhode Island Nurses Institute Middle College (“RINI”) strongly believes that attendance is crucial to educating students. Consistent attendance improves the ability of students to learn and better prepares students for successful employment in the nursing and health care profession.

Pursuant to Rhode Island General Law, § 16-19-1, “Every child who has completed or will have completed six (6) years of life on or before September 1 of any school year and has not completed eighteen (18) years of life shall regularly attend some public day school during all the days and hours that the public schools are in session in the city or town in which the child resides.”

**Definitions**

For purposes of this attendance policy, the following definitions apply:

Excused Absence - an absence from school necessitated by a student’s participation in an approved activity, suspension days, religious holidays, family emergency (to be approved by an administrator), legal or court obligation, funerals, illness or injury (doctor’s note to be received within 3 days of the absence), and acute or chronic illness

Guardian(s) - the legal guardian(s) of the student

Justification - documentation that demonstrates a student’s absence or student’s tardiness occurred due to a permissible reason; justification includes, but is not limited to, a parent note, legal documents, a newspaper clipping or obituary demonstrating the necessity of a student’s attendance at a funeral, a medical note prepared by a licensed medical provider

Student - the individual enrolled at RINI
Tardy - a student who is late to class without justification

Truancy Behavior Referral - a mailed notification to the student or student’s parent/guardians (dependent upon the age of the student) to advise that the student has either been absent or tardy and further requests participation in a conference in an effort to reduce future unexcused absences/tardy attendance

Truant - a student who willfully and habitually absents himself or herself from attending school

Unexcused Absence - an absence from a school day without appropriate justification.

Excused Absences/Tardiness - all absences/tardies are unexcused except for medical appointments with a note, death in the immediate family, participating in a religious observance of his/her faith, attending a verified legal court obligation, or participating in a college visit (prior approval required).

Parent/guardian or student (if over the age of 18) must notify RINI’s administrative office at (401-680-4900) stating the specific reason for the absence and provide the appropriate justification and/or documentation. Please note that a parent phone call does not constitute an excused absence. This is a notification of the absence. Please see the excused absence list above for permissible forms of excused absences.

Medical Appointments
A student’s unexcused absences or tardy presentation greatly inhibits that specific individual’s education as well as the class as a whole. To avoid unnecessary disruption, medical appointments should be scheduled outside of school hours, to the best extent possible.

Family Travel/Vacation
Days missed due to family travel or vacations are unexcused absences. RINI strongly discourages planning family travel or vacation over school days

RINI Intervention – Unexcused Absences

RINI will make reasonable efforts to work with families to ensure that students are successful in school by notifying families of attendance/tardy issues in a timely manner.

- RINI will contact the family/guardian when a student has an unexcused absence. If a student is over 18 years of age and has not informed the school of his/her absence that day, the student will be called.
- RINI will notify parents/guardian(s) or the student (if over the age of 18)
in writing when a student has two (2) or more unexcused absences in any given month.

A written truancy behavioral referral will be issued by mail upon a student’s fifth (5) unexcused absence in a given semester, advising the parent/guardian(s) and student of the need to develop a truancy behavior plan. The parent/guardian(s), the student, and RINI will meet to devise a written truancy behavior plan for the student outlining the cause for the behavior and the positive plan for addressing the same.

- For each unexcused absence following the truancy behavioral referral, RINI will notify the parent/guardian(s) or student (dependent upon the age of the student).
- Any student who has ten (10) unexcused absences in any given semester will be considered truant and will be referred to the Rhode Island Family Court. Parent/Guardian(s) or the student (if over the age of 18) will receive a copy of the truancy court referral by mail.
- After seven (7) consecutive absent days with no contact with guardian(s) or student (if over the age of 18), RINI will attempt to contact, by phone, all emergency contacts listed on the student’s emergency contact form in an attempt to reach the parent/guardian(s) or student (if over the age of 18).

**RINI Intervention – Tardiness**

- RINI will notify parents/guardian(s) or the student (if over the age of 18) in writing when a student has three (3) or more unexcused tardy attendances in any given month.
- Five (5) unexcused tardy attendances in any given month will result in a truancy behavioral referral.
- A written truancy behavioral referral will be issued by mail upon a student’s fifth unexcused tardy attendance in a given semester advising the parent/guardian(s) and student of the need to develop a truancy behavior plan. The parent/guardian(s), the student, and RINI will meet to devise a written truancy behavior plan for the student outlining the cause for the behavior and the positive plan for addressing the same.
- For each unexcused tardy attendance following the truancy behavioral referral, RINI will notify the parent/guardian(s) or student (dependent upon the age of the student).
- Any student who has 12 unexcused tardy attendances in any given semester will be considered truant and will referred to the Rhode Island Family Court.
- Guardian(s) or the student (if over the age of 18) will receive a copy of the truancy court referral by mail.
**Summer School/Credit Recovery**

Any RINI student who fails a course with a minimum average score of 55 is eligible to attend summer school/credit recovery for that course, or a subsequent course, in order to adequately prepare for sequential course offerings.

RINI offers several options:

1. Students can attend a summer school program through their home district. Upon successful completion of the program, the student will be required to take and reach proficiency on the final assessment given to RINI students at the end of the year in the same subject area. The summer school grade will appear on the student’s permanent transcript as well as the original “F”. The cost of this option will be the responsibility of the family.

2. Students can take an APEX online course administered through RINI. These courses are approved by RINI and are aligned with our standards based grading system. Students will be required to attend school for no more than 6 weeks from 9-11. Students will be provided with the start date and the end date for each course. During this time, students will have structured time to work on the course. Successful completion will fulfill the requirements and students will not need to take a final assessment. The APEX grade will appear on the student’s permanent transcript as well as the original “F”. The cost of this option will be the responsibility of the family.

Opportunities for summer school/credit recovery are afforded to students on an individual basis, after a review of class attendance, discipline, and effort. This is also pending availability of the courses needed and approval from administration. Students are not permitted to take courses in order to get ahead in the prescribed scope and sequences of classes. The principal reserves the right to approve or disapprove all recommendations.

**Promotion & Retention**

The Rhode Island Nurses Institute Charter High school is committed to providing a high quality education to support the development of each student enrolled. RINI’s professional staff are expected to place students at the grade level best suited to them academically, socially, and emotionally.

In evaluating the whole student and their academic achievement, teachers, counselors, and administrators will make use of all available information, including results of assessments, measures of skill and content mastery, standardized test results, teacher observation of student performance, and successful completion of the prescribed scope and sequence of required RINI courses. The principal and the administrative team will direct and aid teachers in their evaluations and review grade assignments in order to ensure uniformity and equity of evaluation standards.
Students will normally progress annually from grade to grade. Exceptions may be made when, in the judgment of the professional staff, such exceptions are in the best educational interest of the students involved. Exceptions will only be made after a credit analysis is completed and accompanied with an explanation and official notification to each student’s parent(s)/guardian(s), but the final decision will rest with the building Principal.

**Bathroom Pass**

With the permission of the classroom teacher, only one student at a time is allowed to leave the classroom. Students will scan the QR code when leaving and returning from the bathroom. Students are only allowed to use the bathroom on the floor where their classroom is located.

**Nurse Visits**

Students who need to visit the nurse at any time must obtain permission from their classroom teacher. If a student is with the nurse after the change of class, the nurse must provide the student with a new hall pass in order for the student to return to class. The Nurse is to maintain a time log of all incoming and outgoing students.

**Social Worker Visit**

Students who need to visit the school’s social worker during class time must obtain permission from their classroom teacher. The classroom teacher will call the social worker to ensure his/her availability. Due to the nature of this role, students are not allowed to drop by to see if the social worker is available. If a student is with the social worker after the change of class, the social worker must provide the student with a new hall pass in order for the student to return to class. The social worker is to maintain a time log of all incoming and outgoing students. At the end of the school day, the social worker will provide a log to the administrative assistant in the main office so that the student’s attendance record may be reconciled.

**Restricted Hall Pass**

Students may have their hall pass usage restricted for attendance or disciplinary reasons.
- All students who are on a restricted pass should arrive to class on time and remain in class for the entire period.
- Lavatory visits should occur during passing time or if absolutely necessary will be escorted during the first or last couple of minutes of the period.
- Students on a restricted pass are not allowed to use the phone when they leave the room.
- If a student must go to the nurse, the teacher must call ahead to make sure the nurse is available and must be escorted to the clinic.

**Uniform Policy and Dress Code**

The uniform requirement balances the rights of expression of the individual with the middle college’s goal of developing a professional student body. The required uniforms portray a
professional image for those aspiring to a career as a registered nurse or other healthcare provider. Clothing worn on campus and at all school-sponsored events must meet the guidelines of this policy.

Class A Uniform: School-issued scrubs to be worn whenever the school requires this uniform.

Class B Uniform: Scrubs of any color or pattern (must be a scrub top and scrub pants)

Students may wear long sleeve solid colored shirts under their scrub top if they wish. A lab/scrub coat may be worn over scrubs if needed. Scrub pants must be worn. Sweatpants, leggings, or jeans are not permitted. Hooded sweatshirts are not permitted.

Accessories:
Fashion items, including large jewelry, are not permitted as they are not professional and distract from the learning environment.

Footwear:
Sneakers, nursing shoes, clogs, crocs, or other closed toe and low-heeled shoes are the only acceptable professional nursing and healthcare provider footwear. “Fashionable” footwear, slippers, and slides (flip flops) presents a health and safety risk and the student would be in violation of health care workplace dress codes. Rain or snow boots may be worn only in inclement weather; fashion boots are not professional and not allowed.

Clinical Footwear: Sneakers, nursing shoes, clogs, crocs without holes, or other closed toe shoes

Hats/Hair Accessories:
Hats (of all kinds) do not comply with professional nursing attire, and are not allowed in school. Bandanas, turbans, bonnets, baseball caps, and do-rags are not permitted, other than for religious or health reasons. Professional head scarfs are allowed. All headwear must be removed prior to entering the building.

Scarfs: No scarfs are to be worn around the neck or otherwise when wearing scrub/school uniforms.

Explicit, illegal, or inappropriate graphic content on clothing of any kind is prohibited in the school building at all times.

*Coats are not to be worn in class or while moving about the building.*

Violation of this policy: students whose clothing does not meet school requirements will not be allowed in class; students will be asked to correct any dress code violations by changing, contacting family to have appropriate clothing brought to them, or accessing the RINI supply of scrub top and bottoms as available – students will be loaned a uniform the first time there is a need, and then will be required to sign a form agreeing to pay $1.00 per item for cleaning costs. There is no guarantee that RINI will have all sizes or specific colors; this is an “as available” option, and should not be used on a regular basis.
There may be times when school uniforms may not be required and then appropriate dress is expected. Clothing that promotes or portrays violence, offensive language, drugs or alcohol is not allowed. Sleepwear, pajama bottoms or slippers will not be worn in school. Clothing, for both males and females, that is revealing is not allowed. Muscle shirts, halter tops, or shirts that expose the midriff will not be allowed; skimpy or cut pants or shorts will not be allowed.

**RINI School Announcements, Weather Delays and Early Closing**

In the event of a snowstorm or other emergency conditions that would necessitate the cancellation and/or a delay in the opening of school, the following procedures will be in effect.

Media Announcements:

Notification with the RI Broadcasters Association where the majority of local TV and radio stations participate including but not limited to

- **WJAR-TV / NBC10**
  www.turnto10.com

- **WPRI-TV / CBS12**
  www.wpri.com

- **CW28**
  www.cwtv.com

- **RI PBS / Channel 36**
  www.ripbs.org

- **WNAC-FOX**
  www.fox64.com

**RADIO STATIONS**

**FM DIAL:**

- **92.3 WPRO**
  www.92profm.com

- **93.3 WSNE**
  www.wsne.com

- **94.1 WHJY**
  www.whjy.com

- **95.5 WBRU**
Early Closing of Schools: If schools need to be closed before the end of the normal school day, notice will be given over the radio stations mentioned above. Parents are urged to make the necessary plans should no adult be home.

