

Advanced Training Institute

5150 S. Decatur Blvd. Las Vegas, Nevada 89118

School Catalog 2021-2022

Effective February 1, 2021

THIS DOCUMENT INCLUDES THE SCHOOL'S CURRENT **ANNUAL SECURITY REPORT** INCLUDING CRIME STATISTICS AND POLICIES REQUIRED BY THE JEANNE CLERY DISCLOSURE OF CAMPUS SECURITY POLICY AND CRIME STATISTICS ACT (CLERY ACT) AS AMENDED BY THE VIOLENCE AGAINST WOMEN REAUTHORIZATION ACT of 2013 (VAWA) (See Addendum A, Page 74)

Accredited by ACCET (Accrediting Council for Continuing Education Training)

5150 S. Decatur Blvd. Suite B, Las Vegas, NV 89118 (702) 658-7900 www.atitraining.edu

A Message from the President

Dear Student:

It is with great pleasure that I take this opportunity to welcome you to Advanced Training Institute. Pursuing higher education and training to improve one's quality of life takes courage and is to be commended.

For over 15 years, ATI has had the privilege of helping people get trained in new professions and achieving their goals. We have accomplished this by maintaining modern facility utilizing equipment and tools used in the professions, the latest instructional materials, and a faculty with real world experience. ATI curriculum is also reviewed on a regular basis by industry professionals to ensure that students are learning relevant information in their chosen fields of study.

We would like to extend a cordial invitation to you to visit our facility, talk with our students, and meet our instructors. Our staff and faculty are dedicated to your success.

Sincerely,

Peter Mikhail President

Advanced Training Institute

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Academic Calendar

2021 Holiday & Break Schedule			
ATI observes the following holidays and breaks:			
Memorial Day	5/31/2021		
Independence Day	7/5/2021		
Labor Day	9/6/2021		
Veteran's Day	11/11/2021		
Thanksgiving and the day after	11/25/2021 to 11/26/2021		
Break from Christmas through New Year's	December 20, 2021 – December 31, 2021;		
	First Day Back in Class is January 3, 2022		

Introduction to ATI

Introduction to ATI

During the past two decades, the Las Vegas valley has led or maintained positions in the top ten fastest growing metropolitan communities in the United States. In a climatic zone where air conditioning is a near-survival necessity rather than a luxury or comfort choice, and a large city where business, tourism, and residential needs all drive the demand for electricians, HVAC/CR Professionals, automotive technicians and personal trainers, the need for skilled professionals is critical.

Brief History

The Air Conditioning Technical Institute was founded in October of 2002, by Jonathan Magel. The Institute held its first air conditioning classes in January of 2003. The school was purchased in June of 2003 by Fairway Inc. On February 26, 2007, Air Conditioning Technical Institute was acquired by the Advanced Training Institute Inc., (sometimes referred to in this catalog as either "ATI" or "School"). On December 15, 2009, ATI was granted national accreditation by the Accrediting Council for Continuing Education & Training (ACCET). On October 6, 2011, Advanced Training Institute, Inc. completed its name change to Mikhail Education Corporation doing business as Advanced Training Institute.

Mission Statement

The mission of ATI is to create an affordable and effective environment for students to obtain valuable skills that benefit them in their quest to become working professionals and aid them in achieving a new career.

Objectives

- 1. To provide an educational environment that promotes the relationship between career preparation and employment opportunities.
- 2. To recruit and retain qualified instructors who are effective in the classroom and knowledgeable of current industry trends.
- 3. To graduate students who are prepared to enter their chosen career fields in entry level jobs.
- 4. To assist graduates in becoming gainfully employed in their chosen career fields.
- 5. To maintain an organizational model that is responsive to its constituents.

Accreditation/Certification

Advanced Training Institute is nationally accredited through the Accrediting Council for Continuing Education & Training (ACCET). ATI also holds programmatic accreditation by HVAC Excellence and is licensed as a training facility for its HVAC/CR program. Automotive Technologies holds programmatic accreditation through Automotive Service Excellence Educational Foundation (ASE EF), all programs including, HVAC, Automotive, Personal Fitness Trainer and Electrician are approved by the State of Nevada Commission on Postsecondary Education.

Campus Details

Our facility is approximately 78,000 square feet with approximately 36,000 square feet dedicated solely for our lab facilities which are equipped with the latest industry standard equipment.

ATI is located at 5150 S. Decatur Blvd, Las Vegas, Nevada 89118. The ATI phone number is (702) 658-7900 and the fax number is (702) 643-9333.

Business Office Hours

Monday - Thursday 8:00 a.m. to 7:00 p.m. Friday 8:00 a.m. to 5:00 p.m. Except Holidays

Ownership and Corporate Officers

Advanced Training Institute is owned by Mikhail Education, Corp., 5150 S. Decatur Blvd. Las Vegas, NV 89118

Corporate Officers:

Peter Mikhail - CEO, and CFO Sally Bemis – COO and Secretary

Admissions

The School offers programs on a clock hour basis using the module system with program starts and admissions conducted throughout the year. Please see our Academic Calendar Start Dates Schedule at the end of this catalog for the specific module starting dates.

Admissions Policy

The admission procedure requires an exchange of information between the applicant and the school, which maintains a staff of representatives for this purpose. These representatives conduct a personal interview with each prospective applicant before any decision is made to submit an application for admission. During the interview, the representative will discuss the School's educational programs in relation to the applicant's career preferences, training needs, and individual motivations.

To be considered for admission, the applicant must provide one of the following documents as evidence that they are a high school graduate or the equivalent:

- A copy of the student's high school diploma. (See footnote 1.)
- A copy of the student's final official high school transcript that shows the date when the diploma was awarded. (See footnote 1.)
- A copy of a General Educational Development (GED®) certificate or GED® transcript that indicates the student passed the exam.
- A state certificate or transcript received by a student after the student passed a State-authorized examination that the State in which the student took the examination recognizes as the equivalent of a high school diploma. This includes tests similar to the GED® such as HiSET®, TASC®, as well as a State established examination.
- For a student who completed secondary education in a foreign country, a copy of the "secondary school leaving certificate" or other similar document, accompanied by an evaluation from a third-party, professional document evaluation service that clearly identifies the document's equivalence to a U.S. high school diploma. (The School does not self-evaluate foreign secondary school credentials or other similar documents.)
- An academic transcript or credential from an accredited institution indicating that the student has successfully completed one of the following:
 - 1. An associate's degree;
 - 2. At least 60 semester or trimester credit hours or 72 quarter credit hours that does not result in the awarding of an associate's degree, but that is acceptable for full credit toward a bachelor's degree at any institution; or
 - 3. Enrollment in a bachelor's degree program where at least 60 semester or trimester credit hours or 72 quarter credit hours have been successfully completed, including credit hours transferred into the bachelor's degree program.
- For a student who was homeschooled in a state where state law requires the student to obtain a secondary school completion credential for homeschooling (other than a high school diploma or its recognized equivalent), a copy of that credential.
- For a student who was homeschooled in a state where state law does not require the student to obtain a secondary school completion credential for homeschooling (other than a high school diploma or its recognized equivalent), a transcript, or the equivalent, signed by the student's parent or guardian, that lists the secondary school courses the student completed and includes a statement that the student successfully completed a secondary school education in a homeschool setting.

¹ For all US-based schools, the school must be state approved, accredited by a regional accrediting association, or accredited by CITA (Commission on International and Trans-Regional Accreditation).

A student who is unable to obtain the documentation listed above must contact the financial aid office. When documentation of high school completion is unavailable (e.g., the school has closed and no information is available from another source such as the school district or state department of education, or the parent or guardian who homeschooled the student is deceased) ATI will accept alternative documentation, such as a military *DD Form 214 Certificate of Release or Discharge from Active Duty*.

Students that are still in high school at the time of application must also provide an official high school transcript or diploma upon completion of their senior year of high school and prior to enrollment at the School.

All material submitted to the School becomes the property of the School.

The School provides career training matched to its students' interests and abilities, and welcomes all students regardless of sex, race, religion, marital status, age, or national origin.

Admission Procedure

To qualify for admission to Advanced Training Institute, each applicant must meet the following general requirements:

- Provide documentation of high school graduation, GED®, or the equivalent, as described earlier in this section.
- Visit and tour the School.
- Be interviewed by an Admissions Representative;
- Complete an enrollment agreement and other required enrollment paperwork. Attend a financial aid interview and complete required financial aid paperwork; pay a registration fee of \$75.
- Meet the state of Nevada immunization requirements for admissions, as described in ATI's Vaccination Policy later in this section.
- Take the Wonderlic Scholastic Level Exam (SLE) and achieve the minimum acceptable score of 13. If a minimum score is not achieved, three re-tests may be given within three months of the original test using an alternate test form. If a minimum score is not achieved within the maximum number of re-tests, prospective students must wait a year to attempt the Wonderlic Scholastic Level Exam (SLE) again.

Prospective applicants should contact Admissions for information about the Institute, for touring the campus, and for arranging an interview. Admissions personnel assist applicants with all aspects of the admission process.

ATI administration will review the information and inform the applicant in writing whether they have been accepted for enrollment. If an applicant is not accepted, all monies paid by the applicant are refunded. If it is evident that admission requirements will be met when required documents are received, then the applicant will be accepted for enrollment conditioned upon receipt by ATI of the required documents.

Applicants utilizing VA educational benefits must submit copies of all previous postsecondary education transcripts including military transcripts.

ATI will accept applicants who are beyond compulsory school age.

Interview and Tour

It is essential that the applicant visit the School for a personal interview to tour the facility and to discuss the selection of a program most suited to the applicant's needs and objectives. Admissions

representatives are available for day and evening appointments. High school applicants should be accompanied by a parent or legal guardian.

Re-Admission

Students who have withdrawn from the School, and who wish to be readmitted should contact the Director of Education to update their applications. Prior tuition balances and student loan status must be clear before re-admission application forms will be processed. Students granted re-admission may have course load restrictions, specific grade and attendance requirements, and/or required advising sessions in order to remain enrolled. Students applying for re-entry agree that they may fall under any new changes that have been implemented since they last attended the School. This includes, but is not limited to, tuition increases, student services formerly offered, and curriculum changes.

Returning students are charged \$75.00 to re-admit.

Facts for Veterans

Programs at ATI are approved for the training of veterans in accordance with the Code of Federal Regulations. To check eligibility for benefits, call 1-888-GIBILL-1. Applications can be completed online at www.gibill.va.gov. Please print out a copy of your application and bring it to the certifying official at ATI as far in advance of enrollment as possible. **GI Bill®** is a registered trademark of the U.S. Department of Veterans Affairs (VA). More information about education benefits offered by VA is available at the official U.S. government Web site at http://www.benefits.va.gov/gibill.

Special Needs

ATI's intent is to provide students with equal access to the essential course content and to mitigate any impact of a disability on the student's learning and/or academic performance without compromising course or program integrity. Students with disabilities should educate themselves on the physical job requirements before proceeding with training at ATI. US Department Bureau of Labor statistics will have an explanation of job requirements for the fields in which ATI provides training. Placement assistance is available to all graduates, however employment opportunities may be restricted based on the ability of a student to meet employer specific requirements due to physical/mental limitations.

Registration/Orientation

Orientation is scheduled for the Thursday prior to the first week of class. Orientation acquaints students with the policies and standards of the School, introduces services for assisting students, acquaints students with curriculum and grading standards, and assists students with completion of required forms and documents. Students will also have the opportunity to register for classes, purchase textbooks and materials, receive student identification cards, and have any questions addressed. All newly admitted students are required to participate in the orientation.

Vaccination Policy

Prior to enrollment at ATI, all prospective students under the age of 23 must demonstrate that they meet the Nevada State Board of Health requirements for post secondary students by providing proof of immunity to tetanus, diphtheria, measles, mumps, rubella and *Neisseria meningitides*. Proof of vaccination will satisfy this requirement. In the case of *Neisseria meningitides* specifically, proof of vaccination with at least one dose of a quadrivalent meningococcal conjugate vaccine (MCV4) on or after age 16 years, will satisfy this requirement.

A student may enroll at ATI conditionally if the student, or if the student is a minor, the parent or legal guardian of the student, submits a record of immunization stating that the student is in the process of obtaining the required immunizations, and that record shows that the student has made satisfactory progress toward obtaining those immunizations. The only exceptions to this rule are for students with religious beliefs or medical conditions which prevent them from being vaccinated to the extent required by law, in which the following rules apply:

- Exception for religious beliefs: The student must provide ATI with a written statement indicating that their religious beliefs prohibit immunizations. This statement must be maintained in the student's file in lieu of proof of immunity.
- Exception for medical conditions: The student must provide ATI with a written statement from a licensed physician stating that the student is unable to meet the vaccination requirement. This statement must be maintained in the student's file in lieu of proof of immunity.

For more information on vaccines and to find clinics that offer them, visit the website for the Southern Nevada Health District at: www.southernnevadahealthdistrict.org/

Articulation Agreements

ATI is not currently party to any articulation agreement with any other institution, college, or university.

Catalog Updates

ATI reserves the right to make changes to its catalog in accordance with the needs of its students or to be in compliance with applicable requirements of the Nevada CPE, ACCET and the USDE.

Curriculum Changes

Advanced Training Institute reserves to right to revise, lengthen or reduce the curriculum in its sole discretion.

Maximum Class Size

Class size is limited to provide adequate personal instruction in both classroom and lab and to allow access to special tools and equipment. The average class size is 24 students, with a maximum student-to-teacher ratio of 30:1 for lecture and 25:1 for labs. If any class exceeds those maximums, ATI will provide an additional lab assistant so that the maximum stated student-to-teacher ratio is maintained.

English as a Second Language

ATI does not currently offer ESL classes (English as a Second Language). All instruction is provided in English.

International Students

ATI does not provide visa or other immigration services for students. The school does not issue I-20s for foreign students.

Transfer/Challenge Course Credit

Students who have completed similar training modules/courses at another Mikhail Education Corporation (MEC) campus or third party institutions may apply for transfer of credit according to the following policies and procedures:

- 1. Complete and submit a Transfer of Credit Application to the Program Academic Director.
- 2. Provide official transcript(s) of all previous post-secondary education including any applicable military transcripts. Transcripts are required to post transfer credits. **Note:** Applicants utilizing VA educational benefits must submit copies of all previous postsecondary education transcripts including military transcripts.

- 3. Completed modules from another Mikhail Education Corporation campus or courses from another accredited post-secondary training programs that correspond directly in content, scope and length to ATI modules will be considered for credit.
- 4. Only training courses/modules with a grade of C or 2.0 or above, which have been completed within the last 18 months for diploma programs or the last 24 months for an AAS degree program, will be considered for credit.
- 5. Credit by examination, prior work experience, internships or practicum is not accepted.
- 6. No more than 50% of the total credits of the program can be accepted from transfer credits outside of the MEC school system.
- 7. All decisions made by the Program's Academic Director regarding Transfer of Credit are final and based wholly on the criteria as stated in these policies and procedures.
- 8. ATI does not charge any fee for evaluating or accepting transfer credits. The approval of transfer credits will reduce one's tuition charge and may affect financial aid eligibility and the length of one's program.
- 9. All Transfer of Credit must be reviewed, approved, and awarded within four weeks of commencement of a student's ATI program of study for that student to receive Transfer of Credit.

Notice Concerning Transferability of Credits and Credentials Earned at our Institution

The transferability of credits you earn at ATI is at the complete discretion of an institution to which you may seek to later transfer. Acceptance of the diploma you earn at Advanced Training Institute is also at the complete discretion of the institution to which you may seek to transfer. If the credits or diploma that you earn at ATI is not accepted at the institution to which you seek to transfer, you may be required to repeat some or all of your coursework at that institution. For this reason you should make certain that your attendance at ATI will meet your educational goals. This may include contacting an institution to which you may seek to transfer after attending ATI to determine if your credits or diploma will transfer.

The school will provide guidance, a transcript and catalog with course descriptions for any student interested in transferring to another institution.

Tools & Supplies

As part of ATI's commitment to get students off to a great professional start, each trade program student will receive a starter tool set at the time of graduation. These tools will be specific to the student's chosen program. The tool kit is a graduation gift from ATI and may not be modified or traded in for its cash value as it. In order to receive the tool kit, candidates for graduation must have a zero balance in their student accounts with ATI or monthly financial arrangement with the school, have a minimum of 60% of tuition paid, and be current on payment status with the financial arrangement.

