Rob Roy Academy Worcester & Woonsocket

Annual Campus Security Report 2021-2022 Policies, Procedures and Campus Crime Statistics

Rob Roy Academy (also referred to in this document as RRA) prepares the Annual Security Report to comply with the Jeanne Clery Disclosure of Campus Security Policy and Crimes Statistics Act, also known as the Clery Act. The purpose of this report is to provide information relating to campus safety and security to aid current and future students and employees in making informed decisions regarding Rob Roy Academy. The South School Director along with the Chief Executive Officer are responsible for preparing and distributing this report and encourages members of this campus community to use this report as a guide for safe practices on and off campus. This report is distributed annually and is always available in our Admissions offices and is distributed to all new students during Orientation. RRA has designated Tracy Casey 508-799-2111 <u>tcasey@rob-roy.com</u> and Jessica Doucet 508-672-4751 <u>idoucet@rob-roy.com</u> as the contact persons for any issues relating to Campus Security in our Worcester and Woonsocket locations.

Rob Roy Academy does not have any on or off campus housing, residences, or additional buildings nor does RRA have any student organizations. Therefore, no crime statistics or policies pertaining to such are included in this report.

Rob Roy Academy (Worcester) 150 Pleasant Street Worcester Massachusetts 01609 Phone - 508-799-2111 * Fax - 508-363-3867 Rob Roy Academy (Woonsocket) 251 Main Street Woonsocket Rhode Island 02895 Phone – 401-769-1777 * Fax – 401-769-1771

 ACCESS TO THE FACILTY: RRA staff unlocks and opens the school building at 8:30 A.M and closes and locks the building at 9:30 P.M Monday through Thursday and 4:00 P.M on Friday. During operating hours, the facility is accessible to students, employees, customers, guests, and the public.

<u>Rob Roy Academy Worcester</u> is located within one building, which is secured as well as alarmed after school hours. It has 1 entrance which is unlocked during school hours at the front of the building and one additional emergency exit located in the back of the building.

<u>Rob Roy Academy Woonsocket</u> is located within one building which is also secured and alarmed after school hours. It has two entrances, one at the front of the building and the other at the back of the building, which remain open throughout the day and are secured at the end of each day.

- II. STUDENT, EMPLOYEE & GUEST SAFETY: everyone's safety is important. Be always aware of your surroundings. Your eyes and ears are your best prevention against crime. Work together as a community to keep everyone safe by reporting any strange or questionable behavior to your instructor or school administrator immediately. Employees and students are expected to follow safe practices while on school premises and evening students are encouraged to leave the building in groups and get into their vehicles without lingering after dark.
- III. THEFT PREVENTION: Rob Roy Academy is not responsible for lost or stolen items. Many of the tools and equipment used are small and easy to conceal. Do not leave your personal items, tools, equipment, kit, books, etc. anywhere unattended. Use a medium sized padlock to secure your items in the lockers provided.
- IV. CRIME REPORTING PROCEDURES: Rob Roy Academy does not have security or police personnel and therefore requests that all students, employees, and guests promptly report any criminal incidents, accidents, and other emergencies to the local authorities and/or school administration:

Worcester Police Department: 508-799-8466, Woonsocket Police Department: 401-766-1212, and in the case of an emergency call 911.

Timely reporting of criminal activity helps RRA respond appropriately and effectively to potentially reduce the recurrence of that crime and develop better methods of crime prevention. It also allows the institution to issue a safety alert or advisory for any serious or continuing threat to the campus community in the form of notices, texts, emails, or announcements. Rob Roy Academy works cooperatively with local law enforcement agencies when necessary; however, there are no written memoranda of understanding, agreements between the school and local law enforcement agencies, to investigate alleged crimes. RRA in a good faith effort, contacts local law enforcement to obtain data on Clery Act crimes that occurred on or near the campus. Not all agencies respond to our requests. As stated already RRA does not employ security or police personnel and therefore has no arrest authority.

CONFIDENTIAL CRIME REPORTING: victims of crime may not want to pursue action with Rob Roy Academy or the criminal justice system but may want to consider at least filing a confidential report. This allows the crime to be recorded and counted as part of the school's campus security data, and published in the school's campus security report, to help keep the campus community safe.

Rob Roy Academy does not employ or contract with any pastoral counselors who provide confidentiality services. However, Rob Roy Academy will aid in obtaining an appropriate referral to a counseling or rehabilitation agency.

V. EMERGENCY RESPONSE: emergencies are unexpected events which must be dealt with urgently to protect the health and safety of others. In the event of a school emergency please follow your instructor's directions in a calm and orderly manner. If the emergency requires you to exit the building, please do so quickly and calmly and by following the school's emergency evacuation procedures posted in each area of the building. If the emergency is weather related, please remain indoors and, if necessary, seek immediate shelter in interior hallways away from glass windows, doors, and mirrors.

In the event of an ongoing or continuing threat to the campus community a timely warning is issued verbally, notices are posted in common areas and students will receive a phone call, alert through Pivot Point and or email. Timely shall be defined to mean immediately or as immediately as possible under the emergency circumstances. The intent of a timely warning is to provide adequate information necessary to enable the campus community to protect themselves when a significant emergency or situation occurs.

Inclement weather closings – we appreciate that many students travel from various locations to attend school and that the weather in one area may be different or more severe than in others. We encourage students to use their best judgement when choosing to travel to and from school. School closures are announced on www.turnto10.com, and alerts can be delivered directly to your cell phone or emailed to you when classes are cancelled, just follow the prompts on the turnto10 website to opt in.