1) An automated phone system is also utilized by the school district to communicate a recorded message by phone to the number on record at the school
2) Email notification will also be sent via the students RINI email account and the parent/guardian email on record with the school

Public Notices and Posters

To display any notice or poster, approval must be obtained from the RINI Administration. Any messages shall not interfere with scholastic decorum, must be related to the purposes of the school, and must have an educational purpose. All posters must identify the student or group that produced the poster. Administration shall determine where such notice or poster will be displayed.
Text Books

All school textbooks are to be returned before or upon completion of the final exam. They are to be treated with care and respect; no writing is permitted within the books. Students/families will be expected to reimburse the school for any textbook that is not returned or is damaged.

NOTE: If textbooks are NOT returned or a lost book is not paid for, report cards and transcript record requests will be withheld.

Food/Drink

Faculty may use their professional judgment regarding allowing drinks in their classroom. Water systems are available for students to refill water bottles throughout the day. There is no eating in classrooms. If students arrive at school after 8:00 AM carrying purchased beverages/food from Dunkin Donuts/Starbucks or any other establishments, we will take them from students, students can collect them during their lunch at the main office. Please note, we do not discourage students from bringing beverages/food to school, in fact, we encourage students to have a hearty breakfast. We discourage students from purchasing beverages/food when they should be in school and as a result be late for school. Students are encouraged to limit intake of highly caffeinated or sugary drinks.

Classroom Phones and Intercoms

Students are not permitted to use the classroom telephones or intercom system for any reason.

Student Owned Cell Phones and Other Electronic Devices

Use of electronic devices can be disruptive to the learning process. Students are not permitted to use cell phones, tablets, computers, or other electronic devices (“electronic devices”) during academic classes or school activities without specific faculty approval. This includes use on school property, in school vehicles, and at school sponsored events.

As the use of cellphones is disruptive to the learning process, it is also not generally accepted in the healthcare workplace environment. Students are not permitted to use cell phones during academic classes or activities. Students are permitted phone usage between classes and during their designated lunch break.

Students disrupting the learning through cell phone or other technology use will not be displaying appropriate professional behaviors. Inappropriate behaviors will be managed, tracked and counseled as per school policy. Students who are using technology inappropriately will be told to lock the devices away; and/or may be asked to give their device to the faculty member for the remainder of the day. Repeated violations of policy may result in confiscation of devices until a parent comes to school for a meeting to retrieve the device. This policy also applies to all electronic devices, including but not limited to cell phones, earphones, laptop computers, gaming devices, tablets, i-pads, etc. Misuse of any device is not allowed.
In case of emergency, family members are asked to contact their child by calling the school and are encouraged NOT to text or phone their child on his/her personal cell phone.

Students who choose to take electronic devices to school do so at their own risk. The Rhode Island Nurses Institute Middle College assumes no responsibility, financial or otherwise, for lost, confiscated, damaged, or stolen electronic devices. RINI reserves the right to intercept, access, monitor, copy, review, or download any communications or files that are sent, received, or stored on its network or on any RINI-owned device.

The use of electronic devices for illegal or unethical actions is strictly prohibited. All illegal activities such as transmission of any material in violation of any federal or state laws or regulations are prohibited. This includes, but is not limited to; copyrighted material, threatening or obscene material, or material protected by trade secrets. Students are not permitted to take images or video within the school building without prior permission from an administrator. At no time are students allowed to record or photograph any teacher or student without their permission. Any form of electronic or cyber-bullying will not be tolerated and will be addressed through RINI’s Bullying Prohibition and Prevention Policy.

**Internet Acceptable Use Policy**

The use of the Internet has been provided to the faculty and students as an educational tool and must be used for RINI Middle College-related purposes only. RINI Middle College reserves the right to intercept, access, monitor, copy, review, or downloads any communications or files that are sent, received, or stored on its network. Students are cautioned not to open any attachments sent from unfamiliar email addresses, and they should report all such emails to the system administrator as soon as feasible. Only software authorized by RINI Middle College may be used on RINI Middle College computers. The use of the internet for illegal, commercial, or unethical actions is strictly prohibited. All illegal activities such as transmission of any material in violation of any U.S. or state regulations are prohibited. This includes, but is not limited to; copyrighted material, threatening or obscene material, or material protected by trade secret. RINI computers shall not be used to access social media sites.

Any form of digital or electronic bullying will be addressed through RINI Middle College’s Bullying Prohibition and Prevention Policy. All students will sign an Internet Acceptable Use Student User Agreement prior to using the RINI computers. Violations of this Policy or Contract may result in discipline, as well as referral to civil and/or criminal authorities for further legal action.

**Sports**

The RI Nurses Institute Middle College is an active member of the RI Interscholastic League (RIIL) and thus provides an opportunity for RINIMC students to be eligible to participate in sports activities at his/her feeder school in the community where they reside. The following are the requirements of the RIIL:
● Student-athletes will adhere to all RIIL Rules and Regulations.

● RINI Director of School Culture & Community will report any and all discipline concerns/problems to the Principal of the school through which the student participates in athletics.

● RINI Director of School Culture & Community will submit an absentee/tardy/early dismissal list of any and all students to the Principal of the school through which the student participates in athletics.

● A copy of the student-athletes report card must be submitted to the Principal of the school through which the student participates in athletics.

In addition, RINIMC requires that students be in good academic standing in order to be eligible for sports. Students who are failing any RINI class or who have unexcused attendance/tardiness requiring interventions will be reported as ineligible to participate in sports through the RIIL. No student whose conduct or work in school is unsatisfactory shall be allowed to take part in any interscholastic athletics. All students desiring to participate in athletics must be examined by their primary care physician or other licensed health care professional and must provide documentation of all such physical examinations to the school nurse and the team coach/athletic director at the appropriate time.

RINI requires parent/guardian permission to participate in RIIL sports. A signed permission slip is required. Students must also provide a copy of the game schedule for the team/school for which they are playing. Any eligible student who wishes to be dismissed early from school for the purposes of RIIL sports will be granted permission and given a pass for game days only, with prior parent/guardian approval. Students will not be given permission to leave school early to attend practice sessions.

Smoking

Rhode Island State law requires that schools be smoke free. Rhode Island Nurses Institute Middle College is a healthy community and a smoke free campus. Smoking is prohibited in and around the school.

E-cigarettes, vaporizing devices or other devices used to inhale substances are included under the no smoking policy and are not allowed in school.

BEHAVIORAL EXPECTATIONS

All members of the RINI community are expected to demonstrate respect for themselves and for all others; including faculty, staff, fellow students, visitors, and members of the greater community. As members of a diverse learning community, we embrace differences and celebrate our commonalities and do not tolerate bullying, racially offensive, sexually offensive, or improper language or actions. We understand that behaviors that detract and disrupt the
educational process harm everyone. We respect the privacy and property of others, and encourage respect and professionalism within our community in face-to-face communication and through social media.

**Social Media**

For the purposes of this policy, “social media” is defined as any form of online publication or site that allows interactive communication, including but not limited to, social networks, blogs, photo and video sharing platforms (such as Facebook, YouTube, Instagram, Snapchat, or Twitter), as well as email and texting.

This policy is intended to be interpreted in conjunction with the Student Owned Electronic Devices and Internet Acceptable Use policies. Parents/guardians are encouraged to monitor and, if necessary, limit the use of social media. Excessive use of social media sites and a preoccupation with these forms of communication distracts students from their studies, limits authentic interactions, promotes unauthorized use of electronics during the school day and, when used inappropriately, has been determined to be the cause of student and peer conflicts. Neither current nor prospective students should attempt to contact or be compelled to connect with any member of the RINI faculty or staff on their personal social media accounts.

Students are prohibited from using RINI Middle College computers, devices, or networks to access social media accounts without specific approval from a faculty member. Such access may be granted for school or educational purposes only. When accessing social media under these circumstances, students shall have no expectation of privacy, and RINI reserves the right to intercept, access, monitor, copy, review, or download any communications or files that are sent, received, or stored on its Network, or on any RINI-owned device. Students must be thoughtful and respectful when sharing information on social media, and all information posted by students must comply with RINI and legally mandated policies and procedures, including policies concerning bullying.

Students who are found to be using school devices to access inappropriate, illegal, explicit content will forfeit the opportunity to use such technology and will have access to school computers on a restricted and highly supervised basis only during class time.

**Vandalism / Defacement of Property**

Students demonstrate self-respect by respecting the property of others, including our campus and neighborhood. Vandalism/defacement of any kind such as: writing in school textbooks, writing on or carving into desks or walls, breaking/damaging walls or furniture, and spray-painting (graffiti) and will not be tolerated. Vandalizing school or local property will result in disciplinary action, will require restitution, and may include police involvement.

**Academic Dishonesty/Plagiarism**

All members of the Rhode Island Nursing Institute are responsible to uphold the academic integrity policy and support the pursuit of scholarship. Students apply to RINI to pursue a career
in the nursing or health care field however, our goal is to educate the whole student and support the development of young men and women of character, compassion & empathy, and professionalism. This Academic Integrity Policy is intended to support and ensure a culture of trust, equity, and respect.

**Educator & Administrator Protocol for Violation of Academic Integrity Policy**

When a teacher finds reason to believe a student or group of students has violated the academic honesty policy, the following steps will be taken:

- The teacher will discuss his/her concern with the student.
- The teacher will refer in writing the information the teacher has to administration via Skyward behavioral referral.
- Administration and the teacher will confer.
- If they conclude that a violation in the Academic Integrity Policy has occurred, the teacher will notify parent(s) and student(s).
- First offense will result in a disciplinary referral/written warning and the student will have to make up the work with the teacher.
- Any further or future incidents where a student is found guilty of violating the Academic Integrity policy in any school year and on any schoolwork/assessment will receive a zero for the work and will be referred to the PNACC (Professional Nurses Academic & Conduct Committee) where student may be subject to additional disciplinary action including in school and/or out of school suspension.
- The student will be excluded from the award honor roll status for that school year only.
- Students eligible for the National Honor Society will not be eligible if there are 2 or more incidents reported. Current NHS members may be placed on probation or dismissed from the NHS.

**Theft/Possession of Stolen Property**

A student will not, without permission by the owner or custodian of the property, take property nor have in his/her possession any property that does not belong to him/her. Theft may result in disciplinary actions and/or referral to criminal authorities for further legal action.

**Creation of an Unsafe Environment**

Students who create an unsafe environment by pulling fire alarms, setting off fire extinguishers, smoking inside the school building, inciting others to unruly behavior, misbehaving on buses, leaving school grounds without permission and engaging in other destabilizing behaviors create an unsafe environment and are subject to disciplinary action and/or referral to criminal authorities for further legal action.
The Rhode Island Nurses Institute Middle College has ZERO tolerance regarding the possession of weapons, fireworks, alcohol and/or drugs, and the use of violence. Students who commit any of these offenses (below) will be referred to the Professional Nurse Academic and Conduct Committee and the appropriate local law enforcement agency.

**Weapons**

Bringing a weapon to school, using a weapon on school grounds or at a school-sponsored or related activity, or a student having a weapon in his or her locker, pocket, or while at school, on the bus, or at an afterschool activity, is a grave offense and is against school rules and regulations. It is also against the law. RINI recognizes three kinds of weapons:

Those that are "legally dangerous," which include weapons that are against the law to possess, such as anything that is carried and used in a manner to intimidate or with the intent to cause harm to another person, are considered dangerous weapons. They include the following: firearms of any kind, including BB guns and air rifles, any knife that has a double-edged blade, a switch blade or any knife that has an automatic spring device by which the blade is released from the handle; any stiletto or dagger, metallic knuckles, nunchaku, shuriken or any other similar pointed starlike object that is intended to injure a person when thrown, black jacks, blow guns, any arm band that is made of leather which has metallic spikes, points or studs; any similar device made from any other substance, mace, pepper spray, tear gas, or any other substance that is used to incapacitate another person, fireworks or explosives of any kind, all other such similar weapons.