At the School Director's discretion, under the following circumstances the tools may be released early if they are required for employment:

- a) Must be in the last module of the program; and
- b) Must be meeting Satisfactory Academic Progress in the last module.
- c) Student must have a zero balance with the school; or
- d) If on a monthly financial arrangement with the school, a minimum of 60% of tuition paid, have a current payment status.
- e) Must have a letter from the employer requesting the student have tools in order to begin work with company.

NO OTHER EXCPTIONS WILL BE MADE....

If tools are received prior to a student's graduation date and the student should withdraw from their program for any reason, the value of the tool package will be deducted from that student's refund or added to the balance due, whichever applies.

Instructional Materials

The cost of original course books are included in the price for the HVAC/CR, Photovoltaic, Automotive Technology, Electrician, and Personal Fitness Trainer programs. Additional books or replacement books will be available for a fee.

EPA Certification for ATI Students

Under Section 608 of the Clean Air Act, an HVAC/R technician must be certified to work on stationary air conditioners and refrigeration systems. For Automotive under Section 609 of the Clean Air Act, all persons repairing or servicing motor vehicle air-conditioning (MVAC) systems for consideration must be properly trained and certified by a program authorized by EPA. Failure to comply can cost the individual, and the company he or she is working for, thousands of dollars.

OSHA 10 hour Construction Safety

Teaching students to work safely is more important than teaching any skill in any program. ATI has made passing the 10 Hour OSHA Construction Safety course a requirement for successful completion of its HVAC/CR and Electrician programs. This nationally recognized certification will go into the student's portfolio upon completion, and because safety is so important to employers these days, it gives our students an important advantage when applying for a job. The \$70 nominal fee is included as part of the student's program fees and may be re-assessed if the student fails to complete the initial test successfully. Students must be current on their payment status before they will be allowed to take the OSHA course. If a student is not current by the date of the OSHA course they signed up for, the student will be required to bring their payment status current and sign up for the next course. Students will not receive their diploma or program completion if they do not successfully complete this test during the course of their program. **Note:** Students are required to take and pass the OSHA course as a requirement of their HVAC/CR or Electrician program even if they have acquired their OSHA 10 card at another training facility or through their enrollment in another ATI program.

Financial Information

Acceptable Forms of Payment

ATI is willing to accept payments in the form of cash, money order, personal check, debit and credit card (Visa, MasterCard and American Express) for its services.

Check Policy

In the event a student submits a check that is returned by the bank, ATI will charge a \$35.00 service charge in addition to seeking immediate payment of the original amount in either cash or certified check.

Collection on Delinquent Accounts

Students who withdraw or are suspended/terminated with tuition or other fees due to the School, are requested to make arrangements for payment at the time of withdrawal. The School will attempt to secure payment within one month.

Should the amount due remain unpaid for a period of 30 days after the student leaves ATI, the account may be submitted to a collection agency. Any collection agency fees will be the responsibility of the student. In the event of a disputed account, both the student and ATI agree to use binding arbitration and to the final decision of the sole arbitrator.

Cancellation and Refund Policy

The Nevada Student Refund Policy, stated later in this section of the Student Catalog, provides that Student may cancel his or her enrollment before the start of the Student's training Program. However, the School provides a longer time for Student to cancel their enrollment at the start of their training Program as follows: Student (and, in the case of a student under legal age, her/his parent or guardian) has the right to cancel his or her enrollment agreement and obtain a refund of charges paid until midnight of the fifth business day following the Student's first actual day of class attendance. A business day means a day in which Student is scheduled to attend a class session. All refund amounts due Student under his or her enrollment agreement shall be paid within 15 calendar days following the Nevada Student Refund Policy below. Student's notice of cancellation may be given by mail, hand delivery, or fax. The notice of cancellation, if sent by mail, is effective when deposited in the mail, properly addressed with postage prepaid. The written notice of cancellation need not take any particular form and, however expressed, is effective if it states that Student no longer wishes to be bound by his or her enrollment agreement.

If a student accepted by the school never attends class (no show) or cancels prior to the start of class, the school will refund to the student all the money he/she has paid, minus the registration fee. For students whose program is cancelled by the school subsequent to a student's enrollment, the school shall refund all monies paid by the student. Applicants rejected for enrollment at the school shall receive a full refund of all monies paid, including the registration fee.

NEVADA STUDENT REFUND POLICY

(NRS 394.449 Requirements of policy for refunds by postsecondary educational institutions)

- (a) That if School has substantially failed to furnish the training Program agreed upon in the Enrollment Agreement, School shall refund to Student all the money Student has paid to School.
- (b) That if Student cancels his or her enrollment before the start of the training Program, School shall refund to Student all the money Student has paid, minus 10 percent of the Tuition agreed upon in the Enrollment Agreement or \$150, whichever is less, and that if the institution is accredited by a regional accrediting agency recognized by the United States Department of Education, the institution may also retain any amount paid as a nonrefundable deposit to secure position in the program upon acceptance so long as the institution clearly disclosed to the applicant that the deposit

- was nonrefundable before the deposit was paid.
- (c) That if Student withdraws or is expelled by School after the start of the training Program and before the completion of more than 60 percent of the Program, School shall refund to Student a pro rata amount of the Tuition agreed upon in the Enrollment Agreement, minus 10 percent of the Tuition agreed upon in the Enrollment Agreement or \$150, whichever is less.
- (d) That if Student withdraws or is expelled by School after completion of more than 60 percent of the training Program, School is not required to refund Student any money and may charge Student the entire cost of the Tuition agreed upon in the Enrollment Agreement.
- (e) If a refund is owed to Student by School for any of the reasons stated in (a) (d) above, School shall pay the refund to the person or entity who paid the Tuition within 15 calendar days after:
 - (i) The date of cancellation by Student of his or her enrollment; or
 - (ii) The date of termination by School of the enrollment of Student; or
 - (iii) The last day of an authorized leave of absence if Student fails to return after the period of authorized absence; or
 - (iv) The last day of attendance of Student, whichever is applicable.
- (f) Books, Educational Supplies or Equipment for individual use are not included in this Refund Policy. A separate refund will be paid by School to Student if those items were not used by Student as provided in the Enrollment Agreement. All refund disputes for Books, Educational Supplies or Equipment must be resolved by the Administrator of the Nevada Commission on Postsecondary Education on a case-by-case basis.
- **(g)**For the purposes of this Refund Policy the following applies:
 - (i) The period of Student's attendance must be measured from the first day of instruction as set forth in the Enrollment Agreement through Student's last day of actual attendance, regardless of absences.
 - (ii) The period of time for a training Program is the period set forth in the Enrollment Agreement.
 - (iii) Tuition must be calculated using the Tuition and Fees set forth in the Enrollment Agreement and does not include Books, Educational Supplies or Equipment that is listed separately from the Tuition and Fees.

Advanced Training Institute follow's the State of Nevada's refund calculation requirements as they are more favorable towards the student than the requirements of ATI's Accrediting body, ACCET.

BOOKS, EDUCATIONAL SUPPLIES, AND EQUIPMENT

The words "Books, Educational Supplies and Equipment" used in the Enrollment Agreement includes textbooks, supplies, materials, tools, electrical appliances and devices, or other goods issued to Student under the Enrollment Agreement for Student's participation in her/his Program of Study. Student agrees that she/he must return to School any unopened/unused Books, Educational Supplies and Equipment within 30 days following the date of Student's withdrawal or notice of cancellation to School in order to receive credit on Student's account for the returned items. If Student fails to return such items within this 30 day period, the School may charge Student for the unreturned items and, if applicable, deduct it from any refund due to Student. The School shall refund any amount exceeding the charges for the Books, Educational Supplies and Equipment within 15 days after the period within which the Student is required to return such items. Student agrees that any used or opened Books, Educational Supplies and Equipment, including any used clothing issued by ATI, may not be returned for credit under any circumstances.

Refund Computation Example

As an illustration assume a student enrolled for 480 hours of total training; are scheduled to start their training on January 4th; and were scheduled for their program's training completion on June 18th, However, the student does not finish their training and their last day of attendance is February 26th. The student's Date of Determination based on the School's attendance policy would be established as February 26th. Assume further

that the student's tuition is \$7,500.00 for their training. Based on the above assumptions the refund calculation would be as follows:

Number of hours student attended: 160 hrs	=33.3%
Number of hours in program:	480 hours
Pro rata portion completed based on 160hrs (160 ÷ 480)	= 33.3%
33.3% of \$7500 tuition (.333 X \$7,500)	=\$2,500
10% of tuition or \$100 whichever is less (admin. fee)	= \$100
Owed to institution ($$2,500 + 100)	=\$2,600
Refund to student by March 13th (if applicable)	= \$4,900

If ATI substantially fails to furnish the training program agreed upon in the enrollment agreement, ATI shall refund to the student all monies that he/she has paid for that program.

Financial Aid - Consumer Information

In accordance with federal regulations set forth by the Higher Education Act of 1965, as amended, the school provides this Student Disclosures Schedule as means to disseminate required student consumer and "Right-To-Know" Act information. The School's Financial Aid Office offers assistance to students seeking financial aid for their educational costs while complying with all federal, state and institutional regulations. Anyone seeking financial aid information or assistance, or seeking consumer information at the School will be provided with access to the required financial aid forms and disclosures, this Student Disclosures Schedule and the School catalog which provides a brief description of the Financial Aid process and explains how financial aid information and assistance may be obtained.

Financial Aid Office

The Financial Aid Office's mission is to provide optimal customer service while helping students secure financial assistance to cover as much of their educational expenses as possible. The School's Financial Aid Representative is available in person or by telephone during normal business operating hours to help students determine an affordable way to pay for school.

Student Financing Options

The School offers a variety of financing options and payment terms to help students finance their education.

Primary Financing Options

Cash Payment

The Cash option allows students to either pay their program costs in full prior to the start date of the program or in payment installments, with financing options to be discussed with the business office. Documents required for full Cash paying students are:

• Enrollment Agreement and Disclosure Statements

Employer/Agency Contract Billing Program

Students who are eligible to receive tuition assistance from their employer, workforce agency or the Veteran's Administration will submit an approved tuition authorization form or tuition voucher completed and signed by an official employer, agency or Vocational Readiness and Employment Services representative. The authorization form, voucher or Military form must be submitted to the school's Financial Aid Office prior to the first class

session in order for the School's Financial Aid Office to bill the employer or agency for the student's program costs. Documents required for students participating in the Employer/Agency Contract Billing Program are:

- Enrollment Agreement and Disclosure Statements
- Approved Tuition Authorization Form, Tuition Voucher or Military Form(s)

Financial Aid Programs

Financial aid consists of funding provided through federal and state governments and institutional sources to help cover educational expenses. This funding consists of grants and scholarships that do not have to be repaid and loans that have a variety of repayment options. Financial Aid is available for those who qualify and there are different types of Financial Aid Programs. The School Financial Aid Representative can assist students in determining if they qualify for any of the following types of Financial Aid:

Federal Pell Grant: The Federal Pell Grant is a need-based federal grant for undergraduate students and it does not require repayment.

William D. Ford Direct Loan Program: The William D. Ford Direct Loan Program offers low interest, government-funded loans that include Direct Stafford Loans (subsidized and unsubsidized), Direct Parent Loans (PLUS) and Direct Consolidation Loans. These long-term loans are available to students who are enrolled at least half- time in school:

Direct Subsidized Stafford Loan: The Direct Subsidized Stafford Loan is a need-based loan and has a fixed interest rate, which is paid by the government while students are in school at least half-time and during any periods of deferment. Repayment begins six months after students graduate, leave school or drop below half-time enrollment status.

Direct Unsubsidized Stafford Loan: The Direct Unsubsidized Stafford Loan is a non-need-based loan available to all eligible students regardless of income. The interest rate is fixed and begins to accrue at the time of disbursement. Students are responsible for paying accrued interest but may choose to defer and capitalize interest payments. Repayment begins six months after students graduate, leave school or drop below half-time status.

Direct Parent Loans for Undergraduate Students (PLUS): For students who qualify as a dependent, parents may choose to use the Direct Parent Loans for Undergraduate Students to borrow up to the total cost of their child's education, minus any other aid the child may be eligible for. The loan is credit based, the interest rate is fixed and loan interest begins to accrue at the time of disbursement. Repayment typically begins within 60 days after the loan has been fully disbursed.

Note: Students whose parents are applying for a PLUS loan will require additional documents such as credit approval and a PLUS Master Promissory Note. Students who are selected for verification will require additional documents upon the school's request.

Admissions Disclosure Statement

(Only for Recipients of Stafford Student Loans)

The School is required by Federal law to advise you that, except in the case of a loan made or originated by the institution, your dissatisfaction with or non-receipt of the educational services being offered by this institution, does not excuse you (the borrower) from repayment of any Stafford loan made to you (the borrower) for enrollment at this institution. Student remains responsible for all incurred charges regardless of the amount of any actual financial aid received. Student agrees that if Student obtains a loan to pay for a course of study, Student will have the responsibility to repay the full amount of the loan, plus interest and any applicable loan fees.

Documents required for students applying for any type of Federal Financial Aid are:

- Enrollment Agreement and Disclosure Statements
- Free Application for Federal Student Aid (FAFSA)
- Federal Student Loan Entrance Counseling
- Direct Loan Master Promissory Note
- Understanding Disbursements of Federal Financial Aid Funds
- Title IV Credit Balance Authorization
- Other Documents as Required

Institutional Payment Plans

If one of the primary financing options does not fully cover the student's program costs, the School offers institutional payment plans that can help bridge that financial gap. The School's institutional and alternative loan programs are convenient and affordable. The first payment is due 30 days from the day the student begins school and the interest rate is fixed throughout the term of the note/contract. (If the balance owed exceeds a certain cost, a down payment may be required during the first week of school.) In addition, where available, students may have their monthly payments automatically debited against a credit card or checking account. Consult the business office for availability.

Documents required are:

• Enrollment Agreement and Disclosure Statements

Other Sources of Financial Assistance

Students may choose to seek financial assistance through other sources, such as third-party loans, employer reimbursement, Veterans Assistance, community groups, and private organizations that offer scholarships and special awards. Ask the School Financial Aid Representative for more information.

Corporate Reimbursement Programs

An employed student maybe eligible for tuition reimbursement through their employer's benefits program. Employer reimbursement amounts vary and are usually made payable directly to the student upon the student providing a program schedule, tuition invoice or receipt, and an official "passing" grade card to their employer. In turn, the student may use their reimbursement checks to make cash payments or pay off loans related to educational expenses.

Students who receive corporate reimbursement are still required to select one of the School's primary financing options (e.g. Financial Aid, Cash) to cover educational costs and related expenses. All payments must be made in accordance with the school's financial policies and procedures.

AmeriCorps

AmeriCorps provides full-time educational awards in return for community service work. To learn more, visit www.americoprs.gov or call 1-800-942-2677.

The Division of Vocational Rehabilitation

The Division of Vocational Rehabilitation provides services and financial assistance to students with certain disabilities. For more information, contact a local Division of Vocational Rehabilitation.

Work force Investment Act (WIA)

The Department of Labor may provide services and financial assistance to individuals who are participating in their training programs. To learn more, contact the local community Department of Labor.

State Grants and Scholarships

Many states provide grants and scholarship programs to promote post-secondary education. To find out which grants and scholarships are available, consult your state government's website.

Community Organization Funds

Many charities and community, civic and religious organizations offer grant and scholarship opportunities that can help students finance their education if they meet specific eligibility requirements. Students can inquire with local community organizations to find out what is available and how they can qualify.

Private Organizations

Students may seek financial support through donations and scholarships from private clubs, businesses and ethnic organizations. Students may also ask parents, relatives and friends to help support their decision to return to school.

Veterans Assistance

Veterans, active duty service persons, reservists or otherwise eligible members (such as spouses and dependents) may be eligible to qualify for various VA educational assistance programs. Eligibility criteria for military educational assistance and benefits vary by state and school. Applicants must first check with the Veterans Affairs Administration Office to see if they qualify for benefits.