- VI. SECURITY AWARENESS PROGRAMS: safety and security awareness programs are conducted during orientation for both staff and students and the common theme is awareness and prevention. This is to encourage and remind everyone of their responsibility to keep themselves and others safe.
- VII. RULES OF CONDUCT: Rob Roy Academy is proud of the caliber of its students and graduates and in keeping with that, has established rules of conduct that must be always followed. All students are expected and required to conduct themselves in an appropriate manner while in school and in the classroom. Behavior which distracts and detracts from the learning environment is considered unacceptable.

Exhibiting the following behavior will result in a student's suspension from school for the remainder of the day and an Advisory posted on their Academic Record:

- Using inappropriate and/or vulgar language.
- Engaging in an inappropriate and/or disrespectful conversation.
- Causing a disturbance and/or distraction in the classroom.
- Refusing a task, assignment, or client given by your instructor(s).
- Disrespectful attitude and/or behavior to academy staff or faculty.
- Calling, answering, or texting on a cell phone while in class or on the clinic floor.

*Note: failure to comply immediately with or arguing about a suspension can result in the suspension being extended for multiple days.

Exhibiting any of the following behavior can result in a student's termination (expulsion) from school:

- Being under the influence of drugs or alcohol while in school.
- Possession of alcohol or illegal drugs while in school or on school property.
- Possession of a firearm, knife, or similar weapon while in school or on school property.
- Physical violence toward another student, employee, or guest of the school.
- Verbally or physically threatening another student, employee, or guest of the school.
- Harassment of another student, employee, or guest of the school.
- Supplying fraudulent information or documents to the school, especially to enter school.
- Stealing or attempting to steal the property of another or the property of the school.
- Willfully or intentionally damaging or destroying school property.
- Receiving a 5th Advisory on their Academic Record.
- VIII. ALCOHOL & DRUG ABUSE PREVENTION PROGRAM POLICY: Rob Roy Academy's drug and alcohol abuse prevention program policy applies to <u>all</u> students and <u>all</u> employees. The possession, use or distribution of illicit drugs (including marijuana) and/or alcohol is <u>strictly</u> prohibited at this institution, on school property or as part of any school activity. Students or employees not complying with this standard will be subject to institutional sanctions.

<u>INSTITUTIONAL SANCTIONS</u>: when a student or staff member is found to be in violation of the Drug and Alcohol policy, they will be subject to institutional sanctions as follows:

Immediate suspension and subsequent termination from employment or enrollment.

- The institution will notify the student or employee in writing, when a credible report of a violation is filed, that they are on suspension pending termination.
- Upon receipt of the violation notice, the student or employee may request a formal hearing. They have three (3) business days with which to do so.
- If no request for a hearing is submitted in the time frame allowed, termination of employment or enrollment will take place.
- If requested, a formal hearing will take place within 15 days of the request.
 - Three (3) RRA staff members will comprise the hearing board.
 - The board will notify the individual of the date and time of the hearing.
 - $\circ\;$ The individual has the right to be represented by legal counsel for this purpose.
 - The board will take testimony from all individuals involved in the case and will notify the institution's administration of their final decision.
 - \circ $\;$ In all cases the hearing board's decision will be final.
 - The Institution's Administration will notify the student or employee of the board's decision and if the student or employee is found to have violated the institution's Drug and Alcohol Abuse Prevention Policy, termination from school or employment will take place, effective immediately.
- This policy is reviewed for efficacy biennially (at least every other year) and was last reviewed and updated September 2021.
- IX. HEALTH RISKS OF SUBSTANCE ABUSE: substance abuse can cause very serious health and behavioral problems, including long and short-term effects both physically and mentally. Abuse of drugs and/or alcohol impair learning ability, memory, and performance. They can affect nutrition, sleep, decision making skills and can even change how the brain circuit's function. For more information visit: www.drugabuse.gov/related-topics/medical-consequences-drug-abuse.

DRUG/SCHEDULE	QUANTITY	PENALTIES	QUANTITY	PENALTIES
Cocaine (Schedule II)	500–4999 grams mixture	First Offense: Not less	5 kgs or more mixture	First Offense: Not less
Cocaine Base (Schedule II)	28–279 grams mixture	serious injury, not less than 400 20 or more than life. Fine of	280 grams or more mixture	than 10 yrs, and not more than life. If death or serious
Fentanyl (Schedule II)	40–399 grams mixture		400 grams or more mixture	injury, not less than 20 or
Fentanyl Ana- logue (Schedule I)	10–99 grams mixture		100 grams or more mixture	more than life. Fine of not more than \$10 million if an individual, \$50 million if not
Heroin (Schedule I)	100–999 grams mixture	not an individual.	1 kg or more mixture	an individual.
LSD (Schedule I)	1–9 grams mixture	than 10 yrs, and not more	10 grams or more mixture	Second Offense: Not less
Methamphetamine (Schedule II)	5–49 grams pure or 50–499 grams mixture		50 grams or more pure or 500 grams or more mixture	than 20 yrs, and not more than life. If death or serious injury, life imprisonment.
PCP (Schedule II)	10–99 grams pure or 100–999 grams mixture	Fine of not more than \$8 million if an individual, \$50 million if not an individual.	100 gm or more pure or 1 kg or more mixture	Fine of not more than \$20 million if an individual, \$75 million if not an individual.
				2 or More Prior Offenses: Life imprisonment. Fine of not more than \$20 million if an individual, \$75 million if not an individual.
PENALTIES				