Other prohibited items, which, though may not be defined as weapons, are nonetheless not permitted on school premises, at school sponsored and/or at school related events, including athletic games. Possession or use of said items will result in suspension and may result in expulsion from school. The following are examples: knives of any kind, shape or length; including key chains, knives, drafting knives, blades of any size razors, box cutters, chains, whips or any other metal object of no academic purposes or any other object of no reasonable use in the school setting, on school grounds, and/or at school-sponsored events, including athletic games.

Other ordinary items that may become dangerous when used in a threatening way; use of these items in that manner may result in suspension or expulsion from school. Such items include: pencils, scissors, needles and pins, nails, carpentry tools, etc. Use of such items in a dangerous or threatening manner may result in suspension or expulsion from school. Additionally, engaging in or attempting to engage in any unreasonably dangerous athletic technique that endangers the health or safety of an individual, such as using a helmet or any other sports equipment as a weapon may result in suspension or expulsion from school.

Further, no toy or replica weapons of any kind, including guns and knives, will be permitted on school premises, on school grounds, on the bus or at school sponsored events and/or at school related events, including athletic games. Items such as these will be confiscated and may result in suspension or expulsion if they are determined by the principal to be in violation of this policy.
Alcohol and Drugs

Purpose
The purpose of this policy is to promote and maintain a safe and healthful environment for the entire school community. In order to meet this goal, the Rhode Island Nurses Institute Middle College has adopted a substance abuse policy which delineates a plan of action when student use is detected, take corrective disciplinary action, and provide appropriate resources for the student and family in their community.

Prevention & Education
As a school whose focus is nursing and advanced health careers, RINI provides all students access to a strong, health based and science curriculum with embedded instruction and activities that focus on educating students on the dangers of alcohol and drug use.

Discipline
Any student found to be:
- in possession of, using, or selling illegal or unauthorized drugs or alcohol
- suspected of being under the influence of drugs or alcohol
- in possession illegal drug paraphernalia

may be suspended out of school for up to ten days. Suspected use by a student will require a medical assessment by the school nurse. Students who refuse to submit to an evaluation will be considered an act of admission and will be considered along with other evidence to determine whether or not a student is under the influence of a chemical substance.

This policy shall be enforced in the school building, on school property, on school buses, and at school-sponsored functions sanctioned by the school administration.

When a student violates the drug and alcohol policy:
- The student may be immediately suspended for up to ten days.
- The appropriate law enforcement/ juvenile officer may be immediately notified, and all evidence turned over to him/her. All evidence will be kept in a secured location by RINI administration until it is turned over to the appropriate authority.
- The parents/guardians of the student will be notified and referred to the PNACC (Professional Nurses Academic & Conduct Committee. Parent(s) and student must both attend the PNACC and may be required to attend a reinstatement meeting in order for the student to be reinstated to in person learning.
- All procedural guidelines for suspension or expulsion will be followed. All students have the right to a hearing and rights of appeal.

Intervention
Students returning to RINI after a suspension may be required to attend a PNACC meeting for reinstatement. The PNACC team will review the suspension report, discuss the incident with the parent/guardian and student, and deliberate on whether to recommend any further disciplinary action and/or a behavior plan. This plan may require students to meet with the
school social worker or attend outside school counseling or support services.

**Inpatient/outpatient treatment**
Any student absent from school due to attendance at a community inpatient or outpatient treatment program should be provided educational support. Responsibility for students returning from a community treatment program rests with the student, parent, and community treatment program personnel. School administration, school faculty, the student, parents, and community treatment personnel will work cooperatively to ensure the student’s privacy rights under HIPPA/FERPA and to facilitate educational support when the student returns to full-time, in person learning.

**Searches, Breathalyzer, and Interrogations**
Students are entrusted to the care and custody of RINI for the purpose of education. Teachers and administrators are employed for the purpose of carrying out the educational mandates according to Rhode Island General Laws, Chapter 16. All are entitled to perform in a safe environment free of dangerous weapons and drugs. In order to preserve the educational decorum, all school property including, but not limited to, desks, closets, and all school associated items, are subject to search as determined necessary and appropriate.

**Search and Seizure**
Under the IV Amendment to the U.S. Constitution, students are protected from unreasonable search and seizure conducted by public school officials and teachers. The following rules shall apply to searches of students, school property, the property of individuals while in school, enroute to or from school, to or from school events on school buses, or in automobiles operated by students.

A search may only be conducted by authorized individuals.

1. Searches shall be conducted based upon reasonable suspicion that school rules, town, state, or federal laws have or will be violated.
2. A search may be conducted on any area of property under the jurisdiction of RINI and shall include items of personal property in the control of or possession of a student, including that which may be abandoned or discarded.
3. School authorities are authorized to seize illegal items or contraband that may present a threat to the safety of the individual or others. Items seized shall be retained in proper order to preserve a controlled chain of custody for purposes of prosecution by the police department.
4. Items that are used, or may be used, to disrupt or interfere with the educational process or environment may be temporarily removed from a student’s possession. This includes all electronic devices that are either the property of the school or of the individual.
5. Authorized individuals include the principal, director, faculty or staff member, or such person as the principal may designate.
6. A search of an automobile may only be conducted with the permission of the operator and/or owner of the vehicle.
7. Parents/guardians will be contacted upon completion of any search conducted by authorized individuals.

**Canine Searches**
The use of dogs trained to detect illegal drugs and/or other contraband, whether conducted by law enforcement or others retained by the School District, may occur anywhere on school property, school vehicles, and at school events. The use of dogs to search school property, or the personal property of students or others, are not searches which require a reasonable suspicion of a violation of law or school rules. Such searches may be conducted on school property and include, but not limited to desks, closets, vehicles on school property, and items of personal property.

**Breathalyzer**
Any student for whom there is a reasonable suspicion of the use of alcohol before or during the school day, prior to or during school sponsored activities, or on school property, may be asked to submit to a breathalyzer test. School property shall include, but is not limited to, school grounds, buildings, buses, gymnasiums, facilities rented by the school, and other facilities or premises utilized for school sponsored activities and/or events.

The following guidelines shall apply:

1. A student about whom there is a reasonable suspicion of consumption of alcohol may be asked to submit to a breathalyzer test. Indicators of reasonable suspicion may include, but not limited to, alcohol odor, slurred speech, unsteady gait, lack of coordination, presence in the vicinity of an alcohol container, bloodshot or glazed eyes, or such other information as is reasonable to raise suspicion. No breathalyzer test will be administered if a student acknowledges consumption of alcohol.
2. Breathalyzer tests shall be administered in a secure location away from other students by the principal, director, or other designee who has been fully trained in breathalyzer test administration.
3. Parents will be called following the administration of the breathalyzer test. If a student tests positive, parents must transport their student home. If a parent is not available to transport a student, local police will be called. Emergency medical personnel will be sought if the student is assessed to be in need of medical assistance. Students determined to have consumed alcohol will be subject to disciplinary consequences.
4. Refusal to submit to a breathalyzer test will be considered an act of admission and will be considered along with other evidence to determine whether or not a student has consumed alcohol.
5. Random testing of participants in school sponsored events may be conducted by authorized school personnel.
6. Non-students attending school sponsored events may be subject to breathalyzer testing and failure to pass such a test or refusal to submit shall be grounds to exclude such individuals from participation in the event.
Physical Violence

Any student who threatens another student or staff member, physically intimidates another person, or makes inappropriate contact or harmful physical contact with another person, will be automatically suspended, referred to the Professional Nurse Academic and Conduct Committee, and/or face further consequences per the discretion of administration and in accordance with the RINI Bullying Prohibition and Prevention Policy and/or RINI Prohibition Against Teen Dating Violence and Sexual Violence Policy.

Positive Behavior/Behavioral Interventions

To support students in meeting the RINI behavioral expectations, our program emphasizes a commitment to a respectful learning environment toward supporting all students in demonstrating appropriate behaviors.

Positive behavior approaches include extensive student support measures with concentration on student responsibility and appropriate choices. Behavioral interventions when needed may include sanctions within the classroom, behavioral plan and/or monitoring, school-wide limitations, or referral to the Professional Nurses Academic and Conduct Committee and may require faculty, parent, and /or administrative meetings.

Steps to Address Behavior Concerns

Intervention - Steps taken by faculty or staff to resolve an immediate issue or concern.

Warning Notice - Notification to the student and family of any concerns (academic or behavioral), with possible steps for remediation.

Conference - A meeting between the student, parent/guardian, and school faculty and/or administration to identify issues (academic or behavioral) toward developing a plan of action and solutions.

Administrative Action - Actions taken through informal and formal behavior, and academic committees following other steps; undertaken if prior steps have not succeeded.

Action by the Professional Nurse Academic and Conduct Committee Formal as required for serious behavioral infractions.

The RINI follows the Rhode Island Department of Education and Special Education guidelines regarding out-of-school suspension of students for behavioral or disciplinary reasons. Suspensions may be immediate in cases of community safety, for egregious violations of the Code of Conduct or where the continued presence of the student within the community creates the potential safety concerns or disruption to learning. Following a suspension, the student may be referred to the PNACC committee for further action. A re-instatement meeting with Administration, the student, and parent/guardian must take place prior to
resumption of attendance.

Should applicable law or regulation require further interventions for a particular student, such interventions will be addressed on an individual basis.

The Professional Nurse Academic and Conduct Committee (PNACC)

The Professional Nurse Academic and Conduct Committee is the body that has been authorized by the Middle College’s Board of Trustees to resolve major discipline and academic matters, hold hearings, and enter into behavior and/or academic agreements with students. The PNACC is made up of members of the faculty and administration who deliberate on cases that have been brought to it through administrative action.

Outline of Due Process Rights for Students and their Parents and/or Guardians

We respect and protect the rights of all students and families in all matters. Academic and behavioral expectations and potential interventions for violations are outlined above and elsewhere in this handbook. In cases of suspension and possible exclusion from school, the process includes options for immediate interim suspensions (pending a parent meeting), and longer ones (pending a PNACC or manifestation determination meeting). In all cases, RINI will conform to state and federal guidelines and legislation concerning due process, including but not limited to the Individuals with Disabilities Education Act and Section 504 of the Rehabilitation Act of 1973.

Steps include:

**Less than Ten (10) Consecutive Days**

Generally, prior to removal from school for less than ten (10) consecutive days, RINI will adhere to the following:
1. The student must be afforded oral or written notice of the charges against him/her;
2. If the charges are denied, the student must be afforded an explanation of the school’s supportive evidence; and
3. The student must be afforded an opportunity to present his or her side of the story. If the student has not attained the age of majority (18), the notice and reason for the suspension must be provided to the student’s parents in their spoken language.

**Ten (10) or More Consecutive Days**

Generally, prior to the removal from school for more than ten (10) consecutive days, RINI will adhere to the following:
1. A clear written statement of the reason for suspension or long term removal;
2. An opportunity for a formal public or private hearing before the PNACC;
3. If a hearing is requested, the student is afforded prompt notice of the time and place of the hearing, with a reasonable time to allow for preparation;
4. Opportunity to be represented by legal counsel;
5. If the student is not 18 years old, the parent(s) or guardian is afforded the procedures outlined in steps 1, 2, 3, and 4 above;
6. At hearing, the right to cross-examine witnesses and to present witnesses on his or her behalf;
7. A complete and accurate stenographic or electronic record of the hearing, including all exhibits;
8. A written decision rendered within a reasonable time, based exclusively on the record detailing the reasons and factual basis therefore;
9. A copy of the decision; and
10. A copy of the decision, together with the record, must be forwarded to the Commissioner of Education in the event of an appeal of the PNACC’s decision.