The school does not penalize students using VA Education benefit programs under Chapters 33 and 31 due to the delayed disbursement funding from the Department of Veterans Affairs, providing students submit a Certificate of Eligibility (COE) for entitlement to educational assistance no later than the first day of their program start, a written request to use such entitlement, and any additional information needed to certify enrollment. In compliance with Title 38 USC 3679 (e), students providing the required documentation will continue have access to classes, libraries, and other institutional facilities as outlined in this catalog. No late fees will be assessed and students accounts will be considered on hold.

Students who receive VA educational benefits as their primary financing option may be required to select a secondary financing option (including but not limited to cash or financial aid) to cover any educational costs and related expenses not covered directly by the VA. All payments to this secondary financing option must be made in accordance with the school's financial policies and procedures.

Students who have questions about these benefits should contact the U.S Department of Veteran Affairs, visit www.gibill.va.gov or call 1-888-GIBILL-1 (1-888-442-4551). More information about education benefits offered by VA is available at the official U.S. government website at http://www.benefits.va.gov/gibill. VA education benefits include but are not limited to the following:

- Post-9/11 GI Bill ® (Chapter 33) <u>http://www.benefits.va.gov/gibill/post911_gibill.asp</u>
- Transfer of Post-9/11 GI Bill ® Benefits to Dependents (TEB)_ http://www.benefits.va.gov/gibill/post911_transfer.asp
- Montgomery GI Bill ® Active Duty (Chapter 30) http://www.benefits.va.gov/gibill/mgib_ad.asp
- Montgomery GI Bill ® Selected Reserve (MGIB-SR / Chapter 1606)_ http://www.benefits.va.gov/gibill/mgib sr.asp
- Veterans Educational Assistance Program (VEAP / Chapter 32)_ http://www.benefits.va.gov/gibill/yeap.asp
- Survivors' and Dependents' Educational Assistance Program (DEA / Chapter 35)_ http://www.benefits.va.gov/gibill/survivor_dependent_assistance.asp
- National Call to Service Program (NCS) http://www.benefits.va.gov/gibill/national_call_to_service.asp
- Vocational Rehabilitation (Chapter 31)_ http://www.benefits.va.gov/vocrehab/eligibility_and_entitlement.asp

Financial Aid Process and Information

Applying for Financial Aid

Students who are interested in applying for Federal Financial Aid assistance are required to complete and sign a Free Application for Federal Student Aid (FAFSA) and several forms (electronic and/or hard copy) to begin the process. All documents must be submitted in a timely manner to allow the Financial Aid Office adequate time to process an application for Financial Aid. To apply for Financial Aid, the student must complete the following steps 1-4 by accessing the website https://studentloans.gov:

- 1. Create a federal student user ID and password
- 2. Complete and submit the Free Application for Federal Student Aid (FAFSA)
- 3. Complete a Federal Student Loan Entrance Counseling Session
- 4. Complete and submit the Direct Loan Master Promissory Note

In addition, the student must complete and submit other required forms or documentation as requested by the School's Financial Aid Office.

Compliance Statement

The Federal Privacy Act of 1974 requires that students be notified in the event the disclosure of their social security number is mandatory. Students' social security numbers are used to verify students' identities and to process the awarding of funds, collection of funds, and tracing of individuals who have borrowed funds from Federal, State or private programs.

Student Eligibility for Financial Aid

The Free Application for Federal Student Aid will ask a series of questions that will determine a student's eligibility and dependency status. If a student is considered a dependent, the student will need to provide their parents' information as well.

Federal eligibility requirements to apply for Financial Aid include:

- Being a U.S. citizen or eligible non-citizen such as a permanent resident, or in the United States for other than temporary purposes.
- Having a valid social security number.
- Having a valid form of identification.
- Being registered for the draft with the Selective Service, for males who are at least 18 years old and born after December 31, 1959.
- Having a high school diploma, GED or equivalent.
- Not owing a refund on a federal grant or being in default on a federal educational loan.
- Being enrolled or accepted for enrollment as a regular student in an eligible program.
- Making satisfactory academic progress (refer to the school catalog for the definition of satisfactory progress).
- Not having previously received a Bachelor's degree for the Federal Pell Grant
- Opportunity Grant (FSEOG) and Federal Pell Programs.

Note: For the purposes of applying for Financial Aid, a dependent student is an undergraduate who is under the age of 24, not married, has no legal dependents, is not an orphan or ward of the court, and is not a Veteran of the U.S. Armed Forces.

Submitting the FAFSA

Once a student completes and submits a FAFSA, the information contained on the FAFSA is reviewed by the Department of Education's Central Processing System (CPS). An estimated family contribution (EFC) will be calculated using a formula approved by Congress, which is based on the student's (and/or spouse or parent's) income and asset information. The student's EFC will determine the amount of Federal Pell Grant funds the student may be eligible to receive. In certain cases, verification of information submitted may be required. If the student's FAFSA is selected by the Department of Education's CPS, the school will be required to complete additional steps to ensure the information the student provided on the FAFSA is correct.

Determining Financial Need

The student's financial need is the difference between the actual cost of their education and the amount that the student (or parents) will contribute (the EFC). Financial Aid is then used to cover the gap between these contributions and the total cost of the student's education.

Here's how it works:

Cost of Attendance (COA) (tuition, fees, books, supplies, room & board, transportation, & miscellaneous personal expenses)

— The student's expected family contribution (EFC)

= The student's financial need

Each program within the school has a different student expense budget. The specific expense budget will depend upon the tuition, course length, books, fees, supplies, etc. for that program, as well as certain indirect costs. These indirect costs represent an estimated student budget for living expenses, including room and board, personal expenses and transportation, both for students living on their own and with their parents. Students will not be charged for these estimated indirect costs – the school does not offer housing, meal plans, or transportation for students – they will be used to determine a student's financial need only. Actual tuition, books, fees, and supplies for the program in which the student enrolls, as well the indirect costs used by the Financial Aid Office, can be obtained from the school's Financial Aid Office and are listed in the Tuition and Fees section of this catalog.

Verifying FAFSA Information

A student applying for Financial Aid may be required to verify the information submitted on their Free Application for Federal Student Aid (FAFSA). This inquiry is known as Verification and is required by the Department of Education. If a student's application is selected for verification, the school will require the student to submit any or several of the following items within a specified time frame in order to continue processing Financial Aid:

- Adjusted gross income (AGI) for the base year
- U.S. income taxes paid for the base year
- Number of family members in the household
- Number of family members attending post-secondary education as at least half-time students
- Any child support received
- Any food stamps received
- Other untaxed income and benefits

All of the required information must be submitted by the due date in order for the student applying for Financial

Aid to be eligible for federal assistance. In cases where this is not possible, the student will be required to pay cash or set up a satisfactory payment arrangement to maintain their regular enrollment status.

Receiving an Award Notification

After careful evaluation of a student's Financial Aid application, the student's eligibility for Financial Aid is determined and the school issues an Award Letter detailing the student's estimated Cost of Attendance, the Financial Aid awards by fund type, the estimated disbursement dates and estimated disbursement amounts of aid. The school's Financial Aid Representative will discuss the contents of the Award Letter with the student and the student will acknowledgement receipt of the Award Letter.

Maintaining Regular Enrollment Status and Satisfactory Academic Progress

After the student's eligibility is determined, the amount of Financial Aid and the receipt of funds are contingent upon the student's (a) enrollment status and (b) ability to meeting satisfactory academic progress:

A. Maintaining Enrollment Status

- To receive benefit of a grant, a student must be enrolled as a full time student, as defined by the school for financial aid purposes.
- To receive Federal Direct Loan funds, a student must be enrolled in at least half-time, as defined by the school for financial aid purposes.
- The amount of certain federal grants and loans may be adjusted or prorated, depending on the student's enrollment status. The School must administer federal aid in accordance with Federal regulations.
- A student's financial aid award may be adjusted up through the last day of attendance for tuition adjustment due to enrollment changes.
- A student who registers for classes but does not attend at least one class session is not eligible to receive federal, state, or institutional funds.

B. Meeting Satisfactory Academic Progress

A student receiving Financial Aid must maintain certain standards of academic progress toward graduation, and the school is required to have and enforce a policy to check Academic progress throughout the course of the student's program of study. Therefore, an eligible student applying for Financial Aid must maintain the School's standards of academic progress in order to be eligible to receive Financial Aid funds. Please refer to the Satisfactory Academic Progress policy in the Academic Resources, Policies and Procedures section of this catalog for academic progress standards, evaluation checkpoints, probation and other consequences of not meeting Satisfactory Academic Progress, and other policy details.

Disbursing Financial Aid Funds

Funds from the Direct Loan program will be utilized to cover institutional charges via a direct credit entry to the student's account. The student must authorize the institution (in writing) to credit their account with funds disbursed in subsequent payment periods for charges assessed in prior payment periods within the same academic year. Title IV credit balances are created when the Title IV awards exceed the total of the institutional charges in the period. After the applicable school charges have been covered, if funds are still available; those funds will be paid directly to the student to cover additional education-related expenses (i.e., housing, transportation, etc.). Students will be required to sign a Promissory Note for any loan program received, stating their repayment obligations. All funds awarded to students are subject to the submission of required documentation, compliance with the school Satisfactory Academic Progress policy, and with school rules and regulations. The availability of federal funds in general is subject to the continuous eligibility of the student and the institution, as well to the continuous appropriations of funds from the U.S. Department of Education. Students should be and will be fully informed of loan obligations prior to authorizing the institution to credit their account with any available FSA

funds for any current direct institutional charges for tuition and fees, and any other institutional charges for books and supplies provided by the institution and assessed to the account; and a maximum of \$200.00 for direct institutional charges incurred in the prior academic year/loan period. If any FSA disbursements from loan funds are considered late disbursement and post withdrawal disbursements, the student will be informed and requested to approve those disbursements. This institution does not provide room and board accommodations.

Receiving a Disbursement Notification

The School must notify a student (or parent) of when Financial Aid funds are disbursed and credited to the student's account by issuing a Disbursement Notification. The student (or parent) will be notified by the School no earlier than 30 days before and no later than 30 days after crediting funds to the student's account. The Disbursement Notification will include (a) the anticipated disbursement date, (b) the amount of the disbursement, and (c) the source of the Financial Aid funds disbursed to the student's account. If the fund source includes any Direct Stafford Loan funds, the notification will indicate which portion of the funds disbursed are subsidized loans and/or unsubsidized loans.

Note: The Disbursement Notification indicates a close approximation of the net disbursement amount received by the School since the actual loan disbursements received may differ slightly from the amount expected to be receive due to loan fees and rounding differences.

Changing Enrollment Status after Receipt of Financial Aid

A student's decision to drop or change a program of study is based on academic and personal considerations and should be made in consultation with the Campus Director and the Financial Aid Office. Changing program schedules, dropping coursework, withdrawing from school has implications for student eligibility of Financial Aid funds and may result in a balance owed to the school.

Returning Title IV Funds (R2T4)

A student earns their Financial Aid (Title IV) funds on a prorated basis over the first 60% of the scheduled hours for each payment period. After attending 60% of scheduled hours of the payment period, the student is eligible to retain 100% of the Title IV funds scheduled for that payment period.

As a result, the School is required to return Financial Aid (Title IV) funds, if a student receiving Financial Aid withdraws during the first 60 percent of the scheduled hours for that payment period. The refund calculation and process is governed by federal regulation, and the school is required (a) to determine the portion of aid earned by the student up until the date of withdrawal and (b) to refund or repay the amount of unearned aid.

Note: For the purposes of the Title IV refund policy, the student's official withdrawal is the date the student initiated the withdrawal process or notified the School of their intention to withdraw. In the event of an unofficial withdrawal, the School determines the student's last date of attendance that is documented in the School's records and uses that date as the withdrawal date. The U.S. Federal Government determines the amount of Title IV funds a student has earned, as of the withdrawal date.

If a student withdraws, the School is required to calculate and return all unearned financial aid for that payment period and is subject to the Return of Title IV policy. As a result, the School must (a) complete the refund calculation in a timely manner, (b) adjust the awards, (c) refund/repay the unearned aid, and (d) notify the student in writing of the refund calculation results. If a refund of Title IV funds is required, funds are returned to the appropriate Federal Aid Program(s) in the following order:

- 1. Federal Unsubsidized Direct Loan Program
- 2. Federal Subsidized Direct Loan Program
- 3. Federal Direct PLUS Program
- 4. Federal Pell Grant Program
- 6. Federal SEOG Program

- 7. Other Title IV Programs
- 8. Other federal, state, private, and institutional programs
- 9. Student

Institutional Refund Calculation

Please refer to the school's cancellation and refund policy earlier in this section.

Reapplying for Financial Aid

As eligibility for Financial Aid is evaluated at the beginning of each academic year, a student must submit a new financial aid application for each academic year of their enrollment. Many programs can be completed within one academic year and will not need to reapply for financial aid. If a student is enrolled in a program which is longer than one academic year, however, financial assistance may change and the student will need to reapply for Financial Aid by submitting a new financial aid application.

Seeking Additional Information

Students (and/or parents) who wish to seek additional information about Financial Aid and the Financial Aid process can refer to:

- The school's Financial Aid page located on the school home page via the intranet
- The Department of Education's guide to Funding Your Education, which can be downloaded from the websites www.studentloans.gov or www.fafsa.ed.gov
- The School's Enrollment Agreement
- The Federal Student Aid Information Center: 1-800-4-FED-AID (1-800-433-3243)
- The Department of Education websites: <u>www.studentaid.ed.gov</u>, https://studentloans.gov or www.fafsa.ed.gov

Student Services and Regulations

Career Services Department

The Career Services Department assists graduates in finding entry level employment in their field of study. Neither the Career Services Department nor any ATI employees can guarantee graduates a job or a specific salary level. Much of the graduate's ability to find employment has to do with good grades and attendance, attitude, motivation, and working closely with the Career Services Department. The student's ability to pass a background check may also be a job qualifying factor, especially in the medical field.

The Career Services staff provides assistance for new graduates in finding related jobs and entry level employment in the student's chosen industry by:

- Developing and maintaining employer contacts.
- Collecting and reporting placement and salary statistics.
- Providing job search training.
- Providing resume preparation instruction, review, and assistance.
- Posting job postings at the School.
- Providing job counseling for students by appointment.
- Mentoring programs.
- Providing internship opportunities where available.
- Arranging employer recruitment on campus.

All candidates for graduation are required to complete a placement information form designed to assist the Career Services staff in matching graduates with job leads. Students are notified when a matching job is available and the Career Services staff assists the student in scheduling an interview. Graduates are also welcome to scan recent job announcements and job postings by visiting or emailing the Career Services Department. Note: If student does not wish to use the Career Services Department to obtain employment, they are still obligated to inform ATI of their place of employment.

Guidance and Advisement

The School tries to help students resolve problems that interfere with academic performance. When problems occur, students are encouraged to ask for a private conference with key staff, which is held in strict confidence. Personal counseling needs are referred to local agencies.

Learning Resources

Books, periodicals, videos, and other reference materials can be found in the classrooms used for each program and in the Learning Resources Center, where computers are housed and connected to the Internet.

Student Insurance

ATI provides secondary insurance coverage for injuries to students only while they are on campus attending classes. See Director of Education for more information.

Academic Resources, Policies and Procedures

Attendance Policy

ATI is committed to the principle that class attendance is an essential part of its educational programs and in its goal to prepare all students for the responsibilities of their chosen career fields. Regular attendance is mandatory for all classes and lab work projects. Attendance is recorded for every regularly scheduled class/lab and students are expected to adhere to the following rules:

Notify the School

For absences of more than two consecutive days, students should notify the Academic Director or designee of the reason and the expected date of return.

Cumulative Absences

A student will fail and be required to repeat anymodule in which absences, including the time tallied for tardies and early departures, exceed 10% of the scheduled participation hours for that module. Students who fail a module due to attendance issues will also be dropped from school under the consecutive absences rule noted below if they do not continue to attend that module. See Satisfactory Academic Progress Policy for additional information.

Consecutive Absences

Students who are absent fourteen (14) or more consecutive calendar days will be withdrawn from the School. If this occurs, the fourteenth (14th) day then constitutes the date of withdrawal.