FEDERAL TRAFFICKING PENALTIES

PENALTIES			
Other Schedule I & II drugs (and any drug product containing Gamma Hydroxybutyric Acid) Flunitrazepam (Schedule IV)	Any amount 1 gram	First Offense: Not more than 20 yrs. If death or serious injury, not less than 20 yrs, or more than life. Fine \$1 million if an individual, \$5 million if not an individual. Second Offense: Not more than 30 yrs. If death or serious bodily injury, life imprison- ment. Fine \$2 million if an individual, \$10 million if not an individual.	
Other Schedule III drugs	Any amount	First Offense: Not more than 10 years. If death or serious injury, not more that 15 yrs. Fine not more than \$500,000 if an individual, \$2.5 million if not an individual. Second Offense: Not more than 20 yrs. If death or serious injury, not more than 30 yrs. Fine not more than \$1 million if an individual, \$5 million if not an individual.	
All other Schedule IV drugs Flunitrazepam (Schedule IV)	Any amount Other than 1 gram or more	First Offense: Not more than 5 yrs. Fine not more than \$250,000 if an individual, \$1 million if not an individual. Second Offense: Not more than 10 yrs. Fine not more than \$500,000 if an individual, \$2 million if other than an individual.	
All Schedule V drugs	Any amount	First Offense: Not more than 1 yr. Fine not more than \$100,000 if an individual, \$250,000 if not an individual. Second Offense: Not more than 4 yrs. Fine not more than \$200,000 if an individual, \$500,000 if not an individual.	

FEDERAL TRAFFICKING PENALTIES—MARIJUANA

DRUG	QUANTITY	1st OFFENSE	2nd OFFENSE *
Marijuana (Schedule I)	1,000 kg or more marijuana mixture; or 1,000 or more marijuana plants	Not less than 10 yrs. or more than life. If death or serious bodily injury, not less than 20 yrs., or more than life. Fine not more than \$10 million if an individual, \$50 million if other than an individual.	Not less than 20 yrs. or more than life. If death or serious bodily injury, life imprisonment. Fine not more than \$20 million if an individual, \$75 million if other than an individual.
Marijuana (Schedule I)	100 kg to 999 kg marijuana mixture; or 100 to 999 marijuana plants	Not less than 5 yrs. or more than 40 yrs. If death or serious bodily injury, not less than 20 yrs. or more than life. Fine not more than \$5 million if an individual, \$25 million if other than an individual.	Not less than 10 yrs. or more than life. If death or serious bodily injury, life imprisonment. Fine not more than \$20 million if an individual, \$75million if other than an individual.
Marijuana (Schedule I)	More than 10 kgs hashish; 50 to 99 kg marijuana mixture More than 1 kg of hashish oil; 50 to 99 marijuana plants	Not more than 20 yrs. If death or serious bodily injury, not less than 20 yrs. or more than life. Fine \$1 million if an individual, \$5 million if other than an individual.	Not more than 30 yrs. If death or serious bodily injury, life imprisonment. Fine \$2 million if an individual, \$10 million if other than an individual.
Marijuana (Schedule I)	Less than 50 kilograms marijuana (but does not include 50 or more marijuana plants regard- less of weight) 1 to 49 marijuana plants;	Not more than 5 yrs. Fine not more than \$250,000, \$1 million if other than an individual.	Not more than 10 yrs. Fine \$500,000 if an individual, \$2 million if other than individual.
Hashish (Schedule I)	10 kg or less		
Hashish Oil (Schedule I)	1 kg or less		

*The minimum sentence for a violation after two or more prior convictions for a felony drug offense have become final is a mandatory term of life imprisonment without release and a fine up to \$20 million if an individual and \$75 million if other than an individual.

Massachusetts Penalties for Illegal Drug Offenses

Chapter 94cSection 34 Unlawful possession of particular controlled substances, including heroin and marijuana; lawful possessing, storing, analyzing, processing and testing of medical marijuana and medical marijuana-infused products by laboratories exception.

No person knowingly or intentionally shall possess a controlled substance unless such substance was obtained directly, or pursuant to a valid prescription or order, from a practitioner while acting in the course of his professional practice, or except as otherwise authorized by the provisions of this chapter. Except as provided in Section 32L of this Chapter or as hereinafter provided, any person who violates this section shall be punished by imprisonment for not more than one year or by a fine of not more than one thousand dollars, or by both such fine and imprisonment. Any person who violates this section by possessing heroin shall for the first offense be punished by imprisonment in a house of correction for not more than two years or by a fine of not more than two thousand dollars, or both, and for a second or subsequent offense shall be punished by imprisonment in the state prison for not less than two and one-half years nor more than five years or by a fine of not more than five thousand dollars and imprisonment in a jail or house of correction for not more than two and one-half years. Any person who violates this section by possession of more than one ounce of marihuana or a controlled substance in Class E of section thirty-one shall be punished by imprisonment in a house of correction for not more than six months or a fine of five hundred dollars, or both. Except for an offense involving a controlled substance in Class E of section thirty-one, whoever violates the provisions of this section after one or more convictions of a violation of this section or of a felony under any other provisions of this chapter, or of a corresponding provision of earlier law relating to the sale or manufacture of a narcotic drug as

defined in said earlier law, shall be punished by imprisonment in a house of correction for not more than two years or by a fine of not more than two thousand dollars, or both.