Special circumstances may warrant immediate removal from school. In such cases, an affected student may be removed prior to the school effectuating the aforementioned steps.

Appeal process
If the parent(s) and/or guardian(s) disagree with the decision of the PNACC they may send a letter of appeal. The letter of appeal should be written to the Principal of the school and must be received within 10 days of the decision rendered by the PNACC Committee.

Cause for appeal is limited to specific reasons:
- Failure to follow due process;
- The availability of new evidence, not presented earlier;
- That the outcome of the hearing was grossly out of proportion to other, past, cases of similar infractions.

If the parent(s) and/or guardian(s) disagree with the decision of the Principal, they may send a letter of appeal. The letter of appeal should be written to the CEO of the school and must be received within 10 days of the decision rendered by the Principal.

If the parent(s) and/or guardian(s) disagree with the decision of CEO, they may send a letter of appeal. The letter of appeal should be written to the Chair of the Board of Directors and must be received within 10 days of the decision rendered by the CEO.

The Chair of the RINI Board of Directors will convene a subcommittee of Board members within a week of receipt of the appeal letter to hold a separate hearing on the appeal.

The Chair must reject a letter of appeal if it does not meet one of the three criteria for appeal; if the appeal is sent to the Appeal sub-committee it can only consider the portion of the case appealed, and can only:

1. Return the case to the PNACC Committee and the Principal with a recommendation for further review;
2. Affirm the decision of the PNACC Committee and the Principal but recommend consideration of lessened sanction; or
3. Affirm the decision of the PNACC Committee and the Principal.

Prohibition and Prevention of Bullying

The State of Rhode Island and the Department of Education have taken a strong stand against bullying in our schools. The Rhode Island Nurses Institute Middle College strongly supports their policies and is working to eliminate bullying and harassment in all forms within our school in order to provide a safe and secure school climate so that all students may learn. As part of the Anti-Bullying Education Program at Rhode Island Nurses Institute Middle College it is important that all members of our community are aware of school policies including what bullying looks like. All students and their parents/guardians should read and sign the policies below.

Definitions

Bullying means the use by one or more students of a written, verbal or electronic expression or a physical act or gesture or any combination thereof directed at a student that:

- Causes physical or emotional harm to the student or damage to the student's property;
- Places the student in reasonable fear of harm to himself/herself or of damage to his/her property;
- Creates an intimidating, threatening, hostile, or abusive educational environment for the student;
- Infringes on the rights of the student to participate in school activities; or
- Materially and substantially disrupts the education process or the orderly operation of a school.

The expression, physical act or gesture may include, but is not limited to, an incident or incidents that may be reasonably perceived as being motivated by characteristics such as: Race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression or mental, physical, or sensory disability, intellectual ability or by any other distinguishing characteristic.

Bullying most often occurs as repeated behavior and often is not a single incident between the bullying/cyber-bullying offender(s) and the bullying victim(s).

Cyber-bullying means bullying through the use of technology or any electronic communication, which shall include, but not be limited to, any transfer of signs, signals, writing, images, sounds, data, texting or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photo electronic or photo optical system, including, but not limited to, electronic mail, Internet communications, instant messages or facsimile communications.

Forms of cyber-bullying may include but are not limited to:

- The creation of a web page or blog in which the creator assumes the identity of
another person;

- The knowing impersonation of another person as the author of posted content or messages; or

- The distribution by electronic means of a communication to more than one person or the posting of materials on an electronic medium that may be accessed by one or more persons, if the creation, impersonation, or distribution results in any of the conditions enumerated in clauses (a) to (e) of the definition of bullying.

At School means: on school premises, at any school-sponsored activity or event whether or not it is held on school premises, on a school-transportation vehicle, at an official school bus stop, using property or equipment provided by the school, or acts which create a material and substantial disruption of the education process or the orderly operation of the school.

School Climate
Bullying, cyber-bullying, and retaliation against any person associated with a report of bullying or the investigation thereof is prohibited. School staff shall take all reasonable measures to prevent bullying at school. Such measures may include professional development and prevention activities, parental workshops, and student assemblies among other strategies.

School faculty, administration, and staff, at all times, will model courteous behavior to each other, to students, and to school visitors. Abusive or humiliating language or demeanor will not be accepted. Additionally, students and their families are expected to exhibit courteous behavior to all members of the learning community in school and at school sponsored events.

Policy Oversight and Responsibility
The Chief Executive Officer shall be responsible for the implementation and oversight of this bullying policy. The Chief Executive Officer shall provide the Board of Trustees with a summary report of incidents, responses, and any other bullying-related issues at least twice annually. The prevention of bullying shall be part of the school’s strategic plan and safety plan.

Information Dissemination
The School Administration shall ensure that students, staff, volunteers, and parents/legal guardians are provided information regarding this Policy. This information shall include methods of discouraging and preventing this type of behavior, the procedure to file a complaint, and the disciplinary action that may be taken against those who commit acts in violation of this policy. This policy shall be:

- Distributed annually to students, staff, volunteers, and parents/legal guardians
- Included in student codes of conduct, disciplinary policies, and student handbooks
- A prominently posted link on the home page of the school /district
**Reporting**
The School Administration shall establish, and prominently publicize to students, staff, volunteers, and parents/guardians, how a report of bullying may be filed and how this report will be acted upon. (See Appendix A for Reporting Form)

The victim of bullying, anyone who witnesses an incidence of bullying, and anyone who has credible information that an act of bullying has taken place may file a report of bullying.

Any student or staff member who believes he/she is being bullied should immediately report such circumstances to an appropriate staff member, teacher or administrator.

Parents/Guardians of the victim of bullying and parents/guardians of the alleged perpetrator of the bullying shall be notified within twenty-four (24) hours of the incident report. When there is a reasonable suspicion that a child is either a bully or a victim of bullying, the parents/guardians of the child will be notified immediately by the Chief Executive Officer.

**Responsibility of Staff:** School staff, including volunteers, who observe an act of bullying or who have reasonable grounds to believe that bullying is taking place must report the bullying to school authorities. Failure to do so may result in disciplinary action.

**Responsibility of Students:** Students who observe an act of bullying or who have reasonable grounds to believe that bullying is taking place must report the bullying to school authorities. Failure to do so may result in disciplinary action. The victim of bullying, however, shall not be subject to discipline for failing to report the bullying. Student reports of bullying or retaliation may be made anonymously, provided, however, that no disciplinary action shall be taken against a student solely on the basis of an anonymous report.

**Prohibition against Retaliation:** Retaliation or threats of retaliation in any form designed to intimidate the victim of bullying, those who are witnesses to bullying, or those investigating an incident of bullying shall not be tolerated. Retaliation or threat of retaliation will result in the imposition of discipline in accordance with the school behavior code.

**False Reporting/Accusations:** A school employee, school volunteer or student who knowingly makes a false accusation of bullying or retaliation shall be disciplined in accordance with the school policies.

**Reports in Good Faith:** A school employee, school volunteer, student, parent/ legal guardian, or caregiver who promptly reports, in good faith, an act of bullying to the appropriate school official designated in the school's policy shall be immune from a cause of action for damages arising from reporting bullying.

**Investigation/Response**

The School Administration shall promptly investigate all allegations of bullying, harassment,
or Intimidation. If the allegation is found to be credible, appropriate disciplinary actions, subject to applicable due process requirements, will be imposed. The Principal or other qualified staff may be utilized to mediate bullying situations.

The investigation will include an assessment by the school social worker of what effect the bullying, harassment or intimidation has had on the victim. A student who engages in continuous and/or serious acts of bullying will also be referred to the school social worker.

Police Notification: Immediate notification of the local law enforcement agency will be made when circumstances warrant the pursuit of criminal charges against the perpetrator.

Protection: If a student is the victim of serious or persistent bullying:

- The Principal will intervene immediately to provide the student with a safety plan to ensure a safe educational environment.
- The interventions will be developed, if possible, with input from the student, his or her parent/guardian, and staff.
- The parents/guardians of a victim shall also be notified of the action taken to prevent any further acts of bullying or retaliation.

Disciplinary Action

The disciplinary actions for violations of the bullying policy shall be determined by the school. Disciplinary actions for violations of the bullying policy shall balance the need for accountability with the need to teach appropriate behavior. The severity of the disciplinary action shall be aligned to the severity of the bullying behavior.

The range of disciplinary actions that may be taken against a perpetrator for bullying, cyberbullying or retaliation shall include, but not be limited to:

- Admonitions and warnings
- Parental/Guardian notification and meetings
- Detention
- In-school suspension
- Loss of school-provided transportation or loss of student parking pass
- Loss of the opportunity to participate in extracurricular activities
- Loss of the opportunity to participate in school social activities
- Loss of the opportunity to participate in graduation exercises or promotional activities
- Police contact
- School suspension: No student shall be suspended from school unless it is deemed to be a necessary consequence of the violation of this Policy.

Social Services/Counseling
Referral to appropriate counseling and/or social services currently being offered by schools or communities shall be provided for bullying victims, perpetrators and appropriate family members of said students.

**Social Networking**

Students shall be prohibited from accessing social networking sites in school, except for educational or instructional purposes and with the prior approval from school administration.

**Other Redress**

This section does not prevent a victim of bullying, cyber-bullying or retaliation from seeking redress under any other available law, either civil or criminal. This section does not create or alter any tort liability.

**Prohibition Against Teen Dating Violence and Sexual Violence**

Teen dating violence and sexual violence are prohibited at RINI. The prevention of teen dating violence and sexual violence is part of RINI’s strategic plan and school safety plan. Dating Violence and Sexual Violence will not be tolerated at RINI. The purpose of this policy is to:

- raise school-wide awareness about teen dating violence and sexual violence;
- provide direction in responding to incidents; and
- prevent new incidents of dating violence, and sexual violence.

**Definitions**

**At School** means: on school premises, at any school-sponsored activity or event whether or not it is held on school premises, on a school-transportation vehicle, at an official school bus stop, using property or equipment provided by the school, or acts which create a material and substantial disruption of the education process or the orderly operation of the school.

**Bullying** means the use by one or more students of a written, verbal or electronic expression or a physical act or gesture or any combination thereof directed at a student that:

- Causes physical or emotional harm to the student or damage to the student’s property;
- Places the student in reasonable fear of harm to himself/herself or of damage to his/her property;
- Creates an intimidating, threatening, hostile, or abusive educational environment for the student;
- Infringes on the rights of the student to participate in school activities; or
- Materially and substantially disrupts the education process or the orderly operation of a school.
The expression, physical act or gesture may include, but is not limited to, an incident or incidents that may be reasonably perceived as being motivated by characteristics such as: Race, color, religion, ancestry, national origin, gender, sexual orientation, gender identity and expression or mental, physical, or sensory disability, intellectual ability or by any other distinguishing characteristic.

Bullying most often occurs as repeated behavior and often is not a single incident between the bullying/cyber-bullying offender(s) and the bullying victim(s).

**Bystander**: someone who is aware of dating violence or sexual violence, but does not intervene or seek help for the victim.

**Cyber-bullying** means bullying through the use of technology or any electronic communication, which shall include, but not be limited to, any transfer of signs, signals, writing, images, sounds, data, texting or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photo electronic or photo optical system, including, but not limited to, electronic mail, Internet communications, instant messages or facsimile communications.

**Forms of cyber-bullying may include but are not limited to:**
- The creation of a web page or blog in which the creator assumes the identity of another person;
- The knowing impersonation of another person as the author of posted content or messages; or
- The distribution by electronic means of a communication to more than one person or the posting of materials on an electronic medium that may be accessed by one or more persons, if the creation, impersonation, or distribution results in any of the conditions enumerated in clauses (a) to (e) of the definition of bullying.