Enrollment in a Module

Students who are scheduled for a module but do not attend class during the first two days cannot continue.

Tardy/Early Leave Policy

Tardies and early departures are recorded in 15-minute increments and are added to the total hours of absence for the course.

Tracking

Every class session the instructor records all absences, tardies and early departures. None are excused regardless of the reason. The instructor submits the attendance to the Registrar daily for posting in the academic database. A progress card is given to students after each module to report the grade and attendance results.

Make-Up Work

ATI is open on Wednesdays and Fridays to finish assignments and make up attendance. Students may make up hours up to, but not exceeding, 10% of the total clock hours for any module, and may only make up those hours required to meet that module's attendance requirement.

For example, in a 120-hour module:

- A student missing up to 12 hours (10%) will meet the attendance requirement for that module and is not eligible for make-up hours.
- A student missing more than 12 hours but no more than 24 hours (20%) is eligible for make-up hours **AND** must complete sufficient make-up hours to achieve the 90% attendance requirement in order to pass that module.
- A student missing more than 24 hours (20%) cannot complete sufficient make-up hours to achieve the 90% attendance requirement for that module. He or she is ineligible for make-up hours and must repeat the module.

Under special circumstances following an absence, students may be allowed to turn in assignments late provided the absence was prearranged for medical reasons. Late work will have 20% of its value deducted for being late. Missed lab work requires arrangements with the instructor to re-setup the lab. *This may not always be possible, so attendance is crucial*. All make-up work must be turned in by the last day of class.

Leave of Absence

A Leave of Absence (LOA) is a temporary break in a student's attendance in which the student is still considered to be continuously enrolled. An LOA may be granted for unforeseen or emergency situations, including but not limited to a serious illness, a debilitating injury, military deployment, or a debilitating injury, serious illness or death in the immediate family. No additional charges are assessed for a Leave of Absence. A student must make a leave request in writing in advance of the LOA start date unless unforeseen circumstances prevent the request. If the student's leave request is not within the timeframe of the consecutive days of absence policy, the student's enrollment will be terminated. The length of the LOA in total days is limited to one half the program length in any calendar year. Multiple leaves can occur provided the total days of leave do not exceed this standard. The student must:

- Sign the leave request.
- Specify a return date.
- Attest to understanding the procedures and implications for completing their program.

An approved LOA can be extended for an additional time period provided the total hours of leave do not exceed one half the program length.

Any module being "attempted" (and with attendance) will be used in the Maximum Time Frame calculation. Students who do not return on or before their scheduled return date will be considered to have withdrawn from the school. The Date of Determination will be the LOA return date and will be processed the following business day.

Withdrawal Procedures

To withdraw from an individual course or all courses, students are requested to contact the Associate School Director to obtain the necessary forms and procedures for official withdrawal. Students who leave the School either by withdrawal or graduation from a program must schedule an exit interview with the Financial Aid Office. Students who are unable to finish a term due to deployment for active duty military service, whether enlisted, reserve, or National Guard, are entitled to a refund of all tuition and fees for the unfinished module. Credit will not be granted for unfinished courses, and the unfinished courses will not impact the student's Satisfactory Academic Progress. If the military student is deployed at the end of a module and completes his or her courses prior to deployment, then the tuition for that module will not be refunded, the credits will be earned, and the student's Satisfactory Academic Process will reflect the inclusion of those credits. Such a student will be released from his or her financial obligations for future modules. Deployed students who choose to return to the School following completion of the deployment can re-apply as returning students. In all cases, the military student must provide evidence, such as a copy of official orders, and/or a letter from a superior to document the activation and/or deployment.

A student may be unofficially withdrawn, dismissed, or otherwise terminated from the school if the student fails an academic probation or violates the School's rules and policies, is absent for fourteen (14) consecutive calendar days, or fails to return from an approved leave of absence on the scheduled date of return. If a student is absent for fourteen (14) consecutive calendar days, the fourteenth (14th) day then constitutes the date of withdrawal. If a student fails to return from an approved leave of absence on the scheduled date of return, the scheduled date of return constitutes the formal date of withdrawal except in the event the student notifies the institution that student will not be returning, in which case that date shall be the formal date of withdrawal.

Progress Reports

Students receive progress reports after each module. A copy is kept in the students' academic file.

Graduation of Students

Upon graduating, ATI will award the student a diploma. To graduate, a student must complete all required coursework in their program and achieve the following:

- Obtain an overall 2.0 cumulative GPA (CGPA)
- Complete required coursework within 1. 5 times the contracted length of the program
- Complete 90% of each module's scheduled hours of attendance
- Have a zero balance in their ATI student account OR be of current status with their student loan payment obligations

Graduation Ceremony

The School conducts graduation ceremonies to honor its graduates and confer awards for outstanding academic and other meritorious achievements.

Transcripts

ATI provides transcripts for students, employers, and institutions of higher education upon written request from the student. *If a student's tuition account is not fully paid, the School will withhold the student's diploma and transcript until the account is cleared.* Students should contact the School to request a transcript. Transcripts are considered *official* when stamped with ATIs seal and mailed by ATI. *Unofficial* transcripts have no seal and are stamped "**Issued to Student**."

ATI retains all student records required by NAC 394.640 for up to 5 years. After that period of time, the school is required to retain only copies of the students' transcripts.

Graduate Refresher Courses

ATI graduates can audit modules that they have completed if there is space available and they are in good financial standing with the School. Books and supplies are charged for audited modules. A written request for a refresher course should be made to the School four weeks prior to the desired start of the course or module. Students auditing a module agree to abide by the rules and regulations of the current school catalog.

Grading Procedure

Coursework Grading

Grades will be earned by accumulating the following scores:

	<u>Automotive Program</u> <u>HVAC/CR, Electrician & Personal Fitness Tr</u>		AC/CR, Electrician & Personal Fitness Trainer	
				& Photovoltaic Systems
•	20%	Daily Performance/Attendance	• 25%	Daily Performance/Attendance
•	25%	Homework / Class Assignments	• 25%	Homework / Class Assignments
•	30%	Lab Objectives	• 25%	Lab Objectives
•	19%	Testing	• 25%	Testing
•	6%	Web Based Training		

Daily Performance. Each day will be given a value of 20 points. You <u>must</u> be here to earn points. Due to different challenges that may arise during class activities, grades in this category will be earned (not given) on the basis of effort and quality of the work completed rather than the quantity of work.

Course Work / Homework. This is a lab-based course but many times the principles learned in the lab will be reinforced through lab assignments and/or homework assignments. Four styles of homework are generally given. They are:

- Vocabulary: To increase knowledge of the terms used in industry.
- Out of Class Assignments: Chapter questions and reading assignments which tie theory and actual operation together.
- Technical Reports: To remain current with the industry trends.
- Skill Practicing: Lab assignments designed to improve job skills.

Lab Objectives. The lab work in this program is vital to the student's success. This provides a practical approach to real-life/real-time situations.

- Safety. Maintains awareness of safety.
- Skills Practicing. Lab assignments designed to improve job skills.
- Instrument Proficiency. Recognize and utilize the various tools required for this career.

Tests. Tests are regularly given to determine the students' level of understanding. These exams will be a combination of practical and written examinations. They will be graded with a percentage score according to the Grading Scale.

Grade	Description	Scale	Points
A +	Excellent	98-100%	4.0
A	Excellent	93-97%	3.8
A-	Excellent	90-92%	3.6
B+	Good	87-89%	3.2
В	Good	83-86%	3.0
B-	Good	80-82%	2.8
C +	Fair	78-79%	2.6
C- D+	Fair	73-77%	2.4
C-	Fair	70-72%	2.0
D+	Poor	68-69%	1.8
D	Poor	63-67%	1.6
D-	Poor	60-62%	1.4
F	Failing	0-59%	0
N	Audit		
TC	Transfer Credit		
EC	Exam Credit		
TO	Transfer Out		

Calculation of GPA

ATI uses clock hours only. The overall GPA is determined with a weighted average of the clock hours times the earned points for each course. The table below shows the points used per grade.

Students earn Grade 'Points' for Grades "A+" through "D-". Students need a "C-" grade or better in each module to graduate. A module graded with a "D" or "F" must be retaken. When a module is retaken, only the retake grade is counted as credit attempted and used in the cumulative GPA calculation. Repeated weeks will be used in the computation of any refund.

Grades of "N", "TC" and "EC" are not used to compute the GPA but show on the transcript.

Satisfactory Academic Progress (SAP) Policy

All students must meet the following standards of academic achievement and successful course completion while enrolled at ATI. ATI's SAP policies apply to all students, full or part time status, and for all periods of enrollment regardless of whether or not the student receives financial aid or other forms of financial assistance including VA educational benefits. For success in their chosen career field, the School places equal emphasis on both grades and a student's attendance in the classroom and hands-on lab environment.

At ATI, SAP is monitored at the end of each module. In order to meet SAP, each student enrolled at ATI must:

- 1. Grades: Achieve a minimum cumulative G.P.A. of 2.0 by the conclusion of the program. Note: Students who have not achieved a minimum cumulative G.P.A. of 1.5 by their program's midpoint are mathematically unable to achieve the required 2.0 by the end of their program and will be dismissed (see full policy and appeals procedures below for more details); and
- 2. Attendance: Maintain an attendance level of 90% or better for each module of instruction.

Students meeting both the minimum requirements for Grades and Attendance as determined at the end of each module by the school will be considered to be making Satisfactory Academic Progress.

Probation and Module Repeats Due to Poor Grades

If a student at the end of a module does not receive at least a C for that module, then the student is automatically placed on probation by the School effective as of the last day of instruction for that unsatisfactory module. The student remains on probation until Satisfactory Academic Progress is met by the student bringing their cumulative G.P.A. above 2.0. Probation will be evaluated at the end of each module and at the midpoint.

If a student at the end of a module receives an F for that module, then the student is automatically placed on probation by the School effective as of the last day of instruction for that failed module AND must repeat the failed module for a passing grade.

If the failed module is not available to repeat immediately, the student may take a different module in his or her program prior to repeating the same failed module. However, the student must retake the failed module at the next available opportunity when the same module is offered again and meet Satisfactory Academic Progress.

EXAMPLE: If a student was attending Module A and received a grade of F for Module A, the student is automatically placed on probation and must repeat the module. Due to the fact that Module A might not be continuously offered by the School, the student is authorized to take another module in their program of instruction that is being offered by the School, for example, Module B. However, the student must successfully repeat Module A at the next available opportunity when Module A is offered again.

If for any reason the student does not retake the same module or meet Satisfactory Academic Progress for the repeated module, then the student's enrollment will be terminated for their program and the student will be dismissed from the School.

ATI will allow a student, while on probation for grades, to repeat a failed module, at no additional tuition cost to the student. If the student is successful in the repeated module and meets Satisfactory Academic Progress then that grade for the repeated module will be used in the calculation of the student's Cumulative GPA (CGPA) and the previous grade received from the failed module will not be used in the calculation of the

student's CGPA. If the student is unsuccessful in the repeated module and does not meet Satisfactory Academic Progress, then the grade received from the repeated module will be the only one used in the calculation of the student's CGPA. Note: A student may not repeat a module that he or she has already passed.

Probation due to Poor Attendance

Attendance is extremely important to the success of the student at ATI. If at the end of a module a student has not maintained an attendance level of at least 90% for that module then the student will receive a mandatory "F" for that module regardless of any other academic factors attained by the student in that module. Further, the student is automatically placed on probation by the School effective as of the last day of instruction for that unsatisfactory module.

If the unsatisfactory module is not available to repeat immediately, the student may take another module in his or her program prior to repeating the unsatisfactory module. However, the student must retake the unsatisfactory module at the next available opportunity when the same module is offered again and meet Satisfactory Academic Progress. The student remains on probation until Satisfactory Academic Progress is met by the student bringing their cumulative G.P.A. above 2.0. Probation will be evaluated at the end of each module and at the midpoint.

EXAMPLE: if a student was attending Module A and did not maintain at least 90% attendance for Module A, the student is automatically placed on probation. Due to the fact that Module A might not be continuously offered by the School, the student is authorized to take another module in their program of instruction that is being offered by the School, for example, Module B. However, the student must successfully repeat Module A at the next available opportunity when Module A is offered again.

Once again, if for any reason the student does not retake the same module or meet Satisfactory Academic Progress for the repeated module, then the student's enrollment will be terminated for their program and the student dismissed from the School.

ATI will allow a student, while on probation for attendance, to repeat a module, at no additional tuition cost to the student. If the student is successful in the repeated module and meets Satisfactory Academic Progress then that grade for the repeated module will be used in the calculation of the student's Cumulative GPA (CGPA) and the previous "F" grade received from the unsatisfactory module will not be used in the calculation on the student's CGPA. If the student is unsuccessful in the repeated module and does not meet Satisfactory Academic Progress, then the grade received from the repeated module will be the only one used in the calculation of the student's CGPA.

Students who wish to challenge a decision relative to termination of their enrollment from their program for failure to maintain Satisfactory Academic Progress may appeal to the Campus Director. Please see section under Satisfactory Academic Progress "Appeal Process" for further information.

Satisfactory Academic Progress (SAP) "Appeal Process"

A student whose enrollment has been terminated for failure to maintain Satisfactory Academic Progress due to poor grades and/or poor attendance may submit a written appeal of his/her dismissal within five calendar days of their receipt of the dismissal notice from the School. The appeal must be accompanied by documentation of the mitigating circumstances that have prevented the student from previously attaining Satisfactory Academic Progress and evidence that changes have occurred to allow the student to now meet standards of Satisfactory Academic Progress, such as death or severe illness in the immediate family, an injury or illness of the student or other allowable special circumstances. Before an appeal may be granted, a written academic plan must be developed and provided to the student which clearly identifies a viable plan for the student to successfully complete the program within the Maximum Time Frame allowed.

The Campus Director will assess all appeals and determine whether the student may be permitted to continue

in School on a probation status, despite not meeting the Satisfactory Academic Progress requirements. The student will be sent the written decision within ten days of the School's receipt of the appeal. The decision of the Campus Director is final.

Students reinstated upon appeal are on probation status for the next module, during which time they must meet Satisfactory Academic Progress and any additional terms and conditions set out in the Campus Director's letter granting the appeal and/or the written academic plan. At the end of the module period, and at the end of every module period thereafter, the student's Satisfactory Academic Progress status will be reviewed. The student may continue on probation as long as he or she meets the terms of the written academic plan approved at the time the student's appeal was granted, and/or until such time as Satisfactory Academic Progress status is regained. The student reinstated after dismissal and appeal is not eligible for Title IV financial aid until he or she regains Satisfactory Academic Progress status.

Module Repeat

A student may repeat once, at no additional tuition charge to them, each module in their program of study due to a failure to maintain Satisfactory Academic Progress, provided they are within the Maximum Time Frame. However, a student repeating a module for grades will incur a charge for a new course book for each repeated module.

Students who are accepted back into his/her previous training program after termination of their enrollment due to a failure to maintain Satisfactory Academic Progress may be re-enrolled at the discretion of ATI, but upon re-enrollment, the student will be placed on Satisfactory Academic Progress probation as a condition of the student's re-admittance into their program of instruction.

Maximum Time Frame

All module repeat attempts are counted for determining a student's Maximum Time Frame. Please see section under "Maximum Time Frame" for further information.

Financial Aid Warning

In addition to the above, for students receiving Title IV funding, failure to meet Satisfactory Academic Progress by maintaining a minimum cumulative G.P.A. of 2.0 will result in the implementation of the Financial Aid Warning. A student will be placed on Financial Aid Warning for the next Payment Period. The student can still receive aid during a Warning payment period. However, the student's progress will be assessed after the payment period is over. If the student does not meet the SAP standards then the student will be ineligible from receiving any additional financial aid. **Note for Students Receiving VA Educational Benefits:** The school must report failure to meet Satisfactory Academic Progress to VA as well, who will terminate the student's VA educational benefits.

