Pursuant to RSA 126-U:2, Each school shall have a written policy and procedures for managing the behavior of children. Such policy shall describe how and under what circumstances seclusion or restraint is used and shall be provided to the parent, guardian, or legal representative of each child at the school.

Where VLACS operates as a Virtual Charter School, students do not physically take classes at VLACS’ facility. Consequently, RSA 126-U:2 does not apply to VLACS as VLACS has no need to develop or implement procedures relating to seclusion or restraint of children.

Legal References

*RSA 126-U, Limiting the Use of Child Restraint Practices in Schools and Treatment Facilities*

Date Adopted: October 11, 2018