**Dating**: Any romantic relationship between an unmarried couple regardless of duration, commitment level, or physical intimacy. Dating includes hooking up, going out and friends with benefits.

**Dating Partner**: Any person, regardless of gender, involved in a dating relationship. This could include persons who have a former dating or sexual relationship, are same sex couples, or are unrelated but have had intimate or continuous social contact with one another.

**Dating Violence**: A pattern of behavior where one person uses threats of, or actually uses physical, sexual, verbal or emotional abuse to control his or her dating partner.

**Perpetrator/Abuser/Dominant Aggressor**: a person who uses either bullying, dating violence, or sexual violence to establish and maintain power and control over the target of their behavior. The dominant aggressor/abuser means the person determined to be the most significant, rather than the first, aggressor. The following should be considered when identifying the dominant aggressor: (1) whether either person made threats creating fear of physical injury; (2) whether there is a history of domestic or sexual violence between the
persons involved; (3) whether either person acted in self-defense; and (4) whether either person used or threatened to use a weapon and/or physical force.

**Rape:** is nonconsensual oral, anal, or vaginal penetration of the victim by body parts or objects using force, threats of bodily harm. This includes taking advantage of a victim who is incapacitated or otherwise incapable of giving consent. Incapacitation may include mental or cognitive disability, self-induced or forced intoxication, status as minor, or any other condition defined by law that voids an individual's ability to give consent.

**Sexual Assault:** includes behaviors that are attempted or perpetrated against a victim's will or when a victim cannot consent because of age, disability, or the influence of alcohol or drugs. Sexual assault may involve actual or threatened physical force, use of weapons, coercion, intimidation, or pressure and may include:

- Intentional touching of someone in ways that are unwanted,
- Voyeurism,
- Exposure to exhibitionism,
- Undesired exposure to pornography, or
- Public display of images that were taken in a private context or when the victim was unaware.

**Sexual Harassment:** includes degrading remarks, gestures, and jokes, notes, graffiti, and spreading rumors to indecent exposure, being touched, grabbed, pinched, or brushed against in a sexual way.

**By an Employee:** Sexual harassment of a student by a school district employee includes both welcome and unwelcome sexual advances; requests for sexual favors; sexually-motivated physical, verbal, or nonverbal conduct; or other conduct or communication of a sexual nature when:

A school district employee causes the student to believe that the student must submit to the conduct in order to participate in a school program or activity, or that the employee will make an educational decision based on whether or not the student submits to the conduct; or

The conduct is severe, persistent, or pervasive such that it:

- Affects the student's ability to participate in or benefit from an educational program or activity, or otherwise adversely affects the student's educational opportunities; or;
- Creates an intimidating, threatening, hostile, or abusive educational environment.

**By Others:** Sexual harassment of a student, including harassment committed by another student, includes unwelcome sexual advances; requests for sexual favors; or sexually-motivated physical, verbal, or nonverbal conduct when the conduct is severe, persistent, or pervasive.
Sexual Violence: includes sexual harassment, sexual assault, and rape. In cases of sexual violence, the perpetrator may be a stranger, acquaintance, friend, family member, or partner.

Stalking: is the willful, malicious, and repeated following of another person with the intent to place that person in reasonable fear of bodily injury.

Victim/Survivor: the target of the perpetrator’s coercive and/or violent acts.

Witness: someone whose awareness of dating violence compels them to intervene and/or seek help on behalf of the victim.

**Reporting Responsibilities**

School administration shall establish—and prominently publicize to students, staff, volunteers, and parents—how to report dating violence and how such reports will be acted on. The victim of dating violence, or sexual violence; witnesses/bystanders to such actions; or anyone who has information that these actions have occurred may file a report.

**Investigation**

School administration shall investigate dating violence and sexual violence reports. If the allegation is found to be credible, appropriate disciplinary sanctions, subject to due process procedures, shall be imposed. Whenever teen dating violence or sexual violence involved conduct that violates criminal law, the police shall be notified.

**Disciplinary Sanctions**

Disciplinary sanctions for dating violence, or sexual violence may include loss of privilege to participate in extra-curricular activities including athletics and school social events; loss of school bus transportation; assignment of additional school work or community service; and—depending on the extent of involvement in the prohibited activity—suspension from school.

**Victims’ Rights and Protection**

RINI is committed to creating a campus environment that promotes timely and fair adjudication of teen dating violence, and sexual violence cases. School administration shall protect the rights and privacy of the victim as well as the due process rights of the alleged perpetrator.

**Prevention**

School administration shall ensure that students and staff are instructed on how to identify, prevent, and report teen dating violence, and sexual violence. School administration shall also ensure that the school health program and counseling services include the appropriate social skills training to help students avoid isolation and help them interact in a healthy manner.
School staff shall model correct and courteous behavior to each other, to students, parents and to visitors. Abusive or humiliating language or demeanor shall not be accepted. The staff shall ensure that each student is known by a teacher that the student can turn to if abuse develops. To the extent possible, the influence of cliques and other exclusive student grouping shall be diminished by the creation of inclusive school activities in which all students are encouraged to participate.

Responsibilities and Expectations

Responsibility of Administrators:

Investigation of all Teen Dating Violence, and Sexual Violence Reports

School administration shall investigate all allegations of dating violence, and sexual violence and the parties involved. If the allegation is supported by the outcome of an approved investigation, appropriate disciplinary sanctions, subject to any appropriate due process procedures, will be imposed. The investigation will include an assessment of what effect the dating violence, and/or sexual violence has had on the victim.

Creation of Individualized School Safety Plan

When a student discloses dating violence, and/or sexual violence, school administration shall work with the victim, alleged perpetrator, their respective parents, appropriate staff, and possibly a domestic violence advocate to create an individualized safety plan. Whenever possible, face-to-face contact between the victim and alleged perpetrator should be avoided. If changes need to be made, attention should be given to the victim’s preference. The burden for any bus, classroom or other schedule changes should be on the alleged perpetrator, not the victim.

The safety plan could include the following 3 components, depending on the circumstances:

Victim Safety Plan:

A safety plan is a tool for helping to increase students’ safety. When responding to an incident of sexual harassment, dating violence or sexual violence, RINI shall develop a safety plan in collaboration with the victim and the victim’s parents that may include the following elements:

- The staff person(s) that have been identified as a support system for the victim,
- Routes to and from school,
- Routes to and from classes, class changes and/or locker changes,
- Names and contact information of peers who can help support the victim and accompany him or her to and from classes as needed,
- A discussion of potential school-related problems/areas of concern and strategies for increasing safety: after-school activities, class trips, dance, etc.
- A plan of action for the victim to follow if he/she encounters the alleged perpetrator outside of school in a public place, on public transportation, at the victim’s home, at the home of a friend, etc.
- A list of general safety tips to aid the victim outside of school: lock doors, screen phone calls, never walk alone, etc.
- A list of local resources: shelters, hotlines, agencies, advocates, and other services,
- Follow-up meeting dates to review the situation and to make any necessary adjustments.

Enforcement of Protective Orders

When a legal protective order (such as a Restraining or No-Contact order) has been issued by a court to protect one student from another, RINI shall take the following steps:

Hold separate meetings with the victim and the alleged perpetrator and their respective parents to:
- Review the protective order and ramifications.
- Clarify expectations.
- Review the school day, classes, lunch (open/closed campus situation), and activities, paying attention to potential conflicts and opportunities for face-to-face contact between the victim and the alleged perpetrator.
- Identify schedule overlaps, i.e. arrival/dismissal times, classes, lunch, before- and after-school activities, locker, etc.

Stay-Away Agreements: School-Based Alternatives to Protective Orders

The school-based alternative to a legal protective order is called a Stay-Away Agreement. The Stay-Away Agreement provides a list of conditions that must be followed by the alleged perpetrator while on school grounds or at school-sponsored activities. It is designed to ensure the safety of the victim.

RINI encourages Stay-Away Agreements in a conference with the alleged perpetrator and his or her parent/guardian. If the parent/guardian is unavailable or unwilling to attend the conference, the school may note this on the agreement. A Stay-Away Agreement may include the following elements:
- A description of the relationship between the victim and alleged perpetrator.
● A description of the violent incident(s): what, when, where, witnesses.
● A list of behaviors that the alleged perpetrator may not do (i.e. talking to the victim, sitting near the victim, sending notes to the victim, etc.).
● Schedule changes for the alleged perpetrator (to separate the victim and alleged perpetrator), including classes, lunch period, arrival and dismissal times, locker location, and extracurricular activities.
● Notes on other disciplinary actions taken.
● Disciplinary consequences if the alleged perpetrator violates the Stay-Away Agreement.
● Dates during which the Stay-Away Agreement is valid.
● Date when the Stay-Away Agreement will be reviewed.

The individualized safety plan will be developed, if possible, with input from the parents of the students involved. Staff members who are to implement the plan will help formulate it. School administration is responsible for assigning a designee to oversee prompt resolution of an incident; identifying who needs to be notified (school personnel, parents, police, school Resource Officer); and providing a protocol for the school's response where an abuse prevention order is issued against one student, for the protection of another students.

Creation of Violence Prevention Task Force
RINI shall establish a Violence Prevention Task Force. This Task Force may include parents, school staff, and law enforcement officers, as well as community members—such as domestic violence advocates—and students. The purpose of this Task Force will be to develop policies and programs to educate students and staff about teen dating violence, and sexual violence.

The Task Force may also create programs to prevent or diminish dating violence, and sexual violence. The program recommendations of the Task Force shall be subject to review by the Board before the programs are implemented. The duties of the Violence Prevention Task Force may be assigned to the school's student intervention team or to the school's school improvement team.

Responsibility of School Staff
School staff shall take all reasonable measures to prevent teen dating violence or sexual violence. All school staff who witness, hear of, or have reasonable grounds to believe that these behaviors are taking place, are obligated to report incidents according to this policy. In this context, the staff includes volunteers working in the school. Failure of any school staff member to follow these procedures will result in consequences consistent with RINI's existing policies for non-compliance.

Responsibility of Students
Students who observe an act of teen dating violence or sexual violence, or who have reasonable grounds to believe that these behaviors are taking place, are obligated to report incidents to school authorities. The victim shall, however, not be subject to discipline for failing to report dating violence or sexual violence.

PROTOCOL FOR RESPONDING TO REPORTS OF TEEN DATING VIOLENCE, AND
SEXUAL VIOLENCE

RINI hereby incorporates the following response protocol to teen dating violence and sexual violence into its school district policies.

Protocol for School-Based Intervention:

**Staff Members** - Any school staff member who witnesses or learns of an act of teen dating violence, sexual violence, sexual harassment, sexual assault, or rape shall take the following steps:

1. Separate the victim from the alleged perpetrator.
2. Speak with the victim and alleged perpetrator separately.
3. Speak with any bystanders who may have been present or involved.
4. Encourage them to speak up directly on behalf of the victim if they should witness further incidents, or to get help from school personnel.
5. Administer logical and reasonable consequences to the alleged perpetrator when appropriate, including but not limited to making a referral to school administration.
6. Inform the victim of his or her right to file a complaint of sexual harassment, dating violence, or sexual violence with any counselor or administrator.
7. Monitor the victim’s safety. Increase supervision of the alleged perpetrator as needed.