Financial Aid Appeal/Probation

If a student is denied their financial aid due to failure to meet SAP in a subsequent payment period after notification of financial aid warning, a student can request an appeal by completing an appeal form and submitting the form to the Financial Aid Department. The student must have extenuating circumstances that prevented him/her from meeting SAP standards. Students may not base their appeal on their need for financial aid or their lack of knowledge that their financial aid was at risk. An appeal can only be approved if the student is able to meet all standard requirements by the end of an additional payment period or the student strictly follows an academic plan that ensures the student will be meeting ALL standards again by a specific point in time. A student will be notified via email or letter of the approval/denial within 72 hours after the submission of a completed appeal form. If a student's appeal is approved the student will be given an academic plan and is placed on financial aid probation. Financial Aid is reinstated during the probation payment period.

Limit on Reinstatement Appeals

Financial Aid Students who have become disqualified due to lack of Satisfactory Academic Progress will be considered one time only for an appeal. Any second and subsequent requests for extended probation of aid eligibility will be denied except in the possible case where there are clearly documented, extenuating circumstances presented.

Evaluation Checkpoints

Title IV Evaluation of Satisfactory Academic Progress will be made at the following checkpoints (Note: An academic year is 900 clock hours):

Automotive Technology	Electrician	HVAC/CR Technology
450 Clock Hours	360 Clock Hours	420 Clock Hours
900 Clock Hours	720 Clock Hours	840 Clock Hours
1050 Clock Hours		

Personal Fitness Trainer	Photovoltaic Systems	
400 Clock Hours	40 Clock Hours	
800 Clock Hours	80 Clock Hours	

Other Policy Considerations

The Satisfactory Academic Progress Policy will include all periods of attendance and will be counted toward the Maximum Time Frame and the qualitative component.

Transfer and re-admitted students will be evaluated by the program Academic Director or Campus Director at the time the student either transfers to another program or is re-admitted to the School, to assure that Satisfactory Academic Progress can be achieved or maintained.

Maximum Time Frame/Maximum Program Length:

A student must complete an academic program in no more than one and one-half (1.5) times the published normal program length. A student cannot exceed the Maximum Time Frame and still receive his or her original diploma. If a student feels that there was an error in the calculation of his or her ability to graduate within the Maximum Time Frame, the student may discuss it with the registrar and appeal the calculation through the appeal process as described elsewhere in this section.

A review of Maximum Time Frame will occur after every course attempt. Maximum Time Frame calculations include all attempted courses, passed courses, failed courses, dropped courses with attendance, and all courses with attendance failures or uncompleted courses. The Maximum Time Frame is reduced for students with transfer or exam credit courses based upon the remaining length of their program.

The Maximum Time Frame for programs measured in clock hours will vary, depending on a student's status as a full-time or part-time student. The Maximum Time Frame will have both a clock hour limit and a calendar time limit. For all programs and all enrollment statuses the clock hour limit is 1.5 times the published length of the program in clock hours. For calendar time limits, the program listing in the catalog will list separate program lengths in weeks for full-time students and, if applicable, for part-time students. In a clock hour program, a full-time student is a student scheduled for at least 24 clock hours per week. To

determine the Maximum Time Frame for programs measured in clock hours, take the appropriate (full-time or part-time) published length of the program in weeks and multiply by 1.5. Fractions of a week should be rounded up to the next whole week.

Example:

48 Published Program Length x 1.5 Maximum Time Frame

72 Maximum Weeks permitted to Complete Program Clock Hours or

1200 Published Clock Hours

X1.5 Maximum Timeframe

1800 Maximum Clock Hours attempted permitted to complete the program

If, at any time, a student cannot complete his or her program of study within the Maximum Time Frame, he or she is immediately considered mathematically unable to continue and will be dismissed from his or her program of study. This action may be appealed by following the appeal procedure outlined below in this section.

Programs of Study

Diploma Programs:

Automotive Technology

HVAC/CR Technologies

Photovoltaic Technician

Electrician

Personal Fitness Trainer

All required disclosure information regarding Advanced Training Institute and its programs is available online at https://atitraining.edu/student-consumer-information/.

Automotive Technology

Diploma Program - 1200 Hours

Vocational Objective:

ATI's Automotive Technology program will prepare students for entry-level automotive technician positions with the basic knowledge and skills required to diagnose malfunctions in the complete automotive mechanical and electrical systems, and make all necessary repairs and replacements. Students will learn how to test parts and systems to ensure that they are working properly, identify mechanical problems, often by using computerized diagnostic equipment, perform basic care and maintenance, including oil changes, tuneups, and tire rotations, repair or replace worn parts, such as brake pads and wheel bearings, disassemble and reassemble parts, and use testing equipment to ensure that repairs and maintenance are effective, as well as the customer service skills to explain automotive problems and repairs to clients. Additionally, students will earn their Section 609 certification and learn how to maintain EPA regulations when troubleshooting and repairing Automotive and light commercial equipment.

Successful completion of this program will prepare you for entry-level work with: automotive repair facilities, auto dealerships, tune up facilities, manufacturers, corporate/ in-house facility, or public transportation facilities.

Course Requirements

Course Description		Hours
AT201	AT201 Automotive Industry and Basic Engines	
AT202	Basic Electricity For Automotive	120
AT203	Brakes	120
AT204	Chassis	120
AT205	Automotive Heating and Air Conditioning	120
AT206	Clutch, Drive Train, and Transmissions	120
AT207	Engine Performance 1	120
AT208	Engine Performance 2	120
AT209	(Elective 1) Automotive & light truck Diesel Engine Technology I	120
AT210	(Elective 1) Automotive & light truck Diesel Engine Technology II	120
AT211	(Elective 2) Advanced Engine Performance	120
AT212	(Elective 2) Hybrid and Alternative Fuel Vehicles	120

Normal program length is 60 weeks–Maximum Time Frame is 90 weeks.

Session	Class Time	Hours/Day	Days
AM	7am-12 noon	5	Mon-Thurs
AFT	12:15pm-5:15pm	5	Mon-Thurs
EVE	5:30pm-10:30pm	5	Mon-Thurs
Make-up Work	8am-5pm	Voluntary	Wednesday or Friday

Equipment used in this program

- Post Hoists
- Alignment Machines
- Tire Machines
- Computerized Wheel Balancers
- Simulated Trainers
- Automotive A/C Servicing System
- Bi -Directional diagnostic scan tool

- Brake Lathe
- Fuel System Testing Kit
- Cooling System diagnosis and Service machine
- Engine Stands
- Compression testers
- Oil pressure tester
- Networked Computer Lab

Entry-Level Job Descriptions

The graduate of the Automotive Technology program is qualified for positions with the following title:

*Standard Occupational Classification (SOC)	Employment Position
49-3020	Entry-Level Auto Technician
49-3023.02	Automotive Air-Conditioning Repairers
49-3023	Brake Repairers
49-3023	Front-End Mechanics
49-3023	Drivability Technician

^{*} All SOC codes are accurate for the 2018 system and are available at: http://www.bls.gov/soc/#classification

The entry-level Service technician will work on traditional mechanical components, such as engines, transmissions, belts, and hoses. However, they must also be familiar with a growing number of electronic systems. Braking, transmission, and steering systems, for example, are controlled primarily by computers and electronic components.

Other integrated electronic systems, such as accident-avoidance sensors, are becoming common as well. In addition, a growing number of technicians are required to work on vehicles that run on alternative fuels, such as ethanol and electricity. Service technicians use many different tools, including computerized diagnostic tools and power tools such as pneumatic wrenches, lathes, welding torches, and jacks and hoists. These tools usually are owned by their employers.

Service technicians also use many common hand tools, such as pliers, wrenches, and screwdrivers, which generally are their own. In fact, experienced workers often have thousands of dollars invested in their personal tool collection.

Service technicians sometimes specialize in a particular type of repair that may be subject to specific regulations or procedures. For instance, those focused on air-conditioning system repairs must follow federal and state regulations governing the handling, recycling, and disposal of refrigerants.

Course Descriptions

AT201 Automotive Industry and Basic Engines

120 Clock Hours (72 Lecture + 48 Lab)

This course introduces the beginning Automotive Technology student to the history of the automotive industry, tools and safety, and basic engine repairs. Students will learn the basic engine, including types, measurements, lubrication and cooling systems. Students will learn the importance of timing including belt replacement and engine mechanical diagnosis. They will be able to use precision measuring tools and determine the necessity of replacement of engine parts. Also this course will provide instruction on the various types of automotive engines and their applications. Students disassemble, test and reassemble an engine. Student will learn the operation and function of intake and exhaust systems. Student will explain turbo and super chargers and their usage. **Prerequisite:** None

AT202 Basic Electricity for Automotive

120 Clock Hours (72 Lecture + 48 Lab)

This course introduces Basic Electrical systems used in automobiles; it includes understanding DC voltage and the basic theory of electricity. Students will learn the lighting system and wiring of an automobile. They will be able to explain the construction and operation of the Battery, charging and starting systems. Students will be able to aim headlights, and diagnose and repair automotive wiring and accessory circuits. Supplemental Restraint Systems are also covered. **Prerequisite:** None

AT 203 Brakes

120 Clock Hours (72 Lecture + 48Lab)

This course introduces the brake systems, from base brake to antilock. We will also cover traction control and stability control. Students will be measuring drums and rotors and be able to diagnosis common brake problems. Also they will cover bearings and seals used in front wheel and rear wheel drive vehicles. Student will be able to safely use all of the equipment and be able turn rotors including using the on car brake lathe and machining drums. **Prerequisite:** AT201 and AT202

AT204 Chassis

120 Clock Hours (72 Lecture + 48 Lab)

This course introduces students to the areas of suspension theory, application, and steering. They will be able to diagnose, repair and service suspension system. They will be able to diagnose, and repair steering systems, including rack-and-pinion systems. They will learn the importance of alignment on a vehicle, and be able to perform proper alignments. Students will learn to mount, dismount tires from various tire changing machines and repair tires. This course covers the importance of static and dynamic wheel balance. **Prerequisite:** AT201 and AT202

AT205 Automotive Heating and Air Conditioning

120 Clock Hours (72 Lecture + 48 Lab)

This course introduces students to the areas of heating and air conditioning systems. They will inspect diagnosis and repair air conditioning and heating systems. Students will learn the cooling system of the vehicle and how it relates to the proper operation of the heating and A/C system in a vehicle. Student will learn to recover, recycle and charge systems correctly. The will know how to properly handle refrigerant as dictated by the EPA. Students will be able to diagnose the electrical systems used in heating and A/C of vehicles. Student will be able to diagnosis and repair belts, and hoses. **Prerequisite**: AT201 through AT202

AT206 Clutch and Drive Train and Transmission

120 Clock Hours (72 Lecture + 48 Lab)

Students in this course will learn to evaluate and diagnose Clutch and drive train problems. The will learn to remove repair and replace clutch components, drive axles, manual transmissions and transaxles. Students will learn FWD operation and repair, including driveshaft and joints used. They will learn about 4WD application, operation and repair that include unlocking hubs. Students will be able to determine whether repair or replacement of components is necessary and perform those tasks. Students in this course will also learn the operation of automatic transmissions and transaxles. Students will be able to properly service automatic transmissions and perform in car repairs. **Prerequisite:** AT201 through AT202

AT207 Engine Performance I

120 Clock Hours (72 Lecture + 48 Lab)

Students in this course will learn to evaluate and diagnose electronic systems, using scan tools and electrical meters. They will explain, diagnose and repair ignition systems. They will be discussing petroleum fuels and some other fuel technologies. Student will be able to diagnosis and repair fuel systems including fuel

pumps and gasoline direct injection. Students in this course will also learn the eight step diagnostic process, they will be able to pull trouble codes and explain their meaning. Students will diagnosis computer controlled systems used in the automotive industry. Students will identify computer controlled sensors and outputs. They will be able to explain how the different sensors effect the computer controlled engine.

Prerequisite: AT201 through AT204

AT208 Engine Performance II

120 Clock Hours (72 Lecture + 48 Lab)

Students in this course will learn to evaluate and diagnose electronic systems, using scan tools and electrical meters. They will be discussing petroleum fuels and some other fuel technologies. Student will be able to diagnosis and repair fuel systems. Student will diagnosis and repair EVAP systems as well as exhaust recirculation, air injection systems and catalytic converters. Students in this course will also learn the eight step diagnostic process, they will be able to pull trouble codes and explain their meaning. Students will diagnosis computer controlled systems used in the automotive industry. They will explain CAN and NETWORK communications. They will understand OBD and mode \$06 systems. They will be able to explain and use oscilloscopes and graphing multi-meters. Students will identify computer controlled emission systems. Students will cover the state of Nevada 1G emissions inspector preparatory certification.

Prerequisite: AT201 through AT204

AT 209 (Elective 1) Automotive & Light Diesel Engine Technology I

120 Clock Hours (72 Lecture + 48 Lab)

Students in this course will learn the theory, diagnosis and repair and development of automotive diesel engines. Student will be able to explain compression ignition combustion. Explain the diesel engine components, including design and construction of the cylinder heads, block and internal components. Students will be able to discuss the emissions and standards that are presently used in the industry. Students will explain the diesel engine cooling and oiling systems and various differences with that of gas engines. Students will be able to recommend reconditioning or repairs of the various diesel engine components. Student will be able identify types of high-pressure injection systems found in light duty diesel applications. **Prerequisite:** AT201 through AT204

AT210 (Elective 1) Automotive & Light Diesel Engine Technology II

120 Clock Hours (72 Lecture + 48 Lab)

Students in this course will learn the theory, diagnosis and repair of diesel fuel systems. Student will be able to explain the Common Rail High Pressure Fuel Injection System. We will also discuss the theory and repair of fixed, wastegate and variable vane turbochargers. Students will also be able to explain and use onboard diagnostics for diesel engines. Exhaust Gas Recirculation and exhaust after treatments systems are also covered. **Prerequisite:** AT201 through AT204

AT211 (Elective 2) Advanced Engine Performance

120 Clock Hours (72 Lecture + 48 Lab)

This course introduces students to the areas of Advanced Engine Performance. The students will inspect and diagnose engine performance related symptoms. Also perform emission failure diagnosis. Testing OBD systems using multiple scan tools and use bi-directional controls. Oscilloscope use on ignition and fuel systems. Use of multiple meters and methods to trace wiring problems such as opens and shorts. **Prerequisite:** AT201 through AT204

AT212 (Elective 2) Hybrid and Alternate Fuel Vehicles

120 Clock Hours (72 Lecture + 48 Lab)

Students in this course will learn the theory, diagnosis and repair information that is needed for students to work safely and effectively on these types of vehicle. This includes first responder safety tips when dealing with these vehicles and the high voltage that they use. Student will also complete a compressive skills review of the automotive program. **Prerequisite:** AT201 through AT204

HVAC/CR Technologies

Diploma Program – 840 Hours

Vocational Objective:

ATI's HVAC/CR Technologies program will prepare students for entry-level residential air-conditioning and heating technician and commercial refrigeration technician positions. Students will learn mechanical and electrical troubleshooting and circuit repair on residential and light commercial equipment; residential and light commercial condensing unit, compressor and evaporator fan motor replacement; installation and repair on residential and light commercial gas heating systems; service and repair of electric and hydronic heating systems; and how to calculate and measure airflow on a/c equipment, as well as service and repair of ice machines, walk-in coolers/freezers and reach-ins. Additionally, students will earn Section 608 certification and learn how to maintain EPA regulations when troubleshooting and repairing residential and light commercial equipment.

Successful completion of this program will prepare you for entry-level work with: air conditioning/heating companies, hospitals, hotels, manufacturers, mechanical contractors, and schools.

Course Requirements

30 W1 50 1100 W11 01110110		
Course Description		Hours
HV301	Mechanical Principles	120
HV302	Applied Electricity for HVAC	120
HV303	Gas Fired Heating Systems & Boiler Operation	120
HV304	Air Conditioning Systems	120
HV307	Heat Pump Systems	120
HV305	Commercial Refrigeration & Ice Machines	120
HV306	Troubleshooting, Start-Up & Installation	120

Normal program length is 42 weeks–Maximum Time Frame is 63 weeks.