If any person who is charged with a violation of this section has not previously been convicted of a violation of any provision of this chapter or other provision of prior law relative to narcotic drugs or harmful drugs as defined in said prior law, or of a felony under the laws of any state or of the United States relating to such drugs, has had his case continued without a finding to a certain date, or has been convicted and placed on probation, and if, during the period of said continuance or of said probation, such person does not violate any of the conditions of said continuance or said probation, then upon the expiration of such period the court may dismiss the proceedings against him, and may order sealed all official records relating to his arrest, indictment, conviction, probation, continuance or discharge pursuant to this section; provided, however, that departmental records which are not public records, maintained by police and other law enforcement agencies, shall not be sealed; and provided further, that such a record shall be maintained in a separate file by the department of probation solely for the purpose of use by the courts in determining whether or not in subsequent proceedings such person gualifies under this section. The record maintained by the department of probation shall contain only identifying information concerning the person and a statement that he has had his record sealed pursuant to the provisions of this section. Any conviction, the record of which has been sealed under this section, shall not be deemed a conviction for purposes of any disqualification or for any other purpose. No person as to whom such sealing has been ordered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his failure to recite or acknowledge such arrest, indictment, conviction, dismissal, continuance, sealing, or any other related court proceeding, in response to any inquiry made of him for any purpose.

Notwithstanding any other penalty provision of this section, any person who is convicted for the first time under this section for the possession of marihuana or a controlled substance in Class E and who has not previously been convicted of any offense pursuant to the provisions of this chapter, or any provision of prior law relating to narcotic drugs or harmful drugs as defined in said prior law shall be placed on probation unless such person does not consent thereto, or unless the court files a written memorandum stating the reasons for not so doing. Upon successful completion of said probation, the case shall be dismissed and records shall be sealed.

It shall be a prima facie defense to a charge of possession of marihuana under this section that the defendant is a patient certified to participate in a therapeutic research program described in chapter ninety-four D, and possessed the marihuana for personal use pursuant to such program.

Notwithstanding any general or special law to the contrary, a laboratory may possess, store, analyze, process and test medical marijuana and medical marijuana-infused products; provided, however, that such laboratory shall do so in accordance with the department's regulations and written guidelines governing procedures for quality control and testing of products for potential contaminants.

Rhode Island Penalties for Illegal Drug Offenses

21-28-4.01 Prohibited acts A – Penalties.

(a)(1) Except as authorized by this chapter, it shall be unlawful for any person to manufacture, deliver, or possess with intent to manufacture or deliver a controlled substance.

(2) Any person who is not a drug-addicted person, as defined in § 21-28-1.02(18), who violates this subsection with respect to a controlled substance classified in schedule I or II, except the substance classified as marijuana, is guilty of a crime and, upon conviction, may be imprisoned to a term up to life or fined not more than five hundred thousand dollars (\$500,000) nor less than ten thousand dollars (\$10,000), or both.

(3) Where the deliverance as prohibited in this subsection shall be the proximate cause of death to the person to whom the controlled substance is delivered, it shall not be a defense that the person delivering the substance was, at the time of delivery, a drug-addicted person as defined in § 21-28-1.02(18).

(4) Any person, except as provided for in subdivision (2) of this subsection, who violates this subsection with respect to:

(i) A controlled substance, classified in schedule I or II, is guilty of a crime and, upon conviction, may be imprisoned for not more than thirty (30) years, or fined not more than one hundred thousand dollars (\$100,000) nor less than three thousand dollars (\$3,000), or both;

(ii) A controlled substance, classified in schedule III or IV, is guilty of a crime and, upon conviction, may be imprisoned for not more than twenty (20) years, or fined not more than forty thousand dollars (\$40,000), or both; provided, with respect to a controlled substance classified in schedule III(d), upon conviction may be imprisoned for not more than five (5) years, or fined not more than twenty thousand dollars (\$20,000), or both.

(iii) A controlled substance, classified in schedule V, is guilty of a crime and, upon conviction, may be imprisoned for not more than one year, or fined not more than ten thousand dollars (\$10,000), or both.
(b)(1) Except as authorized by this chapter, it is unlawful for any person to create, deliver, or possess with intent to deliver, a counterfeit substance.

(2) Any person who violates this subsection with respect to:

(i) A counterfeit substance, classified in schedule I or II, is guilty of a crime and, upon conviction, may be imprisoned for not more than thirty (30) years, or fined not more than one hundred thousand dollars (\$100,000), or both;

(ii) A counterfeit substance, classified in schedule III or IV, is guilty of a crime and, upon conviction, may be imprisoned for not more than twenty (20) years, or fined not more than forty thousand dollars (\$40,000), or both; provided, with respect to a controlled substance classified in schedule III(d), upon conviction may be imprisoned for not more than five (5) years, or fined not more than twenty thousand dollars (\$20,000), or both.

(iii) A counterfeit substance, classified in schedule V, is guilty of a crime and, upon conviction, may be imprisoned for not more than one year, or fined not more than ten thousand dollars (\$10,000), or both. (c)(1) It shall be unlawful for any person knowingly or intentionally to possess a controlled substance, unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice, or except as otherwise authorized by this chapter.

(2) Any person who violates this subsection with respect to:

(i) A controlled substance classified in schedules I, II and III, IV, and V, except the substance classified as marijuana, is guilty of a crime and, upon conviction, may be imprisoned for not more than three (3) years, or fined not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000), or both;

(ii) More than one ounce (1 oz.) of a controlled substance classified in schedule I as marijuana is guilty of a misdemeanor, except for those persons subject to (a)(1), and, upon conviction, may be imprisoned for not more than one year, or fined not less than two hundred dollars (\$200) nor more than five hundred dollars (\$500), or both.