**Administrators** - Any school administrator who witnesses or learns of an act of teen dating violence, sexual violence, sexual harassment, sexual assault, or rape shall take the following steps:

1. Separate the victim from the alleged perpetrator.
2. Meet separately with the victim.
3. Review the student's complaint form or assist the student in documenting the incident on a complaint form during the meeting.
4. Further investigate the complaint by speaking with the alleged perpetrator and any bystanders separately. Document all information.
5. If the assessment by the counselor or administrator determines that the incident involved physical or sexual assault or threats, the counselor or administrator should notify the School Resource Officer, Title IX Coordinator (if appropriate) or police immediately.
6. If the assessment by a school psychologist, social worker, or counselor determines that the victim's mental health has been placed at risk, make appropriate referrals.
7. Contact the parents/guardians of the victim and the alleged perpetrator to inform them that an incident of sexual harassment, dating violence, or sexual violence has occurred. Ask the parents/guardians to attend a meeting with the administrator and thei
r child to discuss the incident.
8. Track progress of investigation and intervention on the
Student-On-Student Altercation Response Chart to ensure that all
important actions are taken.

Protocol for Working with the Victim

In working with the victim, RINI makes every reasonable effort to protect the due process rights
of the alleged perpetrator. Administrators shall consider adopting the following methods of
intervention with the victim:

● Conference with the victim and parent/guardian.
● Identify immediate actions that can be taken to increase the victim’s safety
and ability to participate in school without fear or intimidation.
● Inform the student and parent/guardian of school and community resources as
needed, including their right to file charges or seek legal protection.
● Encourage the student to report further incidents.
● Inform the victim of his or her right to request a Stay-Away Agreement or
another school-based alternative to a protective order.
● For situations also involving sexual harassment, inform the victim of his or
her right to file a complaint alleging sexual harassment directly with the Title
IX Coordinator. A complaint may also be filed with the Office for Civil Rights.
● If the behavior included a violent criminal offense, the victim will be
informed of any school transfer rights he or she may have under the state
or federal law.
● Monitor the victim’s safety as needed. Assist the victim with safety
planning for the school day and for after-school hours.
● Document the meeting and any action plans on a complaint form. If the
victim or parent/guardian declines to document the incident, note this on
a complaint form.
● Store all complaint forms in a separate, confidential file and document
subsequent follow-up actions and complaints on a complaint form.

Administrators may provide the victim with the right to have a support person present during
all stages of the investigation.

Protocol for Working with the Alleged Perpetrator

RINI makes every reasonable effort to protect the due process rights of the alleged
perpetrator. At their discretion, administrators shall consider adopting the following methods
of intervention with the perpetrator:

● Conference with the alleged perpetrator and parent/guardian.
● Allow the alleged perpetrator an opportunity to respond in writing to the allegations.
● Identify and implement disciplinary and other actions and consequences that will be
taken to prevent further incidents.
● Inform the alleged perpetrator and parent/guardian of help and support available at
school or in the community as needed.

- Address the seriousness of retaliation against the victim for reporting the incident or cooperating with the investigation. Inform the alleged perpetrator that retaliation or threats of retaliation in any form designed to intimidate the victim of dating violence or sexual violence, those who are witnesses, or those investigating an incident shall not be tolerated. In most cases retaliation or a threat of retaliation will result in the imposition of a short or long-term school suspension and, in appropriate cases, referral to the police.

- Increase supervision of the alleged perpetrator as needed.
- Document the meeting and action plans on a complaint form.

Protocol for Documentation and Reporting of Incidents

RINI shall establish, and prominently publicize to students, staff, volunteers, and parents, how a report of teen dating violence or sexual violence may be filed and how this report will be acted upon. Anyone who has information concerning an incident of abuse may file a report. RINI hereby incorporates the following protocol to document teen dating violence into its policy.

1. Teen dating and sexual violence complaints and investigations are kept in a file separate from academic records. This practice is recommended to prevent inadvertent disclosure of confidential information.

2. Each complaint of teen dating or sexual violence, either written or orally given, must be documented. Documentation includes:
   - All allegations constituting the original complaint,
   - All evidence, statements, etc. gathered in support of or contradiction to the allegations,
   - Report of findings and recommendation(s) for action to disciplinary or other administrator(s),
   - Safety planning actions taken, including changing the victim’s or offender’s schedule and school activities,
   - Follow-up actions, including any responses to disciplinary and safety planning actions and status reports from the victim,

3. In addition to the information specified above, RINI shall track and archive aggregate, annual data on the incidence, types and prevalence of teen dating violence, and/or sexual violence.

4. School administration shall provide the Board with a semi-annual report on incidents of teen dating violence, and sexual violence which have taken place in the schools under their respective supervision. This report will include a statement describing what remedial action has been taken to address the incidents.

Prevention of Teen Dating Violence, and Sexual Violence Through Education.
Training, and Social Norms Change

Administrator and Staff Training

The following is required:
The school shall provide training on RINI’s teen dating violence policy and on the topic of
teen dating violence to all administrators, teachers, nurses and mental health staff. Upon
the recommendation of school administration, other staff may be included or may
attend the training on a volunteer basis; thereafter, this training shall be provided yearly
to all newly hired staff deemed appropriate to receive the training by the school’s
administration.

Per the Lindsay Ann Burke Act, the training shall specifically include, but not be limited to:
- Basic principles and warning signs of dating violence,
- RINI’s dating violence policy may also include:
  - Identifying issues of confidentiality and safety related to dating violence, and
  - Appropriate school-based interventions for dating violence.
- Overlap of dating violence and sexual violence policy with Title IX policy

These concepts related to sexual violence shall also be integrated into trainings. The school’s
dating violence and sexual violence policy shall be reviewed at the training, to ensure that
school staff are able to appropriately respond to incidents at school, provide instruction on how
to file a complaint against dating violence and sexual violence, and understand the disciplinary
action that may be taken against those who commit such acts. Ideally, these trainings will be
facilitated by a school staff person and a representative from a community agency that services
victims of bullying; intimate partner violence, and/or sexual violence such as a victim advocate.

Student Education

On-going age-appropriate education on healthy relationships shall be provided to all students.
Per the Lindsay Ann Burke Act this curriculum shall include, but not be limited to, defining
teen dating violence, recognizing dating violence warning signs and characteristics of healthy
relationships.

Additionally, students shall be provided with the school’s bullying, teen dating violence, and
sexual violence prevention policy. Upon written request to school administration, a parent or
legal guardian of a pupil less than eighteen (18) years of age, within a reasonable period of time
after the request is made, shall be permitted to examine the health education instruction
materials at the school in which his or her child is enrolled.

Social Norms Change

School staff will always model correct and courteous behavior to each other, to students, and to
visitors to the school. Abusive or humiliating language or demeanor will not be accepted. An
effort will be made to ensure that each student is well known by at least one certified teacher
so that the student will have someone to turn to at school if a situation of bullying, dating violence, or sexual violence develops. To the extent possible the influence of cliques and other exclusive student groupings will be diminished by the creation of a range of inclusive school activities in which students will be encouraged to participate.

**Title IX Policy - Non-Discrimination Policy**

**A. Purpose**

This policy is established by Rhode Island Nurses Institute Middle College (“RINI”) in adherence with Title IX of the Education Amendments of 1972 (“Title IX”) and all applicable Rhode Island statutes and regulations. Title IX prohibits RINI from discriminating on the basis of sex (including sexual harassment and sexual violence) in all facets of its educational programs and activities, including distance learning.

This policy applies equally to all of RINI’s students, employees, authorized volunteers, parents, and other members of the RINI community. This Policy applies to conduct at school, at school events, and away from school in all other instances when RINI has substantial control over the parties and the context in which the alleged misconduct occurred.

**B. Notice of Non-Discrimination**

RINI does not discriminate on the basis of race, color, religion, sex, sexual orientation, gender identity, national origin, ethnicity, age, disability, veteran, genetic information, or marital status in the delivery of its educational programs and activities, and indeed, RINI is required pursuant to Title IX not to discriminate in such a manner. If any member of the RINI community has any questions or concerns with respect to this Policy and/or Title IX, he/she may contact RINI’s Title IX Coordinator and/or the Department of Education’s Office of Civil Rights. RINI’s Title IX Coordinator is identified within this Policy and shall be available to answer all questions concerning this Policy.

RINI policy of non-discrimination in its educational programs and activities extends to employment and admission considerations.

**c. Definitions**

**At School:**
In a classroom, all school common areas, on or immediately adjacent to school premises, on school property, on a school bus or other school-related vehicle, at a school bus stop, or at any school-sponsored or school-related activity or event whether or not it is on school grounds.

**Authorized Volunteer:**
Any person who 1) is not employed by the school, 2) does not receive any compensation from the school, 3) has undergone school-required criminal background checks, and 4) is permitted to provide services approved by RINI to the community, including students, employees, and other partners.
Away from School:
Any location not defined above as “at school” but remaining within substantial control of RINI.

Bystander:
Someone who is aware of behavior or conduct “at school” in violation of or reasonably believed to be in violation of this Policy, including sexual violence and/or sexual harassment

Complainant:
Person who is alleged to be the victim of conduct that could constitute sexual harassment. For students under the age of majority, parents and legal guardians have the legal right to act on behalf of the student complainant in Title IX matters.

Formal Complaint:
A document filed by a complainant or signed by the Title IX Coordinator alleging sexual harassment against a Respondent and requesting that the school investigate the allegation of sexual harassment. At the time of filing a formal complaint, a complainant must be participating in or attempting to participate in the education program or activity of the school with which the formal complaint is filed. A document filed by a complainant is a document or electronic submission that contains the complainant’s physical or digital signature, or otherwise indicates that the complainant is the person filing the formal complaint.

Respondent:
A person who has been reported to be the perpetrator of conduct that could constitute sexual harassment. A Respondent can be another student, a teacher, an administrator, any other RINI employee, or a third party. Respondents will be presumed not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the grievance process.

Sexual Assault:
Includes behaviors that are attempted or perpetrated against a victim’s will or when a victim cannot consent because of age, intellectual disability, or any other disability precluding the victim from forming consent. Sexual assault may involve, but is not limited to, actual or threatened physical force, use of weapons, coercion, intimidation or pressure, intentional touching of someone in ways that are unwanted, voyeurism, exhibitionism, exposure to pornography, and/or public displays of images that were taken in a private context or when the victim was unaware.

Witness: Someone whose awareness of sexual violence compels them to intervene and/or seek help on behalf of the victim.

Sexual Harassment
Includes, but is not limited to, degrading remarks, gestures, jokes, notes, graffiti, and spreading rumors to indecent exposure, being touched, grabbed, pinched, or brushed against in a sexual way. Unwelcome conduct on the basis of sex that satisfies one or more of the following: An
employee conditioning the provision of an aid, benefit, or service of the district on the complainant’s participation in unwelcome sexual conduct; unwelcome sexual conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a complainant equal access RINI’s education program or activity; or sexual assault, dating violence, domestic violence, or stalking.

**Sexual Harassment of a Student by a RINI Employee**

Sexual harassment of a student by a RINI employee includes, but is not limited to, both welcome and unwelcome sexual advances; requests for sexual favors; sexually-motivated physical, verbal, or nonverbal conduct; or other conduct or communication of a sexual nature when:

A RINI employee causes the student to believe that the student must submit to the conduct in order to participate in a school program or activity, or that the employee will make an educational decision based on whether or not the student submits to the conduct, or;

The conduct is of the type that reasonable person would determine is so severe, persistent, pervasive, and objectionably offensive that it affects the student’s ability to participate in or benefit from an educational program or activity, or otherwise adversely affects the student’s educational opportunities; or; creates an intimidating, threatening, hostile, or abusive educational environment.

**Sexual Harassment of a Student (Including Harassment by Another Student)**

Includes, but is not limited to, unwelcome sexual advances; requests for sexual favors; or sexually motivated physical, verbal, or nonverbal conduct when the conduct is of the type that a reasonable person would determine is severe, persistent, pervasive, and objectionably offensive that it effectively denies a complainant equal access RINI’s education program or activity; or sexual assault, dating violence, domestic violence, or stalking.