Session	Class Time	Hours/Day	Days
AM	7am-12 noon	5	Mon-Thurs
AFT	12:15pm-5:15pm	5	Mon-Thurs
EVE	5:30pm-10:30pm	5	Mon-Thurs
Make-up Work	8am-5pm	Voluntary	Wednesday or Friday

Equipment used in this program

- Air Conditioning Units
- Heat Pumps
- Welding Lab
- Simulated Trainers
- Ice Machine Trainers
- Natural Gas Furnaces
- Networked Computer Lab

Entry-Level Job Descriptions

The graduate of the HVAC/CR Technologies program is qualified for positions with the following title:

*Standard Occupational Classification (SOC)	Employment Position
49-9021.01	Entry-Level Residential Air-Conditioning and Heating Technician
49-9021.02	Entry-Level Commercial Refrigeration Technician

^{*} All SOC codes are accurate for the 2018 system and are available at: http://www.bls.gov/soc/#classification

The entry-level commercial and refrigeration technician is one who performs installation and start-up, preventive maintenance, and/or service and repair. The technician understands system design principles. He/she can do installation, start-up and preventive maintenance with relatively minor supervision, if any. The entry-level technician is supervised when servicing equipment.

Commercial and refrigeration equipment includes display cases, walk-in boxes, reach-in boxes, coolers, ice cream machines, ice machines, air conditioners, etc.

Course Descriptions

HV301 Mechanical Principles

120 Clock Hours (72 Lecture + 48 Lab)

This course introduces the student to the field of refrigeration and air conditioning. This course will provide instruction on thermodynamics, heat transfer, pressure and temperature relationships, and the fundamentals of refrigeration. The student will learn the major components and accessories of the sealed system including metering devices, evaporators, compressors and condensers. In this course the student will also learn the core section of EPA regulatory under section 608 of the Clean Air Act, as they relate to refrigerants and refrigerant handling. Emphasis is placed on principles of safety practices and the identification and purpose of the hand and power tools utilized in the field by HVAC/CR technicians. The practices for oxy acetylene torch safety are emphasized along with different techniques for connecting tubing such as brazing and soldering copper refrigerant lines and the proper procedures for cutting, bending, swaging and flaring in the air conditioning field. **Prerequisite:** None

HV302 Applied Electricity for HVAC

120 Clock Hours (72 Lecture + 48 Lab)

This course introduces the beginning HVAC/CR student to basic electrical concepts. It establishes a thorough understanding of electron theory, voltage, current, resistance, ohms law, magnetism, mathematical concepts and common units of electrical measurement. It also covers basic circuit design of series, parallel and combination circuits. This course also introduces the student to the different electrical symbols used in electrical wiring. Through these symbols, the student will able to interpret, read electrical diagrams and the use of different types of meters for troubleshooting. Also this course will provide instruction on the various types of electric motors and their applications. Topics consist of single and three-phase motors, capacitor start/run motors, and variety of different controls to start and stop these motors application. **Prerequisite:** None

HV303 Gas Fired Heating Systems & Boiler Operation

120 Clock Hours (72 Lecture + 48Lab)

The purpose of this course is to provide students with the basics of gas fired heating. The topics covered in this course are geared toward the residential and commercial package unit forced air heating systems. The student will be exposed to the central heating system mechanical and electrical safety, types of gas and fuel

used, function of controls, combustion efficiency tests, gas pressure adjustment and proper ventilation. The class will familiarize the student with different boiler room design and hydronic heating systems, focusing on controls and the safe operation of support equipment. Extensive hands on troubleshooting and electrical wiring diagrams are used to prepare the student for field service. **Prerequisite:** HV302

HV304 Air Conditioning Systems

120 Clock Hours (72 Lecture + 48 Lab)

This course covers Air Conditioning split systems and roof top package units. It will teach the students the normal refrigeration cycle for air conditioning units and their various components. Charging methods will be covered which include superheat, sub-cooling, weigh-in and dial-a-charge. This course will also include service and repair of air conditioning systems using mechanical and electrical troubleshooting techniques and electrical wiring diagrams interpretation, and specialized system components. Upon completion the student should be able to service and repair residential air conditioning systems. **Prerequisite:** HV301 and HV302

HV307 Heat Pump Systems

120 Clock Hours (72 Lecture + 48 Lab)

Instruction received in this course centers around the basic theory and application of heat pump systems and components. The student will learn how the reverse cycle for air conditioning units is applied in heat pump and their various components. The student also learn what is C.O.P., E.E.R., S.E.E.R rating. This course teaches the student various defrost methods including time, temperature, demand, air switch and other defrost integrated circuit board controls. Upon completion, students will be able to install and service heat pumps in wide variety of applications. Charging methods will be covered which include superheat, subcooling, weigh-in and dial-a-charge. This course will also include service and repair of air conditioning and heat pump systems using mechanical and electrical troubleshooting techniques, electrical wiring diagrams interpretation, and specialized system components. Electric heat and control sequencers for auxiliary and emergency heat are covered. The student will be able to describe how sequencers operate in an electric furnace and troubleshoot their electric circuitry. **Prerequisite:** HV301, HV302 and HV304

HV305 Commercial Refrigeration & Ice Machines

120 Clock Hours (72 Lecture + 48 Lab)

This course introduces refrigeration systems and applications. Topics include defrost methods, safety and operational control, refrigerant piping, refrigerant recovery and charging, and leak testing. This course covers the installation and start up of common commercial refrigeration systems. Topics include display/storage boxes or cases, walk-in systems, supermarket racks. In addition to that this course introduces the students to commercial ice machines. Emphasis is placed on dispensing machines, ice-making equipment, electrical and mechanical operation sequences, control adjustment procedures, preventive maintenance, repairs, and installation procedures using variety of refrigerants and blends. **Prerequisite**: HV301 through HV304

HV306 Troubleshooting, Start-Up & Installation

120 Clock Hours (72 Lecture + 48 Lab)

This course provides instruction on general service and installation of all HVAC systems. Topics include testing, adjusting, maintaining, and troubleshooting HVAC equipment. Emphasis is placed on preventive maintenance procedures for heating and cooling equipment and related components. The student will be able to perform an actual service call and diagnose a simulated real life troubleshooting call. Upon completion, students should be able to perform routine preventive maintenance tasks, maintain records, and assist in routine equipment repairs. Also this course introduces the students to residential and commercial air conditioning systems installation procedures. Emphasis is placed on proper installation techniques required by code, and duct installation. Upon completion the student should be able to properly install and start up an air conditioning unit. **Prerequisite:** HV301 through HV304

Photovoltaic Systems

Certificate Program - 80 Hours

Vocational Objective:

ATI's Photovoltaic Systems program will prepare students for entry-level PV installer positions. Students will gain the basic knowledge and skills required to perform photovoltaic system component setup and configurations, perform various mounting systems, and perform mounting procedures of PV modules and electrical components. Students will learn how to identify the types of solar energy systems and describe the advantages and disadvantages of each type, explain how a solar cell converts sunlight into electric power, describe how sunlight is used to produce hot water, define basic solar energy terms, describe how solar energy is received on the earth's surface, identify how different technologies utilize solar radiation, and describe thermal system components and configurations. After successfully completing this class students are eligible to sit for the NABCEP Entry Level Exam.

Course Requirements

Course Description		Hours
PV401	Photovoltaic Systems	80
Prerequisite Must have experience or Training in related field or Industry		

Normal program length is 4 weeks–Maximum Time Frame is 6 weeks.

Session	Class Time	Hours/Day	Days
AM	8am-1pm	5	Mon-Thurs
AFT	1pm-6pm	5	Mon-Thurs
EVE	5:20pm-10:20pm	5	Mon-Thurs
Make-up Work	8am-5pm	Voluntary	Wednesday or Friday

Equipment used in this program

- Hands- On Solar Lab Trainers
- Residential Home Electrical System
- Roof Simulator For Grid Installation

Entry-Level Job Descriptions

The graduate of the Photovoltaic Systems program is qualified for positions with the following title:

*Standard Occupational Classification (SOC)	Employment Position
47-2230	Entry level PV Installer

^{*} All SOC codes are accurate for the 2018 system and are available at: http://www.bls.gov/soc/#classification

Photovoltaic Systems Course Description

80 Clock Hours (48 Lecture + 32 Lab)

This course covers the design and installation of photovoltaic (PV) systems, and involves actual hands-on work with PV systems and equipment. The course format includes a balance of classroom instruction and student- interactive exercises. These exercises include hands-on and demonstration laboratories that simulate the process of designing, installing and commissioning of residential and small commercial grid-connected PV systems, and are intended to develop the participant's working knowledge of PV systems and equipment. An emphasis is placed on code compliance and accepted state-of-the-art industry design and installation practice. Case studies that exemplify a grid-tied photovoltaic installation are presented. The case studies explored rely heavily upon the National Electrical Code and what is considered to be best practice. Attendees should be aware that some of the rules and procedures allow for varying interpretations.

Electrician

<u>Diploma Program - 720 Hours</u>

Vocational Objective:

ATI's Electrician program prepares students for entry-level residential and commercial electrician positions. Through this program, students will gain a basic understanding for properly using various tools and equipment of the trade, the ability to read and interpret building plans, and apply basic math, as well as a fundamental knowledge of electricity, including Ohm's law, magnetism, AC and DC current, multi-phase power and electrical motors. Students will learn to describe the types of electrical motors and their power connections, know the general principles of motor control, including how to assemble, disassemble, and connect wiring to equipment.

A student will be able to understand, identify, install, and repair various types of luminaries, lighting ballast, and three-way and four-way switches. Also the student should be able to locate and identify various requirements in the National Electrical Code ("NEC"), and be able to draw and design circuit requirements after performing electrical load calculations.

The student will be able to discuss OSHA safety requirements; know and install metal and non-metallic conduit, connectors and fittings; be able to discuss NEC requirements for flexible conduits and cables; perform and install bends in rigid metal and non-metallic conduit; and perform wire-pulling techniques.

The student will be able to identify a service as overhead, underground, single phase, three phase, service or sub- panel, the components of each, and the main service disconnect. In addition the student should be able to perform the calculations for the proper sizing of equipment, be able to install GFCI and AFCI breakers in a panel, and identify and connect three phase transformers.

Successful completion of this program will prepare you for entry-level work with: electrical contractor, warehouses, building maintenance, installation, and electrical part houses.

Course Requirements

Course Description		
EL-501	Introduction to National Electrical code and Blueprint Reading	120
EL-502	Introduction to Electrical Theory	120
EL-503	Electrical Design (Residential) & Lighting Concept	120
EL-504	Commercial Wiring & Flexible Cables and Conduit Bending	120
EL-505	Service Entrance Equipment & Service Panels	120
EL-506	Electric Motors & Industrial Motor Control	120

Normal program length is 36 weeks–Maximum Time Frame is 54 weeks.

Session	Class Time	Hours/Day	Days
AM	7am-12 noon	5	Mon-Thurs
AFT	12:15pm-5:15pm	5	Mon-Thurs
EVE	5:30pm-10:30pm	5	Mon-Thurs
Make-up Work	8am-5pm	Voluntary	Wednesday or Friday

Equipment used in this program

- Residential House
- Motor Control Lab
- Simulated Trainers

- Low Voltage Trainers
- High Voltage Trainers
- Networked Computer Lab

Entry-Level Job Descriptions

The graduate of the *Electrician* program is qualified for positions with the following title:

*Standard Occupational Classification (SOC)	Employment Position
47-2111	Entry-Level Residential Electrician
47-2111	Entry-Level Commercial Electrician

^{*} All SOC codes are accurate for the 2018 system and are available at: http://www.bls.gov/soc/#classification

The entry-level electrician performs installation, service and repair of residential and commercial electrical parts and equipment. Reads blueprints or technical diagrams before doing work, Installs and maintains wiring and lighting systems, Inspects electrical components, such as transformers and circuit breakers, Identify electrical problems with a variety of testing devices, Repair or replace wiring, equipment, or fixtures using hand tools and power tools, Follow state and local building regulations based on the National Electric Code.

Course Descriptions

EL-501 Introduction to National Electrical Code and Blueprint Reading

120 Clock Hours (84 Lecture + 36 Lab/Shop)

This course is designed to teach the student how to read, understand and use residential and commercial blueprints through the study of symbols and specifications. This course is an introduction to the National Electric Code. The student will be instructed on the history and evolution of electrical codes in United States. In addition to being an introduction to the proper use and implementation of the NEC, this course shall include the relationship of the NEC to local, state and federal codes **Prerequisite:** None

EL-502 Introduction to Electrical Theory

120 Clock Hours (84 Lecture + 36 Lab/Shop)

This course offers instruction on the fundamentals of electrical power and lighting circuits. Students receive instruction in the proper use of electrical hand tools and the installation practices for boxes, cables and electrical devices to create the most common types of branch circuits. An interpretation of wiring diagrams and symbols enables the student to install circuits according to a given plan. It also provides instruction on the various laws and principles of electricity. An examination of electrical energy fundamentals, the relationships of electrical quantities within Ohm's Law and the principles of magnetic induction, transformers and capacitors serve to provide an overview of electrical power generation. **Prerequisite:** None

EL-503 ELECTRICAL DESIGN (RESIDENTIAL) & LIGHTING CONCEPT

120 Clock Hours (72 Lecture + 48 Lab/Shop)

This course will prepare the student for the challenges of designing and drawing a National Electrical Code (NEC) governing branch circuit requirements for residential structures. Students receive instruction on load calculations, receptacle placement, lighting outlets, Ground Fault & Arc Fault protection, electrical symbols and prints. It also provides instruction on the identification and installation of various residential and commercial luminaires (lighting fixtures). Specifications regarding type and style, electrical code requirements, and switching arrangements utilizing three-way and four-way switching are also detailed.

Prerequisite: EL-501 and EL-502

EL-504 COMMERCIAL WIRING &FLEXIBLE CABLES AND CONDUIT BENDING

120 Clock Hours (72 Lecture + 48 Lab/Shop)

This course will provide instruction on various flexible conduits and flexible cable assemblies. Students will learn the NEC code requirements for listed flexible conduits and cables along with the installation requirements and their associated connectors and fittings. The course will provide hands-on applications in the installation of conduits in both metallic and nonmetallic types, together with other raceways commonly used in commercial electrical wiring. Students will perform the mechanics of bending utilizing hand benders, mechanical benders, and heat benders to form different types of bends. **Prerequisite:** EL-501, EL-502

EL-505 SERVICE ENTRANCE EQUIPMENT & SERVICE PANELS

120 Clock Hours (60 Lecture + 60 Lab/Shop)

This course will provide instruction on the assembly and installation requirements of service entrance equipment. The components of overhead and underground service equipment are detailed along with the requirements for grounding, bonding, conductor identification, and sizing calculations for service equipment. This course will provide instruction on the installation of main service disconnects, service panels, and sub- panels. Students will install single-phase load centers, three-phase panel-boards, and over current devices (circuit breakers and fuses) within these panels that will serve a variety of branch circuits and feeder circuits. **Prerequisite:** EL-501, EL-502

EL-506 ELECTRIC MOTORS & INDUSTRIAL MOTOR CONTROL

120 Clock Hours (60 Lecture + 60 Lab/Shop)

This course will provide instruction on the various types of electric motors and their applications. Topics consist of single-phase and three-phase motors, capacitor start/run motors, direct current motors and interrupting the nameplate data to provide the student with a working knowledge of electrical motors. This course will provide students with a working knowledge of industrial motor controls. Starting with some of the most basic electronic devices, students will move from simple control circuits to and array of complex and intricate circuits. Topics include, pressure, temperature, and flow sensors, automatic and manual controls along with many others that challenge today's electricians and instrumentation technicians. **Prerequisite:** EL-501, EL-502

Personal Fitness Trainer

<u> Diploma Program – 800 Hours</u>

Vocational Objective:

ATI's Personal Fitness Trainer program will prepare students for entry-level personal trainer positions with the basic knowledge and skills required to assist their customers in reaching their fitness goals. Students will learn how to plan routines, choose different movements for each set of muscles depending on participants' capabilities and limitations, as well as evaluate individuals' abilities, needs, and physical conditions, and develop suitable training programs to meet any special requirements. Students will also learn how to observe participants and inform them of corrective measures necessary for skill improvement, monitor participants' progress and adapt programs as needed, instruct participants in maintaining exertion levels to maximize benefits from exercise routines, teach and demonstrate use of training equipment, explain and enforce safety rules, and provide students with information and resources regarding nutrition, weight control, and lifestyleissues.

Successful completion of this program will prepare you for entry-level work with: fitness or recreation facilities, gyms country clubs, hospitals, universities, and resorts.