(iii) Notwithstanding any public, special, or general law to the contrary, the possession of one ounce (1 oz.) or less of marijuana by a person who is eighteen (18) years of age or older, and who is not exempted from penalties pursuant to chapter 28.6 of this title, shall constitute a civil offense, rendering the offender liable to a civil penalty in the amount of one hundred fifty dollars (\$150) and forfeiture of the marijuana, but not to any other form of criminal or civil punishment or disqualification. Notwithstanding any public, special, or general law to the contrary, this civil penalty of one hundred fifty dollars (\$150) and forfeiture (\$150) and forfeiture of the marijuana shall apply if the offense is the first (1st) or second (2nd) violation within the previous eighteen (18) months.

(iv) Notwithstanding any public, special, or general law to the contrary, possession of one ounce (1 oz.) or less of marijuana by a person who is seventeen (17) years of age or older and under the age of eighteen (18) years, and who is not exempted from penalties pursuant to chapter 28.6 of this title, shall constitute a civil offense, rendering the offender liable to a civil penalty in the amount of one hundred fifty dollars (\$150) and forfeiture of the marijuana; provided the minor offender completes an approved, drug-awareness program and community service as determined by the court. If the person seventeen (17) years of age or older and under the age of eighteen (18) years fails to complete an approved, drugawareness program and community service within one year of the disposition, the penalty shall be a three hundred dollar (\$300) civil fine and forfeiture of the marijuana, except that if no drug-awareness program or community service is available, the penalty shall be a fine of one hundred fifty dollars (\$150) and forfeiture of the marijuana. The parents or legal guardian of any offender seventeen (17) years of age or older and under the age of eighteen (18) shall be notified of the offense and the availability of a drug-awareness and community-service program. The drug-awareness program must be approved by the court, but shall, at a minimum, provide four (4) hours of instruction or group discussion and ten (10) hours of community service. Notwithstanding any other public, special, or general law to the contrary, this civil penalty shall apply if the offense is the first or second violation within the previous eighteen (18) months.

(v) Notwithstanding any public, special, or general law to the contrary, a person not exempted from penalties pursuant to chapter 28.6 of this title found in possession of one ounce (1 oz.) or less of marijuana is guilty of a misdemeanor and, upon conviction, may be imprisoned for not more than thirty (30) days, or fined not less than two hundred dollars (\$200) nor more than five hundred dollars (\$500), or both, if that person has been previously adjudicated on a violation for possession of less than one ounce (1 oz.) of marijuana under (c)(2)(iii) or (c)(2)(iv) two (2) times in the eighteen (18) months prior to the third (3rd) offense.

(vi) Any unpaid civil fine issued under (c)(2)(iii) or (c)(2)(iv) shall double to three hundred dollars (\$300) if not paid within thirty (30) days of the disposition. The civil fine shall double again to six hundred dollars (\$600) if it has not been paid within ninety (90) days.

(vii) No person may be arrested for a violation of (c)(2)(iii) or (c)(2)(iv) of this subsection except as provided in this subparagraph. Any person in possession of an identification card, license, or other form of identification issued by the state or any state, city, or town, or any college or university, who fails to produce the same upon request of a police officer who informs the person that he or she has been found in possession of what appears to the officer to be one ounce (1 oz.) or less of marijuana, or any person without any such forms of identification who fails or refuses to truthfully provide his or her name, address, and date of birth to a police officer who has informed such person that the officer intends to provide such individual with a citation for possession of one ounce (1 oz.) or less of marijuana, may be arrested.

(viii) No violation of (c)(2)(iii) or (c)(2)(iv) of this subsection shall be considered a violation of parole or probation.

(ix) Any records collected by any state agency, tribunal, or the family court that include personally identifiable information about violations of (c)(2)(iii) or (c)(2)(iv) shall not be open to public inspection in accordance with § 8-8.2-21.

(3) Jurisdiction. Any and all violations of (c)(2)(iii) and (c)(2)(iv) shall be the exclusive jurisdiction of the Rhode Island traffic tribunal. All money associated with the civil fine issued under (c)(2)(iii) or (c)(2)(iv) shall be payable to the Rhode Island traffic tribunal. Fifty percent (50%) of all fines collected by the Rhode Island traffic tribunal from civil penalties issued pursuant to (c)(2)(iii) or (c)(2)(iv) shall be expended on drug-awareness and treatment programs for youth.

(4) Additionally, every person convicted or who pleads nolo contendere under (c)(2)(i) or convicted or who pleads nolo contendere a second or subsequent time under (c)(2)(ii), who is not sentenced to a term of imprisonment to serve for the offense, shall be required to:

(i) Perform up to one hundred (100) hours of community service;

(ii) Attend and complete a drug-counseling and education program, as prescribed, by the director of the department of behavioral healthcare, developmental disabilities and hospitals and pay the sum of four hundred dollars (\$400) to help defray the costs of this program which shall be deposited as general revenues. Failure to attend may result, after hearing by the court, in jail sentence up to one year;
(iii) The court shall not suspend any part, or all of the imposition of the fee required by this subsection, unless the court finds an inability to pay;

(iv) If the offense involves the use of any automobile to transport the substance or the substance is found within an automobile, then a person convicted or who pleads nolo contendere under (c)(2)(i) and (c)(2)(ii) shall be subject to a loss of license for a period of six (6) months for a first offense and one year for each offense after.