**Sexual Harassment of a RINI Employee or Authorized Volunteer**

RINIMC adopts the definitions and conditions set forth in RINI’s employee sexual harassment policy as defined under governing RI law.

**Sexual Violence**

Includes, but is not limited to, isolated/individual instances of sexual misconduct and/or aggression, sexual harassment, sexual assault, and/or rape. In cases of sexual violence, the perpetrator may be a stranger, acquaintance, friend, family member, or partner.

**Sexual Violence Perpetrated Against a Student**

Sexual violence perpetrated against a RINI student, regardless of the perpetrator, includes, but is not limited to, both welcome and unwelcome sexual advances; requests for sexual favors;
sexually-motivated physical, verbal, or nonverbal conduct; or other conduct or communication of a sexual nature when:

The student is caused to reasonably believe that he/she must submit to the conduct in order to participate in a school program or activity, or that a perpetrator will make an educational and/or school-related decision based on whether or not the student submits to the conduct.

Conduct constituting “sexual violence” need not be repetitive, persistent, or pervasive such that it affects the student’s ability to participate in or benefit from an educational program or activity, or otherwise adversely affects the student's educational opportunities; or; creates an intimidating, threatening, hostile, or abusive educational environment.

Sexual Violence Perpetrated Against a RINI Employee or Authorized Volunteer

RINI adopts the definitions and conditions as defined under governing RI law.

Supportive Measures:
Individualized services reasonably available that are non-punitive, non-disciplinary, and not unreasonably burdensome to the other party while designed to ensure equal educational access, protect safety, or deter sexual harassment.

D. Title IX Coordinator

The Title IX Coordinator’s responsibilities shall include, but are not limited to:

- Coordinating RINI’s compliance with Title IX, including RINI’s grievance procedures for resolving Title IX Complaints;
- Drafting and publicizing procedures for reporting possible Title IX violations;
- Overseeing RINI’s prevention of and response to Title IX reports and complaints;
- Ensuring fair, equitable, and prompt resolution of complaints;
- Offering the complainant supportive measures with or without the filing of a formal complaint, considering the complainant’s wishes with respect to supportive measures, and explaining to the complainant the process for filing a formal complaint;
- Identifying and addressing any patterns or systemic problems revealed by such reports and complaints;
- Providing confidential (to the extent possible) written reports to the Head of School and the Board of Directors as requested, but at least once every 4 months. Reports shall be kept in a separate and secure Title IX file;
- Providing training to RINI’s employees, authorized volunteers, and other members of the
The Title IX Coordinator shall understand and have knowledge of the Title IX requirements and RINI’s own policies and procedures on sex discrimination, anti-bullying, anti-retaliation, school place violence, and sexual harassment. RINI shall require that the Title IX Coordinator, as well as investigators and adjudicators, be free of any conflict of interest or bias for or against complainants or Respondents, generally, or an individual complainant or Respondent. Any training materials for Title IX Coordinators, investigators, adjudicators, and any person who facilitates an informal resolution process, must not rely on sex stereotypes and must promote impartial investigations and adjudications of formal complaints of sexual harassment.

Each and every report or complaint filed with RINI pursuant to Title IX or reasonably related to Title IX must be provided to the Title IX Coordinator to achieve his/her mission.

Effective upon adoption of this Policy by the Board of Directors, the Title IX Coordinator shall be:

Mimi Tsiane
Director of School Culture and Community
Mtsiane@rinimc.org
150 Washington Street,
Providence, RI 02903
401-680-4900

E. Sexual Violence and Sexual Harassment

Sexual harassment and sexual violence are prohibited and will not be tolerated. RINI expressly prohibits sexual harassment and sexual violence at school of or by a student to another student; a student of or by a member of the staff; and/or of or by any other person who is any way associated with RINI. This policy also prohibits sexual harassment and/or sexual violence by and among RINI employees and authorized volunteers. To this end, RINI commits its staff to the implementation of a comprehensive and preventive approach that addresses the underlying reasons for this behavior and helps to create a better school community that supports learning and teaching for students and adults.

F. Grievance Procedure

To facilitate the prompt and equitable resolution of any and all Title IX complaints, RINI adopts the following grievance process. For the purpose of Title IX complaints and investigations, RINI will apply a preponderance of the evidence standard of review. Complainants may choose to submit a written grievance to RINI’s Title IX Coordinator using the Title IX grievance form included as Appendix A of this Policy. RINI shall respond to all Title IX complaints promptly and in a manner that is not deliberately indifferent, that is, in a way that is not clearly unreasonable in light of the known circumstances.

- A formal grievance process is initiated when:
  - A Complainant submits a written statement alleging discrimination prohibited by Title IX to the Title IX Coordinator or
• When the Title IX Coordinator receives a report of a suspected Title IX violation from another RINIMC student, employee, volunteer, or other community member.

• Upon the Title IX Coordinator’s receipt of a grievance or other complaint pursuant to this policy, or the Title IX Coordinator’s initiation of the grievance process, a Title IX Investigator, shall commence and conduct an investigation pursuant to the procedures set forth within this Policy. The Title IX Coordinator may also serve as an Investigator, or may designate another trained Title IX Investigator from within or outside of RINIMC to conduct investigations.

• The Title IX Coordinator will provide written notice of the investigation to all parties. The notice will include, among other things, a copy of this policy and a sufficiently detailed description of the allegations. The notice will specify the identities of the parties involved, the conduct allegedly in violation of Title IX, and the date and location of the incident(s), if known.

• Following an investigation (described in further detail under Section H below), a Decision Maker, who is neither the Title IX Coordinator nor Investigator, shall determine whether the Complainant was excluded from participation in, denied the benefits of, or subjected to discrimination on the basis of sex with respect to any RINI program or activity.

Hearings are not required under Title IX for complaints involving elementary and secondary school students, and there is no right to a hearing under RINI’s standard grievance procedure. If a party requests a hearing, the Title IX Coordinator will determine, in his/her sole discretion, whether to grant the request. The Title IX Coordinator’s decision in this regard is not subject to appeal.

• After reviewing the Investigator’s report and any submissions of the parties, and following a hearing, if such hearing is requested and granted, the Decision Maker shall prepare a written report setting forth his/her findings, conclusions, and actions to be taken, if any, and will determine with whom to share the report.

• The Title IX Coordinator shall, as necessary, take appropriate action(s) to ensure that RINI implements any remedies called for in the decision and otherwise complies with Title IX in a manner that is prompt and equitable to the parties.

• If any of the parties wish to appeal the decision(s) of the Decision Maker, that party must make a written appeal to RINI’s Board of Directors within ten (10) business days. Appeals will only be allowed for the following reasons:
  o Procedural irregularity that affected the outcome of the matter; or
  o New evidence that was not reasonably available at the time the determination regarding responsibility was made, that could affect the outcome of the matter; or
  o The Title IX Coordinator, investigator, hearing officer, or Decision-Maker had a conflict of interest or bias for or against complainants or Respondents generally or the individual complaint or Respondent that affected the outcome of the matter.
• If/when an appeal is allowed, parties will be notified in writing and will have the opportunity to submit a written statement in support of or challenging the decisions of the Decision Maker. Appeals will be decided by the Board of Directors.

• The Board of Directors shall issue a written report within ten (10) business days of the deadline for the submission of written statements by the parties. The Board of Directors’ written report shall include a notice to the parties of their further appellate rights.

To the extent possible, RINI strives to complete all Title IX investigations, from date of report to final hearing and notice of outcome, within 60 days.

G. Reporting Responsibilities

The Title IX Coordinator shall establish—and prominently publicize to students, employees, volunteers, and parents—procedures concerning how to report conduct believed to violate this Policy and how such reports will be acted on. Anyone who experiences and/or witnesses conduct that is or is reasonably believed to be in violation of this Policy, and/or or anyone who has information that such actions have occurred may file a report.

Reports must be acted upon by those persons receiving the report and the Title IX Coordinator (upon receipt of a report), whether made orally or in writing. Knowingly filing false reports shall result in the taking of disciplinary measures.

All RINIMC employees, other than RINIMC counselors and psychologists who are required to maintain the confidentiality of the information shared with them, shall report incidents of alleged violations of this Policy to the Title IX Coordinator as soon as they learn of or have actual knowledge of any conduct allegedly in violation of this Policy. Employees shall report all relevant details that the victim Complainant shared or that the employee observed, including, but not limited to, the names of the alleged Respondent and Complainant (or a victim who does not wish to file a Complaint), the date, time, and location of the alleged conduct, and the circumstances surrounding the alleged conduct. A RINI employee’s failure to report a violation of this Policy of which he or she has actual knowledge shall result in disciplinary action, including termination of employment.

Students who witness alleged violations of this Policy, or parents whose children inform them of alleged violations of this Policy, shall report incidents to the Title IX Coordinator. Whether victims of alleged Title IX violations choose to file a Complaint or not, they shall not be disciplined for failing to report an alleged violation of this Policy themselves. All reports from students or parents/guardians will be maintained in confidence to every extent possible.

Although RINI cannot discipline or sanction parents or guardians who elect not to report violations of this Policy, particularly sexual violence and/or sexual harassment, when they learn of any such conduct, RINIMC strongly encourages parents or guardians to contact the Title IX Coordinator as soon as practicable with any and all relevant information that they receive.
All reports will remain confidential, to every extent possible. RINI may, however, have a legal obligation to share information received during an investigation. For example, RINI is required to report known and suspected cases of child abuse to the Department of Children Youth and Families. RINI may also have an obligation to report known or suspected violations of the law to law enforcement.

No individual who exercises their Title IX rights shall be subject to retaliation. Neither the school nor any person may intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privilege secured by Title IX, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in a Title IX investigation, proceeding, or hearing. Charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sexual harassment, for the purpose of interfering with any right or privilege secured by Title IX, constitutes retaliation. The school shall keep confidential the identity of complainants, Respondents, and witnesses, except as may be permitted by the Family Educational Rights and Privacy Act (“FERPA”), or as required by law, or as necessary to carry out a Title IX proceeding. Complaints alleging retaliation may be filed according to the Grievance Procedures in this Policy. By filing a Title IX complaint, no student, employee, volunteer or parent making such a report shall extinguish his or her right to file criminal or civil complaints concerning the same conduct.

Upon receiving a credible report of an alleged violation of this Policy, RINI will take all necessary measures to ensure the safety all parties (e.g., separate the Complainant/student-victim from the Respondents; provide alternative schedules to one or both parties; provide necessary support services to the Complainant/student-victim, etc.) and will provide the Complainant/student-victim and the Respondents and their respective parent(s) or guardian(s) with regular updates as to the status of the investigation. RINI shall implement appropriate interim supportive measures on a case by case basis and shall not rely upon any fixed rules related to any such measures. RINI will provide Complainants/student-victims with the contact information for available resources outside of RINI, including but not limited to, victim assistance organizations, law enforcement, mental health services, legal assistance, and or counseling services.

If the Respondent is a RINI employee and the Complainant is a RINI student, RINI will report the alleged misconduct to the appropriate law enforcement agencies.

**H. Investigation**

The Title IX Coordinator shall oversee all Title IX investigations at RINI. Depending on the nature of the alleged violation of this Policy, an investigation may include, but is not limited to conducting interviews with the complainant and the Respondent; conducting interviews with witnesses; conducting interviews with the parent(s) or guardian(s) as necessary; reviewing law enforcement investigation documents, as applicable; reviewing student and personnel files; and gathering information from all other available outside sources.

All investigations shall commence once the Title IX Coordinator receives notice of the alleged
violation of this Policy. Therefore, it is essential that RINI employees, students, parents, guardians, and/or authorized volunteers immediately report suspected misconduct as soon as practicable once they have actual knowledge about such misconduct.