Course Requirements

Course Description F		Hours
PFT101	Anatomy & Physiology	80
PFT102	Kinesiology	80
PFT103	Exercise Nutrition	80
PFT104	Exercise Assessment and Prescription	80
PFT105	Supplementations	80
PFT106	Exercise Psychology & Terminology	80
PFT107	Strength and Conditioning	80
PFT108	Corrective Exercise Laboratory Techniques	80
PFT109	Biomechanics	80
PFT110	Introduction to Business and Sales	80

Normal program length is 40 weeks–Maximum Time Frame is 60 weeks.

Session	Class Time	Hours/Day	Days
AM	8am-1pm	5	Mon-Thurs
AFT	12:15pm-5:15pm	5	Mon-Thurs
EVE	5:30pm-10:30pm	5	Mon-Thurs
Make-up Work	8am-5pm	Voluntary	Wednesday or Friday

Fitness Equipment used in this program

- Cardio Equipment
- Hammerstrength Machines
- Stationary plyometric Trainers
- Medicine Balls
- Kettle Bells
- Resistance Trainers
- Free Weights
- Synergy Multilayer
- Skeletal Models

- Muscular Diagrams
- CPR Training Aids
- Networked Computer Lab

Fitness Entry-Level Job Descriptions

The graduate of the Personal Fitness Trainer program is qualified for positions with the following title:

*Standard Occupational Classification (SOC)	Employment Position
39-9031	Personal Trainer Fitness
29-1031	Nutritional Specialist
39-9031	Group Personal Trainer
29-1128	Weight Loss Specialist
39-9031	Performance Enhancement Specialist
29-9091	Corrective Exercise Specialist

^{*} All SOC codes are accurate for the 2018 system and are available at: http://www.bls.gov/soc/#classification

Students will be prepared to take a certification exam from one of the major certifying organizations (i.e., NASM, ACE, NSCA, ACSM)

The entry-level Personal Trainer will demonstrate how to carry out various exercises and routines, Watch clients do exercises and show or tell them correct techniques to minimize injury and improve fitness, Give alternative exercises during workouts or classes for different levels of fitness and skill Monitor clients' progress and adapt programs as needed, Explain and enforce safety rules and regulations on sports, recreational activities, and the use of exercise equipment, Give clients information or resources about nutrition, weight control, and lifestyle issues, Give emergency first aid if needed.

Personal fitness trainers design and carry out workout routines specific to the needs of their clients. In larger facilities, personal trainers must often sell their training sessions to members. They start by evaluating their clients' current fitness level, personal goals, and skills. Then, they develop personalized training programs for their clients to follow, and they monitor the clients' progress. Fitness trainers and instructors in smaller facilities often do a variety of tasks in addition to their fitness duties, such as tending the front desk, signing up new members, giving tours of the fitness center, writing newsletter articles, creating posters and flyers, and supervising the weight-training and cardiovascular equipment areas. In some facilities, a single trainer or instructor may provide individual sessions and teach group classes. Gyms and other types of health clubs offer many different activities for clients. However, trainers and instructors often specialize in only a few areas.

Course Descriptions

PFT101: Anatomy & Physiology

80 Clock Hours (48 Lecture + 32 Lab)

Students in this course will learn about human anatomy, including the nervous, endocrine, reproductive, cardiovascular, lymphatic, respiratory, digestive, and urinary systems. In addition, students will learn about the skeletal system, including the bony landmarks and joints, the muscular system to include origin and insertion and function of the major muscles of the body, and the integumentary system to include skin and its function and pathologies. **Prerequisite:** None

PFT102: Kinesiology

80 Clock Hours (48 Lecture + 32 Lab)

Students will learn about the study of anatomy, biomechanics, and muscles, including the principles of human

movement and the description of structure, function, and kinesiology of the extremities. Topics include joints, bones, and muscles of the upper extremities and shoulders. Furthermore, students will learn the origin, insertion, and action of the skeletal muscles. Students will consider various exercise techniques to understand the kinetics of human motion. **Prerequisite:** None

PFT103: Exercise Nutrition

80 Clock Hours (48 Lecture + 32 Lab)

Students in this course will learn about the basics of wellness and nutrition. Students will be able to describe the function of macronutrients, micronutrients and hydration concepts. Students will be able to discuss Dietary Guidelines for Americans, calorie consumption, laws of thermodynamics and pros and cons of nutritional supplements. **Prerequisite:** None

PFT104: Exercise Assessment and Prescription

80 Clock Hours (48 Lecture + 32 Lab)

Personal fitness trainers are required to perform subjective assessments, objective assessments, and movement assessments with their clients to provide quality personal training services. This course provides students with a practical opportunity to develop and hone those skills. Students are introduced to training techniques for use in program design courses. **Prerequisite:** None

PFT105: Supplementations

80 Clock Hours (48 Lecture + 32 Lab)

Students in this course will learn and practice the skills and knowledge to develop fitness programs for clientele requiring special considerations. Populations to be studied include youths, seniors, pregnant women, obese people, diabetic people, those with osteoporosis, those with arthritis, and those with increased cardiorespiratory disease risk factors. **Prerequisite:** None

PFT106: Exercise Psychology & Terminology

80 Clock Hours (48 Lecture + 32 Lab)

Students in this course learn the basics of personal and professional leadership as well as motivational and situational techniques to use during interaction with clients to enhance positive behavioral change. Students also learn how to apply a holistic, integrated, principled-centered approach to organizing personal lives and motivating people to be physically active. In addition, students learn the effects of planned stress (e.g., exercise) and recovery (e.g., sleep, massage) on mental health, physical performance, and health-related quality of life. This course lays the foundation for students to effectively promote personal training and as part of a healthy lifestyle. **Prerequisite:** None

PFT107: Strength and Conditioning

80 Clock Hours (48 Lecture + 32 Lab)

Students learn practical application of program design for sport-specific clients. Students will be able to design cardiorespiratory training programs, OPTTM programs, and programs for clients who participate in individual competition or team sports. Students will apply principles of integrated training to help clients achieve their established goals. **Prerequisite:** None

PFT108: Corrective Exercise Laboratory Techniques

80 Clock Hours (48 Lecture + 32 Lab)

This course presents an evidence-based approach to corrective exercise, the components of a comprehensive solution, and the practical knowledge to develop and implement integrated strategies to improve common movement impairments. Students completing this course will be prepared to take NASM's Corrective Exercise Specialist credentialing examination. This course will include certification in CPR. **Prerequisite:** None

PFT109: Biomechanics

80 Clock Hours (48 Lecture + 32 Lab)

Students will learn about the motions of the Human Movement System produces, and the forces that act on it. Included in this segment are planes of motion, joint motion, muscle actions, forces, force-couples, force-velocity relationship, levers, length-tension and motor behaviors.

Prerequisite: *None*

PFT110: Introduction to Business and Sales

80 Clock Hours (48 Lecture + 32 Lab)

Students in this course will learn how to become successful business owners. In addition, students will learn basic business principles and how to create a successful career as a personal fitness trainer. Students will also learn about office productivity software, marketing materials, resume' development, business-plan development, licensing, and continuing education in the fitness industry.

Prerequisite: *None*

Student Disclosures Section

Dress Code

ATI maintains a professional dress code for all students for reasons of safety as well as meeting industry standards for professionalism. To best prepare students for the industry, the following standards apply:

- Students must wear approved apparel sold by the School. Alternatively, students may wear their work uniform, provided it is industry related, meets ATI's other dress code standards, is worn tucked in, and has a collar non-ATI T-shirts are not allowed.
- Shirts: Students must wear an ATI T-shirt or ATI button down shirt with collar (or their industry-related work uniform see bullet above for additional details). Unless a student is wearing an ATI uniform sweater or a jacket with the front zippered or buttoned closed, the required shirt must be the outermost layer of their attire. The ATI button down shirt must be at least buttoned from the third fastener down. All shirts must be kept clean, mended and tucked in. Additional shirts may be purchased from the School. Female students must wear the uniform shirt in the appropriate manner and have no skin or cleavage showing.
- Outerwear: All non-ATI "hoodies" (i.e., hooded jackets /garments) are prohibited unless specifically allowed otherwise by the School. The ATI uniform must still be worn underneath ATI Outerwear. Please contact the School Student Services Department for specific guidelines regarding outerwear (jackets, hoodies, etc.).
- Pants: Pants are to be clean and without holes of any kind. Dickies pants (black or blue) are preferred. However, blue jeans and work pants are acceptable. Pants are to be worn at the waist line and supported with a black or brown belt. Sagging pants are not allowed on campus. No pants frayed in the cuff are allowed on campus. Pants cannot drag on the ground. They should fit neatly over the boots.
 - Multicolored pants, cut-offs, shorts, jogging clothes, military clothes, bib overalls, baggy clothing or clothing with large, extended pockets are not permitted while attending class and lab. Trainer sweatpants are not allowed for programs other than Personal Fitness because these garments are not safe to wear while in lab for those programs.
- **Personal Fitness Training Program Lab Attire:** In the lab, Personal Fitness Trainer students must wear the ATI logo T-shirt or sweatshirt and athletic shoes with sweats, compression pants, athletic leggings or other athletic pants. Clothing cannot be loose fitting or baggy. No jeans are allowed during lab and shorts are not allowed at all. Students are not permitted to wear hoop earrings or any other jewelry that may pose a safety hazard. Clothing that is offensive or revealing is prohibited.
- Shoes: Students must wear closed toe shoes. Any laces must be tightly laced, and the shoes worn with the tongue in. Pants may not be tucked into shoes or boots. Personal Fitness Trainer students should wear athletic shoes. For all other programs, students should wear black or brown leather work shoes or boots of a traditional work boot/shoe style. Oil-resistant soles are recommended for Automotive students.
- Belts: Black or brown belts must be worn with the ATI uniform. Designer belts with studs or beads are not allowed.
- Hats: Only baseball type caps featuring an ATI logo are permitted and must be worn with the bill facing forward while on campus. Caps may only be worn in areas designated by the school. Do-rags, bandanas, visors, skull caps or pantyhose-type caps are prohibited. However, only during winter months, a knit black or blue skull cap featuring an ATI logo may be worn when lab area temperatures fall consistently below 70 degrees.
- Additional Rules: No mouth grills (gold, silver, etc.) are allowed to be worn on campus. They must be removed prior to the start date of a student's program.
 - Male students must be clean-shaven or keep beards and mustaches neatly trimmed.

Determination and compliance with the dress code policy is at the sole discretion of ATI management. Whenever possible, students in violation of the dress code will be allowed to correct the violation immediately by, for example,

tucking in their shirt, removing their baseball cap, or changing their shirt (if they are able to quickly obtain a replacement that meets the dress code). If it is not possible to correct the dress code violation immediately, students will be directed to continue their classes that day with a warning to comply with the dress code the next day they are in attendance. However, if the dress code violation is egregious (for example, a t-shirt with offensive slogans and the student has no means to change or cover-up) or unsafe (for example, open-toed shoes and the student has no means to change) a student may be sent home to change or sent home until their next class session. Repeated or flagrant violations will, at the discretion of the Campus Director or Associate School Director, result in the student being sent home to change or sent home until their next class session.

Rules of Conduct

ATI is very safety oriented. The School seeks to provide the best educational environment for its students, faculty, and staff. The School requires each student to obey the rules and regulations established by the School, and all local, state, and federal laws. The School will not tolerate deliberate disruptive words, actions, violence, or physical interference with the rights of any member of the School community or with any of the facilities of the School, or with any authorized functions being carried out on the School campus or at any School sponsored event.

Therefore, in furthering the educational aims of the School, rules and regulations are established concerning conduct on the campus or at any School sponsored event, the use of School property, the means of enforcement, and penalties for any violations.

The Student Code of Conduct applies specifically to student behavior. Student rights are basic to the freedom to learn and must be based on mutual respect and responsibility. In addition, when a student enrolls at the School, she/he agrees to abide by all School regulations. Therefore, violations of any section of the Code of Conduct will result in appropriate disciplinary action.

These standards include but are not limited to the following:

- 1. Display professional behavior at all times. The following behavior is not permitted: use of profanity and vulgarity, behavior that causes discord in the School, extreme and willful disruption of the School environment, physical altercations, aggressive arguments, and physical abuse of another person, shouting or being discourteous to any staff member, guest or student. The School will not tolerate threats, harassment, discrimination or persecution of another student, staff member, or guest or campus visitor for any reason including but not limited to race, religion, age, sex, sexual orientation, disability, financial status, or country or area of origin or residence. Any of the behavior noted above is not acceptable, will result in disciplinary action, and depending on the severity of the offense(s), may result in termination of enrollment as determined by the School.
- 2. Always treat School and student property with respect. If any student is found stealing or abusing School property or that of another person, that student will be terminated.
- 3. Alcohol and drugs have no place at the School or in any professional environment and are prohibited per the Drug-Free Schools and Communities Act of 1989. Any student found to be in possession or under the influence of drugs or alcohol will have their enrollment terminated.
- 4. Cell phones must be set to vibrate during class time and may be used only outside the campus premises and only during lunch and break times.
- 5. Eating and drinking is not permitted in classrooms or in the labs. You may only eat and drink in the student lounge or outside of the building.
- 6. Headphones, personal radios, CD players and iPods are not permitted during class or while performing work on a lab floor
- 7. Refrain from entering staff offices without a staff member present. Make sure you have permission to enter these areas.

The School provides postsecondary vocational education for adult learners and, as such, expects our students to interact with staff, other students and guests in a responsible adult manner. We put the Standards of Conduct in place to address unprofessional behavior but it is not meant to list all possible types of student misbehavior or offenses. We believe that the best way to resolve issues is to communicate with each other in a respectful manner. Issues or offenses that cannot be resolved through the use of verbal correction will result in further

disciplinary action against a student, as determined in the School's sole discretion, including any one or more of the following depending on the severity of the offense(s): written disciplinary action, probation, suspension and termination of enrollment.

Suspension

A student may be suspended due to violation of the attendance policy, unsatisfactory academic progress, rules of conduct, failure to meet financial obligation or for other performance or behavior problems. Students are suspended for a specified period of time. Students can also appeal the suspension. If an appeal is unsuccessful, the student must reenroll by filling out a new enrollment agreement after the suspension period.

Termination

Termination actions are for situations which warrant more severe action than suspension. Depending on the severity of the situation, students may be terminated due to violation of the School's rules in the areas of theft, cheating, illegal drug use, or behavior, and/or for more than one suspension or unsatisfactory academic progress violation, or an absence of fourteen (14) consecutive calendar days. Students who are terminated from the School and whose appeal is denied cannot re-enroll at ATI.

Appeal of Termination

A student has the right to appeal the decision to suspend or terminate his/her training and loss of financial aid eligibility. An appeal must be in writing and completely explain why the student feels the action should be changed. Appeals must be submitted within five days to the School Director or designee.

Appeals received (with complete supporting documentation) will be reviewed by the School within ten days. The student will be notified of the School Director's decision in writing.

Extenuating Circumstances: A student is encouraged to immediately appeal (by the end of the following school day) suspension or loss of financial aid eligibility in cases where special or unusual circumstances have affected the student's progress. Extenuating circumstances include but are not limited to: death in the family, serious illness of the student or immediate family or serious accident.

If appealed immediately, the student, at the discretion of the Director or Academic Director, may be allowed to remain in class until the School Director has reviewed the appeal. If the immediate appeal is successful, the student will be placed on probation for the next course or module and remain eligible for financial aid.

Notice of Student Rights Student Grievances and Complaints Under School, Accreditor, State, and Federal Policies and Regulations

STUDENT GRIEVANCE POLICIES AND PROCEDURES

The School's student grievance procedures are designed to handle complaints and grievances concerning the actions, decisions, or inactions of faculty or staff members or fellow students.

1st Step: Attempt to Resolve the Situation Directly

The student should first attempt to resolve the situation with the person whose action is being questioned. Additional questions or concerns regarding the School's enrollment agreement or the meaning, interpretation, and application of any of the provisions set forth in this catalog or for any other reason, may be brought forth for resolution.

If a student is unable to resolve a situation directly with the person whose action is being questioned, they should proceed to the next step and use the campus complaint procedure below.