(5) All fees assessed and collected pursuant to (c)(3)(ii) shall be deposited as general revenues and shall be collected from the person convicted or who pleads nolo contendere before any other fines authorized by this chapter.

(d) It shall be unlawful for any person to manufacture, distribute, or possess with intent to manufacture or distribute, an imitation controlled substance. Any person who violates this subsection is guilty of a crime and, upon conviction, shall be subject to the same term of imprisonment and/or fine as provided by this chapter for the manufacture or distribution of the controlled substance that the particular imitation controlled substance forming the basis of the prosecution was designed to resemble and/or represented to be; but in no case shall the imprisonment be for more than five (5) years nor the fine for more than twenty thousand dollars (\$20,000).

(e) It shall be unlawful for a practitioner to prescribe, order, distribute, supply, or sell an anabolic steroid or human growth hormone for: (1) Enhancing performance in an exercise, sport, or game, or (2) Hormonal manipulation intended to increase muscle mass, strength, or weight without a medical necessity. Any person who violates this subsection is guilty of a misdemeanor and, upon conviction, may be imprisoned for not more than six (6) months or a fine of not more than one thousand dollars (\$1,000), or both.

(f) It is unlawful for any person to possess knowingly or intentionally, manufacture, distribute, or possess with intent to manufacture or distribute, any extract, compound, salt derivative, or mixture of salvia divinorum or datura stramonium or its extracts unless the person is exempt pursuant to the provisions of § 21-28-3.30. Notwithstanding any laws to the contrary, any person who violates this section is guilty of a misdemeanor and, upon conviction, may be imprisoned for not more than one year, or fined not more than one thousand dollars (\$1,000), or both. The provisions of this section shall not apply to licensed physicians, pharmacists, and accredited hospitals and teaching facilities engaged in the research or study of salvia divinorum or datura stramonium and shall not apply to any person participating in clinical trials involving the use of salvia divinorum or datura stramonium.

XI. HELP AND TREATMENT FOR DRUG AND ALCOHOL ABUSE:

Nationwide Addiction Assistance Helpline 800-559-9503 www.addictionsearch.com

Worcester Area	Woonsocket A
Alcoholics Anonymous	
Worcester Area Intergroup	Alcohol 24hour He
100 Grove Street, Suite 314	401-166-0004
Worcester, MA 01605	
508-752-9000	Alcoholics Anony
www.aaworcester.org	RI Central Service
	410 North Broad
Narcotics Anonymous	East Providence, RI
107 Lincoln Street	401-438-8860
Worcester, MA 01605	www.rhodeisland-
866-624-3578	
www.centralmassna.com	Greater Providence
	Narcotics Anonyr
Adcare Hospital - Worcester	401-461-1110
107 Lincoln Street	800-736-459
Worcester, MA 01605	www.gpana.o
800-345-3552	
508-799-9000	Rhode Island Al-Anon/Al
www.adcare.com	401-781-004
	www.riafg.or
Spectrum Health Systems	
105 Merrick Street	NRI Community Se
Worcester, MA 01609	55 Cummings V
508-797-6100	Woonsocket,
www.spectrumhealthsystems.org	Emergency Crisis Inte
	# 401-235-712
Community Healthlink	Regular # 401-235
68 Jacques Avenue	C C
Worcester, MA 01610	Discovery Hou
508-860-1000	1625 Diamond Hill
www.communityhealthlink.org	Woonsocket,
	401-762-151
Institute for Health & Recovery	
237 Chandler Street	
Worcester, MA 01609	
508-799-6062	
www.healthrecovery.org	

Area

lelpline)4

ymous Office dway RI 02914 50 l-aa.org

e Area of mous 10 97 org

lateen Office 44 rg

ervices Way RI tervention .20 5-7000

use ill Road RI 11

XII. VIOLENCE, HARASSMENT, AND SEXUAL OFFENSES POLICY (Title IX and VAWA)

As per the rules of conduct outlined in section VII of this report, RRA expects all staff and students to hold themselves to high standards and behave with the upmost of professionalism. Violence, harassment, and sexual offenses of any kind, including but not limited to sexual harassment, dating violence, domestic violence, stalking, and sexual assault are not tolerated and students or employees not complying with this standard will be subject to institutional sanctions.

DEFINITIONS: in accordance with the Clery Act, the definitions of certain sexual violence terms are included below:

Massachusetts Definitions:

Sexual Assault: any sexual activity that is forced or coerced or unwanted. It includes both indecent assault and battery and rape. Indecent assault is the intentional physical contact of a sexual nature with a person without the person's consent. Rape is having intercourse with a person and compelling such person to submit by force and against his/her will or compelling such person to submit by threat of bodily injury.

Consent: under Massachusetts law, consent for sexual activity cannot be obtained from an individual who is incapable of giving consent because the person: has a mental, intellectual, or physical disability; or is under the legal age to give consent (16); or is asleep, "blacked out," unconscious, physically helpless; or otherwise, incapacitated, including through the consumption of alcohol or drugs.