When commencing an investigation that may lead to disciplinary action against the Respondent, the Title IX Coordinator shall provide written notice to the Respondent (and/or his/her parents/guardians) of the allegations constituting a potential violation of this Policy, including sufficient details with sufficient time to prepare a response before any initial interview. The written notice shall also include a description of the formal complaint process; a statement that the Respondent is presumed innocent until a determination of responsibility has been made; a notice of the Respondent’s right to review evidence and right to an advisor; and the prohibition against false statements or providing false information during formal complaint process.

All investigations shall be conducted impartially and in an adequate, reliable, and impartial manner. The designated Title IX Investigator shall analyze and document the available evidence to support reliable decisions, interview and objectively evaluate the credibility of parties and witnesses, synthesize all available evidence—including both inculpatory and exculpatory evidence—and take into account the unique and complex circumstances of each case. The investigation shall result in a written report summarizing the relevant exculpatory and inculpatory evidence.

Throughout the investigation, the Respondent and the complainant shall be permitted to, at a minimum:

- Receive written notice in advance of any interview or hearing with sufficient time to prepare for meaningful participation;
- Have equal and timely access to all witness statements and other documents/reports gathered by RINIMC during the investigation.
- Present relevant witnesses and evidence, including expert witnesses;
- Retain counsel, at the parties own expense;
  - Request a hearing (available only at the discretion of the Title IX Coordinator)
  - If a hearing is granted, parties may cross-examine witnesses as necessary.

Information gathered during the investigation shall be kept confidential to the extent possible. All evidence directly related to the allegations will be provided to the parties, or the parent(s) or guardian(s) of the parties and their advisors, as applicable, for inspection and review, and the parties will have ten (10) days to provide a written response to the Investigator. The Investigator will consider any such responses prior to issuing the final Investigation Report.

After RINI has sent the investigative report to the parties and before reaching a determination regarding responsibility, the Decision Maker(s) must afford all parties ten (10) days to submit any written, relevant questions that they may wish to have asked of any party or witness. The
Decision Maker shall review the parties written questions, and if he/she deems a question to be irrelevant, that question shall not be transmitted to the intended party, and the Decision Maker will apprise the questioning party in writing of the reason(s) the question was deemed to be irrelevant. If relevant questions are submitted, the Decision Maker will convey those to the party/ies, provide each questioning party with each responding party’s answers, and may allow for additional, limited follow-up questions from each party.

RINI shall make all determinations using a “preponderance of the evidence” standard. If allegations are found to be credible, appropriate disciplinary sanctions, subject to RINI’s due process procedures, shall be imposed. RINI shall specifically inform the reporting party (and/or his/her parents/guardians) whether it found that the alleged conduct occurred, any individual remedies offered to the reporting party or any sanctions imposed on the responding party that directly relate to the reporting party, and other steps the school has taken to eliminate the hostile environment, if one was found to exist, and to prevent its recurrence, as appropriate.

Whenever conduct determined to meet the definitions of sexual violence and/or sexual harassment in this Policy also may have involved conduct that may violate state or federal criminal law, the police or other necessary agency(ies) shall be notified.

I. Option for Informal Resolution

Where appropriate in light of the nature of the allegations and facts involved, RINI may offer the parties the option to pursue an informal resolution process, such as mediation, that does not involve a full investigation and adjudication. All parties must voluntarily agree to pursue informal resolution after receiving a full written disclosure of the allegations and their options for formal resolution. RINI will not offer an informal resolution process to resolve allegations that an employee sexually harassed a student.

J. Disciplinary Sanctions

Students:
Disciplinary sanctions for any violation of this Policy may include, but are not limited to, loss of privilege to participate in extracurricular activities including athletics and school social events; loss of school bus transportation; assignment of additional school work or community service; and—depending on the extent of involvement in the prohibited activity—suspension or removal from school.

Employees:
Disciplinary sanctions for any violation of this Policy may include, but are not limited to, suspension, termination, or filing of criminal charges as warranted.

Volunteers/Parents:
Disciplinary sanctions for any violation of this Policy may include, but are not limited to, denial of access to school premises, school-related events, or school-sponsored events; suspension or termination of volunteer activities; or filing of criminal charges as warranted.
K. Prevention

The Title IX Coordinator shall ensure that students and staff are instructed on how to identify, prevent, and report violations of this Policy. The Title IX Coordinator, in conjunction with the CEO and Board of Directors, shall also ensure that the RINI’s health program and counseling services include the appropriate social skills training to help students avoid isolation and help them interact in a healthy manner. School staff shall model correct and courteous behavior to each other, to students, parents and to visitors. Abusive or humiliating language or demeanor shall not be accepted.

L. Enforcement Agencies

Nothing in this Policy is intended to prohibit or discourage individuals from contacting the applicable state and/or federal enforcement agencies with complaints or concerns, including but not limited to:

Office for Civil Rights
Boston Office U.S. Department of Education
5 Post Office Square
8th Floor Boston, MA 02109-3921
Tel: 617-289-0111   E-mail: OCR.Boston@ed.gov

Equal Opportunity Employment Commission (EEOC)
John F. Kennedy Federal Building
475 Government Center
Boston, MA 02203-0506
Tel: 800-669-4000   TTY: 800-669-6820
RINIMC
Title IX Grievance Form

Today's Date ________________________________

Complainant's Name(s) ________________________________

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name</th>
<th>Middle Initial</th>
</tr>
</thead>
</table>

Home address ____________________________________________

City __________________________________ State _______________ Zip Code __________

Telephone Number ____________________ Email Address __________________

Parent(s)/Guardian(s) ________________________________

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name</th>
<th>Middle Initial</th>
</tr>
</thead>
</table>

Parent(s)/Guardian(s) Contact information __________________________________________

<table>
<thead>
<tr>
<th>Home Address</th>
<th>Phone Number</th>
<th>Email Address</th>
</tr>
</thead>
</table>

Circle One:  Student  Parent on Behalf of Student  Employee  Volunteer

1. Respondent(s) (if more than one respondent, include information below on back).

Name: ________________________________________________

Address (if known): __________________________________________

Contact Information: __________________________________________

2. Specifics of Complaint. Describe below, including any dates of alleged discrimination, identities of respondent(s), and specific circumstances of alleged discrimination. Attach extra pages if necessary.

3. Witnesses. Include names, any known contact information, and brief description of each witnesses’ knowledge of events. Attach extra pages if necessary.

4. Corrective Action. If you wish, please describe any corrective action you would like to see
taken with regard to the alleged misconduct. Attach an extra page if necessary.

________________________________________
Signature of Complaint or
Parent/Guardian on Behalf of Complainant

Rhode Island Commission for Human Rights
180 Westminster Street, 3rd Floor Providence, RI 02903
Tel: 401-222-2661
TTY: 401-222-2664
Family Educational Rights and Privacy Act (FERPA)  
Notice for Directory Information

The Family Educational Rights and Privacy Act (FERPA), a Federal law, requires that RINI, with certain exceptions, obtain your written consent prior to the disclosure of personally identifiable information from your child’s education records. However, RINI may disclose appropriately designated “directory information” without written consent, unless you have advised the RINI to the contrary in accordance with RINI’s procedures. The primary purpose of directory information is to allow the RINI to include information from your child’s education records in certain school publications. Examples include:

1. A playbill, showing your student’s role in a drama production;
2. The annual yearbook;
3. Honor roll or other recognition lists;
4. Graduation programs; and
5. Sports activity sheets, such as for wrestling, showing weight and height of team members.

Directory information, which is information that is generally not considered harmful or an invasion of privacy if released, can also be disclosed to outside organizations without a parent’s prior written consent. Outside organizations include, but are not limited to, companies that manufacture class rings or publish yearbooks. In addition, two federal laws require local educational agencies (LEAs) receiving assistance under the Elementary and Secondary Education Act of 1965, as amended (ESEA) to provide military recruiters, upon request, with the following information – names, addresses and telephone listings – unless parents have advised the LEA that they do not want their student’s information disclosed without their prior written consent.

If you do not want RINI to disclose any or all of the types of information designated below as directory information from your child’s education records without your prior written consent, you must notify the RINI in writing by [insert date] (see attached “opt out” form). RINI has designated the following information as directory information:

- Student’s name
- Address
- Telephone listing
- Electronic mail address
- Photograph
- Date and place of birth
- Major field of study
- Dates of attendance
- Grade level
- Participation in officially recognized activities and sports
- Weight and height of members of athletic teams
- Degrees, honors, and awards received
- The most recent educational agency or institution attended
- Student ID number, user ID, or other unique personal identifier used to communicate in electronic systems but only if the identifier cannot be used to gain access to education records except when used in conjunction with one or more factors that
authenticate the user’s identity, such as a PIN, password, or other factor known or possessed only by the authorized user

- A student ID number or other unique personal identifier that is displayed on a student ID badge, but only if the identifier cannot be used to gain access to education records except when used in conjunction with one or more factors that authenticate the user’s identity, such as a PIN, password, or other factor known or possessed only by the authorized user.
FERPA Directory Information Opt-out Form

I request that RINI ("the School") withhold the following personally identifiable information identified as Directory Information under FERPA, pertaining to:

Student Name: ________________________________

I understand that upon submission of this form:
- The information checked pertaining to the above-named student shall not be released to third parties without my written consent unless the School is required by law or permitted under FERPA to release such information without my prior written consent.
- The checked directory information will not otherwise be released from the time the School receives my Form until my opt-out request is rescinded.
- I may not opt out of use of my student’s ID number because it is necessary identifying information for the School.
- If directory information is released prior to the School receiving my opt-out request, the School may not be able to stop the disclosure of my child’s directory information.
- I may request and challenge how my directory information is used by contacting the School.

____ CHECK HERE TO OPT OUT OF ALL DIRECTORY INFORMATION IDENTIFIED BELOW or;

CHECK THE INDIVIDUAL BOXES BELOW TO SELECTIVELY OPT OUT OF INFORMATION SHARING:

____ Name
____ Telephone listing(s)
____ Photograph
____ Date of birth
____ Place of birth
____ Permanent or home address
____ Email address
____ Dates of attendance
____ Most recent institution attended
____ Weight / height
____ Enrollment status (e.g. full-time, part-time)
____ Class standing (e.g. sophomore)
____ Most recent educational agency or institution attended
____ Participation in officially recognized activities and sports
____ Degree(s) received
____ Awards and honors received

__________________________________________________________  ____________________________
Parent/Guardian Signature  Date
(or Student’s Signature, if student is 18 or older)
APPENDIX A

REPORT FORM
Bullying and/or Cyberbullying

Name:_________________________Student ID:_________________________Grade:_____

Date:_____________Time:__________

Please answer the following questions about this reporting incident:

List the name of the alleged bully, and/or cyberbully. If name is not known, provide any other identifiable information:

Relationship between you and the alleged bully, and/or cyberbully:

____________________________________________________________________________________

Describe the incident:

____________________________________________________________________________________

When and where did it happen?

____________________________________________________________________________________

Were there any witnesses? [ ] yes [ ] no If yes, who? ________________________________

Other information, including previous incidents or threats:

____________________________________________________________________________________

Student or parent declines to complete this form: Initial:______________Date:____________

I certify that all statements made in the complaint are true and complete. Any intentional false
statement of fact will subject me to appropriate discipline. I authorize school officials to disclose the information I provide only as necessary in pursuing the investigation.

Signatures:  

Student: ___________________________ Date: ___________________________

School official receiving complaint:

________________________________________

Date:

________________________________________

________________________________________

School official conducting follow-up:

________________________________________

Date:

________________________________________

________________________________________

This document shall remain confidential
Parent/Guardian Acknowledgement Form

I, (parent/guardian) acknowledge that I have read this Student Handbook and reviewed it with my student.

I have the following question(s) regarding this Student Handbook:

Parent/Guardian Name (Printed):

Parent/Guardian Signature:

Date:

Student’s Name (Printed):

Student’s Signature:

Date: __________________________