Domestic and Dating Violence: also referred to as "domestic abuse" is defined as the occurrence of one or more of the following acts between family members or household members: (a) attempting to cause or causing physical harm; (b) placing another in fear of imminent serious physical harm; or (c) causing another to engage involuntarily in sexual relations by force, threat, or duress. "Family or household members" are persons who: (a) are or were married to one another; (b) are or were residing together in the same household; (c) are or were related by blood or marriage; (d) having a child in common regardless of whether they have ever married or lived together; or (e) are or have been in a substantive dating or engagement relationship, which shall be adjudged by courts through consideration of the following factors: (1) the length of time of the relationship; (2) the type of relationship; (3) the frequency of interaction between the parties; and (4) if the relationship has been terminated by either person, the length of time elapsed since the termination of the relationship.

Stalking: is (a) willfully and maliciously engaging in a knowing pattern of conduct or series of acts over a period directed at a specific person which seriously alarms or annoys that person and would cause a reasonable person to suffer substantial emotional distress; or (b) making a threat with the intent to place the person in imminent fear of death or bodily injury. The conduct, acts or threats includes those conducted by mail, telephone, or electronic communication device.

Rhode Island Definitions:

Sexual Assault:

First degree sexual assault. A person is guilty of first-degree sexual assault if he or she engages in sexual penetration with another person, and if any of the following circumstances exist: Any forced, coerced penetration of the vagina, anus, or mouth by any part of another's body or an

object.

Lack of consent. This does not require physical resistance or verbal refusal. Someone who is asleep, drunk/intoxicated, or otherwise unable to give consent can be raped.

Second degree sexual assault. A person is guilty of second-degree sexual assault if he or she engages in sexual contact with another person, and if any of the following circumstances exist:

The accused knows or has reason to know that the victim is mentally incapacitated, mentally disabled, or physically helpless.

The accused uses force, element of surprise, or coercion.

The accused engages in the medical treatment or examination of the victim for the purpose of sexual arousal, gratification, or stimulation.

Third degree sexual assault. A person is guilty of third-degree sexual assault if he or she is over the age of eighteen (18) years and engaged in sexual penetration with another person over the age of fourteen (14) years and under the age of consent, sixteen (16) years of age.

Consent: Rhode Island law does not provide a definition of consent. Consent is an informed agreement to participate in specific sexual acts. Consent is not achieved through manipulation, force or coercion of any kind. Consent requires the cognitive and emotional capacity to agree to sexual activity and, therefore, cannot be given despite any verbal declarations otherwise, by a person who is:

Incapacitated or unconscious from drug or alcohol use

Asleep or physically helpless

Below the age of consent of sixteen (16) years.

Temporarily or permanently incapacitated physically or psychologically.

Mentally impaired or disabled to the extent that they are incapable of appraising the nature of the act. Past consent is not considered consent or permission and, therefore, consent must be given for each instance of sexual activity, regardless of relationship status. Consent may be withdrawn at any time, including during sexual activity.

Dating Violence: is 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. "Dating partner" means any person involved in an intimate association with another primarily characterized by the expectation of affectionate involvement whether casual, serious, or long term.

Domestic Violence: includes, but is not limited to, any of the following crimes when committed by one family or household member against another:

(1) Simple assault (2) Felony assaults (3) Vandalism (4) Disorderly conduct (5) Trespass (6) Kidnapping (7) Child-snatching (8) Sexual assault (9) Homicide (10) Violation of the provisions of a protective order entered pursuant to 15.5.19, chapter 15 of title 15, or chapter 8.1 of title 8 where the respondent has knowledge of the order and the penalty for its violation or a violation of a no contact order issued pursuant to 12.29.4 (11) Stalking (12) Refusal to relinquish or to damage or to obstruct a telephone (13) Burglary and unlawful entry (14) Arson (15) Cyber stalking and cyber harassment (16) Domestic assault by strangulation

"Family or household member" means spouses, former spouses, adult persons related by blood or marriage, adult persons who are presently residing together or who have resided together in the past three (3) years, and persons who have a child in common regardless of whether they have been married or have lived together, or if persons who are or have been in a substantive date or engagement relationship within the past one (1) year which shall be determined by the court's consideration of the following factors:

The length of time of the relationship

The type of relationship

The frequency of the interaction between the parties

"Victim" means a family or household member who has been subjected to domestic violence.

XII. INITIATE A DISCIPLINARY ACTION

To initiate a disciplinary action against a student or employee, the alleged incident must have occurred during an educational event or program. If this is the case, file a report with the institution's Title IX officer, Jessica Doucet. You can reach her via email at <u>idoucet@rob-roy.com</u>, by phone at 508-672-4751, or in person at 260 South Main Street, Fall River, MA 02721.

SANCTIONS: If it is determined that a student or employee is found to be in violation of Rob Roy Academy's Violence, Harassment, and Sexual Offenses Policy they will be subject to termination from employment, or in case of a student, from school.

DISCIPLINARY PROCEEDINGS: the following disciplinary proceedings will begin when a report has been made alleging a violation of the above policy by a student or employee of Rob Roy Academy:

The institution will notify the complainant and respondent in writing at least 10 days prior to a hearing, of the following:

That a complaint has been filed and the nature of the complaint.

That an investigation into the allegations has been opened.

Any limitations imposed on the accused during the investigation, including but not limited to, their class schedule or suspension thereof, areas of the institution/campus that they cannot go, no contact orders, etc.

Violation of these limitations and/or the protective measures imposed will constitute related violations that may lead to additional disciplinary actions.

An investigator will be delegated to investigate the allegations, review the specifics in the case, and interview the people involved including witnesses. The time frame for this is 30 days.

The standard of proof in the adjudication of complaints must be of clear and convincing evidence. The complainant and the respondent are entitled to the same opportunities to have an advisor of their choice present during the investigation and to present witnesses. If either does not have an advisor, one will be provided by the school.

There will be a live hearing with all parties. This hearing will be recorded by audio or video and will be kept on record.

Both the complainant and the respondent are simultaneously informed in writing of the outcome. There are three (3) possible ways to close the investigation. 1. The complainant withdraws their complaint. 2. Either the complainant or the respondent willingly withdraws from employment or from their educational program. 3. Informal Resolution in writing, where both parties' voluntarily agree to resolve the allegations by a means outside of this process. Examples are, but not limited to, an apology or sensitivity training.

If the respondent is found to be in violation of the institution's policy, they will be terminated from their employment or their educational program.

APPEAL PROCESS:

Either the respondent or the complainant may appeal in writing, the school's decision, within 10 days of receipt of that decision. For a decision to be reversed, the party must prove procedural irregularity, or bias, or present new evidence.

XIII. WHAT TO DO IF YOU ARE SEXUALLY ASSAULTED

If you are the victim of sexual assault, your priority, should be to get to a place of safety and obtain medical treatment. Victims are encouraged to preserve any physical evidence (ideally, after a sexual assault a victim should not take a shower, wash, or change clothing prior to a medical exam.) If possible, the crime scene should remain undisturbed. Rob Roy Academy strongly encourages and advocates, but does not require, a victim of sexual assault to report the incident as soon as possible to the authorities. Reporting the assault is strictly at the victim's discretion and the institution's manager will assist the student in notifying the appropriate local law enforcement agency if the victim wishes to do so.

Worcester Police Department: 508-799-8466

Woonsocket Police Department: 401-766-1212

Keep in mind, filing a police report with local law enforcement will not obligate the victim to prosecute, but will:

- Ensure that the victim receives the necessary medical treatment and tests needed at no expense to them.
- Provide the opportunity for the collection of evidence for possible use later if prosecution is sought.
- Provide the victim with access to free confidential counseling from counselors trained specifically in sexual assault crisis intervention.

SCHOOL SEXUAL ASSAULT COUNSELING SERVICES: Rob Roy Academy does not employ counselors to supply on-campus or off-campus counseling services, however Rob Roy Academy can and will refer the victim to a non-related, outside counseling service or center.

XIV. DISCLOSURES: Rob Roy Academy will, upon written request disclose to the victim of a crime of violence, or a non-forcible sex offense, the results of any disciplinary proceeding conducted by the institution against a student who is the alleged perpetrator of the crime or offense. If the alleged victim is deceased because of the crime or offense, the information shall be provided, upon request to their next of kin.

XV. SEX OFFENDER REGISTRY: **The State of Massachusetts SORB** (Sex Offender Registry Board) maintains the registry at: <u>www.mass.gov/information-about-sex-offenders</u>

The State of Rhode Island's Parole Board & Sex Offender Community Notification Unit maintain the registry at: www.paroleboard.ri.gov/sexoffender/agree.php

XVI. Criminal Offenses Reported:

Offense	Year	Geographic Location	
Offense		On-Campus	Public Property
	2018	0	0
Murder/Non-negligent manslaughter	2019	0	0
	2020	0	0
	2018	0	0
Negligent manslaughter	2019	0	0
	2020	0	0
	2018	0	0
Rape	2019	0	0
	2020	0	0
	2018	0	0
Fondling	2019	0	0
	2020	0	0
	2018	0	0
Incest	2019	0	0
	2020	0	0
	2018	0	0
Statutory Rape	2019	0	0
	2020	0	0
	2018	0	0
Robbery	2019	0	0
	2020	0	0
	2018	0	0
Aggravated assault	2019	0	0
	2020	0	0
	2018	0	0
Burglary	2019	0	0
	2020	1	0
	2018	0	0
Motor vehicle theft	2019	0	0
	2020	0	0
	2018	0	0
Arson	2019	0	0
	2020	0	0

VAWA Offenses Reported:

Offense	Year	Geographic Location	
Offense		On-Campus	Public Property
	2018	0	0
Domestic Violence	2019	0	0
	2020	0	0
	2018	0	0
Dating Violence	2019	0	0
	2020	0	0
	2018	0	0
Stalking	2019	0	0
	2020	0	0

Arrests & Disciplinary Referrals:

Offense		Year	Geographic Location	
			On-Campus	Public Property
		2018	0	0
Arrests:	rrying, possessing, etc.	2019	0	0
weapons: ca		2020	0	0
Dissipling my Defermale.		2018	0	0
Disciplinary Referrals:	raving possessing etc	2019	0	0
weapons. ca	rrying, possessing, etc.	2020	0	0
Arresta		2018	0	0
Arrests:	Drug abuse violations	2019	0	0
		2020	0	0
Dissipling w. Defermale.		2018	0	0
Disciplinary Referrals:	Drug abuse violations	2019	0	0
		2020	0	0
Arrests:		2018	0	0
	Liquor law violations	2019	0	0
		2020	0	0
Disciplinary Referrals: Liquor law violations		2018	0	0
	Liquer lou violations	2019	0	0
		2020	0	0

Hate Crimes

2018: No hate crimes reported

2019: No hate crimes reported

2020: No hate crimes reported

Reportable Categories include race, gender, religion, sexual orientation, gender identity, ethnicity/national origin and disability.

Unfounded Crimes

There were no unfounded crimes reported in 2018, 2019, or 2020