2nd Step: ATI Student Complaint Procedure

When a grievance occurs, the student should first attempt to resolve the situation with the person whose

action is being questioned. If that is not reasonably possible or if the student does not believe the matter has been resolved or won't be resolved by the person in question, he or she may proceed utilizing the following steps:

- 1. The student may file in writing with the Director of Education, within three working days of the incident, the following information:
 - A. A statement of the specifics involving the grievance.
 - B. The dates of the occurrence.
 - C. A listing of policies and procedures involved (if known).
 - D. The names of the individuals involved (if known).
 - E. The interpretation or remedy sought.

The Director of Education will investigate the complaint, and may conduct a conference with all involved parties in an attempt to resolve the grievance. The student will receive a written response from the Director of Education within ten (10) working days of receipt of the student's grievance.

2. If the grievance still remains unresolved to the satisfaction of the student who filed the grievance, the aggrieved student may appeal the decision within five working days of that decision to the School Director. The School Director may take whatever steps are deemed necessary to investigate, review and attempt to resolve the matter. The School Director or his/her representative will render a decision, which is final and binding upon all parties.

3rd Step: Accreditor and State Complaint Procedures

If a student is unable to resolve a situation through the campus complaint procedures and appeals, they may utilize one of the external complaint procedures listed below, though the school's accreditors or the state.

ACCET Student Catalog Notice - ACCET Student Complaint Procedure

This institution is recognized by the Accrediting Council for Continuing Education & Training (ACCET) as meeting and maintaining certain standards of quality. It is the mutual goal of ACCET and the institution to ensure that educational training programs of quality are provided. When issues or problems arise, students should make every attempt to find a fair and reasonable solution through the institution's internal complaint procedure, which is required of ACCET accredited institutions and frequently requires the submission of a written complaint. Refer to the school's written complaint procedures published in this catalog in Student Disclosures section under Notice of Student Rights. Note that ACCET will process complaints which involve ACCET standards and policies and, therefore, are within the scope of the accrediting agency.

In the event that a student has exercised the institution's formal student complaint procedure, and the problems or issues have not been resolved, the student has the right and is encouraged to take the following steps:

- 1. Complaints should be submitted in writing (by email or mail) to the ACCET office. Complaints received by phone will be documented, but the complainant will be requested to submit the complaint in writing.
- 2. The letter of complaint must contain the following information:
 - a) Name and location of the ACCET institution:
 - b) A detailed description of the alleged problem(s);
 - c) The approximate date(s) that the problem(s) occurred;
 - d) The names and titles/positions of all individual(s) involved in the problem(s), including faculty, staff, and/or other students;
 - e) What was previously done to resolve the complaint, along with evidence demonstrating that the institution's complaint procedure was followed prior to contacting ACCET;

- f) The name, email address, telephone number, and mailing address of the complainant. If the complainant specifically requests that anonymity be maintained, ACCET will not reveal his or her name to the institution involved; and
- g) The status of the complainant with the institution (e.g. current student, former student, etc.).
- 3. In addition to the letter of complaint, copies of any relevant supporting documentation should be forwarded to ACCET (e.g. student's enrollment agreement, syllabus or course outline, correspondence between the student and the institution).
- 4. **SEND TO:** ACCET CHAIR, COMPLAINT REVIEW COMMITTEE

1722 N Street, NW Washington, DC 20036 Telephone: (202) 955-1113

Email: complaints@accet.org
Website: www.accet.org

Note: Complainants will receive an acknowledgement of receipt within 15 days.

CPE STUDENT CATALOG NOTICE - COMPLAINT PROCEDURE

Students may also contact and file a complaint with the State of Nevada Commission on Postsecondary Education from the following mailing address.

Commission on Postsecondary Education 2800 E. St. Louis Las Vegas, Nevada 89104 Phone: (702) 486-7330

www.cpe.nv.gov

Account for Student Indemnification

In accordance with NRS 349.553 an Account for Student Indemnification (the "Account") has been created by the legislature of the State of Nevada. The Account is administered by the Administrator of the Nevada Commission on Postsecondary Education in accordance with regulations adopted by the Commission. The existence of the Account does not create a right in any person to receive money from the Account, however, money in the Account may be used to indemnify any student or enrollee who has suffered damage as a result of:

- (a) The discontinuance of operation of a postsecondary educational institution licensed in Nevada; or
- (b) The violation by such an institution of any provision of NRS 394.383 to 394.560 inclusive, or the regulations adopted pursuant thereto.
- (c) If a student or enrollee is entitled to indemnification from a surety bond pursuant to NRS 394.480 the bond must be used to indemnify the student or enrollee before any money in the Account may be used for indemnification.

Federal Complaint Policies and Regulations:

TITLE IX POLICY & PROCEDURES

Advanced Training Institute (The School) does not discriminate on the basis of sex in the education programs or activities that it operates, and it is required by Title IX of the Education Act and the Regulations of the Department of Education (34 C.F.R. § 106, et. seq.) not to discriminate in such a manner. The requirement not to discriminate in any education program or activity extends to admission to the School and employment opportunities with the School.

Pursuant to this policy and the procedures stated in the school's Title IX policy, the School must respond to alleged incidents of sexual harassment, as defined in the Title IX policy, that occurred in the School's education program or activity, against a person in the United States. The School's Title IX Policy is fully set forth in Addendum A to this catalog, and is posted on the ATI website at https://atitraining.edu/about/title-ix-information/.

Contacting the Title IX Coordinator

Inquiries about the application of Title IX Regulations of the Department of Education may be referred to the School's Title IX Coordinator or the Assistant Secretary of the Department of Education, or both. The School's Title IX Coordinator can be contacted at:

Alen Babayan, Associate School Director 5150 S. Decatur Blvd. Las Vegas, NV 89118 (702) 658-7900 ababayan@atitraining.edu or TitleIXCoordinator@atitraining.edu

The Assistant Secretary of the Department of Education can be contacted at:

U.S. Department of Education Assistant Secretary for Civil Rights Kenneth L. Marcus 400 Maryland Avenue, SW Washington, D.C. 20202-1100 1-800-421-3481 OCR@ed.gov

Notice of Binding Arbitration and Class Action/Collective Arbitration Waiver

A. Binding Arbitration

Your enrollment agreement with ATI contains includes your agreement to resolve certain disputes that may arise between ATI and yourself through a process called BINDING ARBITRATION. Arbitration is an alternative to litigating a dispute in a court of law. It is a private process where the parties to a dispute agree that one or several individuals can make a decision about the dispute after receiving evidence and considering arguments.

As a condition of your enrollment, you have agreed to GIVE UP YOUR RIGHT TO GO TO COURT to assert or defend your rights under the enrollment agreement (EXCEPT for matters that may be taken to a SMALL CLAIMS COURT with jurisdiction over you and the ATI).

This means, in most cases, that any claims that you or ATI may have will be heard by a NEUTRAL ARBITRATOR instead of a judge or jury.

Under the arbitration process you are entitled to a FAIR HEARING, BUT the arbitration procedures are designed to be SIMPLER AND MORE LIMITED THAN RULES THAT APPLY IN A COURT OF LAW.

You are entitled (but not required) to be represented by an attorney during arbitration, if you so choose.

The decision of the Arbitrator is enforceable just as any order issued by a court of law.

The Arbitrator's Decision Is Final, And As Such, Can Be Reviewed By A Court Of Law Only In Very Limited Circumstances.

The costs of the arbitration filing fee, Arbitrator's compensation, and facilities fees that exceed the applicable court filing fee will be paid by ATI.

B. Class Action/Collective Arbitration Waiver

Your enrollment agreement with ATI also contains a further condition for enrollment, that requires you to agree that any dispute or claim that you may bring against ATI will be brought solely in your individual capacity. THIS MEANS YOU MAY NOT BE A PLAINTIFF OR PARTICIPATE AS A CLASS MEMBER IN ANY PURPORTED CLASS ACTION, REPRESENTATIVE PROCEEDING, MASS ACTION OR CONSOLIDATED ACTION, WHETHER IN A COURT OF LAW OR IN ARBITRATION.

C. Effect on Borrower Defense To Repayment Applications

Nothing in your enrollment agreement requires you to participate in arbitration or any internal dispute resolution process offered by ATI prior to filing a borrower defense to repayment application with the U.S. Department of Education pursuant to 34 CFR § 685.206(e);

ATI does not, in any way, require students to limit, relinquish, or waive their ability to pursue filing a borrower defense claim, pursuant to 34 CFR § 685.206(e) at any time; and

If you go to arbitration with ATI per the requirements of the pre-dispute arbitration agreement provision in your enrollment agreement this will pause the limitations period for filing a borrower defense to repayment application pursuant to 34 CFR § 685.206(e)(6)(ii).

D. How to Commence Arbitration

Binding arbitration is conducted according to the American Arbitration Association (the "AAA"), under its Supplementary Rules for Consumer Related Disputes ("Consumer Rules"). You can access a copy of the AAA Rules Consumer Rules by visiting the AAA's website at: https://www.adr.org/sites/default/files/Consumer-Related%20Disputes%20Supplementary%20Procedures%20Sep%2015%2C%202005.pdf

You may start an arbitration proceeding as set forth in the AAA Consumer Rules by filing a "Demand for Arbitration" with AAA along with the filing fee and a copy of your enrollment agreement that contains the predispute agreement to arbitrate.

The AAA's Demand for Arbitration in a Consumer Dispute form is available at: https://www.adr.org/sites/default/files/Consumer_Demand_for_Arbitration_Form_3.pdf

ATI will reimburse you for the filing fee. The Demand for Arbitration must contains the following: 1) a brief explanation of the dispute; 2) your name and current address and the name and address of the School, and, if known, the names of any person who is representing you in the arbitration; 3) the amount of money in dispute, if applicable; 4) the requested location for the hearing if an in-person hearing is requested; 5) a statement explaining what you want to resolve the dispute.

You may file your Demand for Arbitration with the AAA in the following ways:

- Online: https://apps.adr.org/webfile
- Email box: casefiling@adr.org
- Fax to: 1 877-304-8457 or +1 212-484-4178 (if fax number outside the US)

When you have filed a Demand for Arbitration with the AAA you must also deliver a copy to ATI at Advanced Training Institute, 5150 S. Decatur Blvd. Suite B, Las Vegas, NV 89118, ATTN: Campus Director

If you have any questions regarding how to start the arbitration process, you may contact the Campus Director for an additional information at Advanced Training Institute, 5150 S. Decatur Blvd. Suite B, Las Vegas, NV 89118, ATTN: Campus Director, campusdirector@atitraining.edu, (702) 658-7900.

Additional Important Policies and Disclosures

Advisory Board

Board members include ATI faculty, contractors and past graduates. A listing of current members is posted in the School lobby.

Electrical

Innovolt Electric: David Shafshak Brady Linen: DJ Blasco

Ideal Industries: Kristen Pentolino Holm Electric: Dena McGinnis

Helix Sam Bell

Sunrise: Fernando Castro

Personal Fitness Trainer

Real results: Paul Rosenburg J&D Fitness: Doug Sheppard 24 hour Justin Shcarf S.M.T.F LV: Jessica Gibbs Powerhour 360: Monica Daggs

Automotive

Progress Rail: Michelle Rahmig

CHP: Lt. Efferson

Gaudian Porsche: Toby Gebheim Gaudian Ford: Lisa Contrares Findlay Chevy: Scott Nordberg Auto Xports: Mike Mullady

HVAC Technologies

A1 Quality care :Bill Mayers Teksystems: Bobby Watkins Right now air: Scott Meier Sierra air : Mike Hargraves Alaskan: Chad Dymon ABM Industries: Rich Young

Voter Registration Disclosure

In order to ensure that all students are made aware of their opportunity to participate in local, state and national elections, voter registration forms are available online at the following websites. Please visit this website to print the correct forms:

Nevada: https://www.nvsos.gov/sosvoterservices/Registration/Step0.aspx

Constitution Day Policy

The U.S. Assistant Deputy Secretary for Innovation and Improvement announced that, pursuant to legislation passed by Congress, educational institutions, such as the School, are mandated to hold an educational program pertaining to the United States Constitution on September 17th, of each year.

This commemorates the formation and signing of the Constitution on September 17, 1787 recognizing all who are born in the U.S. or by naturalization, have become citizens. On September 17, 1787 the delegates to the Constitutional Convention met for the last time to sign the document they had created. Students and

instructors will honor the constitution through discussion, learning activities, a video/ CD and handouts with information on the history of the constitution. Verification of this day is maintained in the campus location for review as required by the Department of Education.

The Family Education Rights and Privacy Act (FERPA)

All students shall have the right to inspect and review their educational records, to request corrections or deletions, and to limit disclosure of their records in accordance with the Family Educational Rights and Privacy Act of 1974 (also referred to as the Buckley Amendment).

The Registrar oversees the disposition of educational records. Students may request a review of their records by writing to the Registrar or his/her designee and identifying the record(s) they wish to review. Such review will be allowed during regular School office hours under appropriate supervision and within 45 days of the date the request is received by the School. A copy of their records may be obtained for \$1.00 per page. When grades are included, the transcript charge applies.

A student may request the School to amend his/her educational records on the grounds that they are in accurate, misleading, or in violation of his/her right to privacy. However, grades and course evaluations can be challenged only on the grounds that they are improperly recorded. The student should write to the Registrar and identify the part of the record he/she wants changed and specify why it is in accurate. The Registrar, together with other involved School personnel, will review the written request and confer with the student to make a determination. If the student is not satisfied with the result of the conference, the School will notify the student of his or her right to a formal grievance hearing as provided under the School's Grievance Policy. Within 45 days of the hearing, the student will be provided with a written decision, which will be considered final. Written documentation of the hearing and of the decision will be included as part of the student's permanent record.

The following are exemptions to FERPA

- Financial records submitted by a student's parent(s);
- Grades and access to student education records to parents who certify that the student is financially dependent;
- A school official who has a legitimate educational interest and needs to review an educational record in order to fulfill his or her professional responsibility. A school official is a person employed by the school in an administrative, supervisory, academic, research, or support staff position, or a person or company with whom the school has contracted, such as an attorney, auditor, collection agent, employment agency, or loan management agency, or a person serving on the Board of Governors, or a student serving on an official committee or assisting another school official in performing his/her tasks;
- Confidential letters of recommendation received by the school prior to January 1, 1975. For such letters received after December 31,1974, the Act permits students to waive their right to access if the letters are related to admissions, employment, or honors;
- School security records;
- Employment records for school employees who are not current students;
- Records compiled or maintained by physicians, psychiatrists, psychologists, or other recognized professionals or paraprofessionals acting or assisting in such capacities for treatment purposes, and which are available only to persons providing the treatment;
- Authorized representatives of the U.S. Government, state and local authorities where required, and accrediting agencies;
- Appropriate persons or agencies in the event of a health or safety emergency, when are lease without consent is necessary under the circumstances; and
- Records requested through court order or subpoena.

The School will generally release certain student directory information without the consent of the student unless the student has specifically requested that the information not be released. The student should inform the School in writing within ten (10) days after the first date of attendance if he/she does not wish to have any or all of such information released by the School. Such directory information includes some or all of the following data: student's name, address(es), telephone number, e-mail address, program, dates of attendance, photograph, credential awarded, post-graduation employers and job titles participation in activities and recognition received, previous secondary and post-secondary educational institutions attended by the student, and date and place of birth. The School also reserves the right to release to police agencies and/or crime victims any records or information pertinent to a crime which has occurred on campus, including the details of any disciplinary action taken against the alleged perpetrator of the crime. The student has the right to file a complaint concerning alleged failures by the school to comply with the requirements of FERPA at the following U.S. Department of Education office:

Family Policy Compliance Office U.S. Department of Education 400 Maryland Avenue, SW Washington, DC 20202-5901

Copyright Policy

ATI students must follow the Federal Copyright Act which prohibits the unauthorized distribution of copyrighted materials. Copyright infringement is the act of exercising, without permission or legal authority, one or more of the exclusive rights granted to the owner of the copyright under the Federal Copyright Act (Title 17 of the United States Code). These rights include the right to reproduce or distribute a copyrighted work. In the file-sharing context, downloading or uploading substantial parts of a copyrighted work without authority constitutes an infringement. Acknowledging the source of the copyrighted material is not a substitute for obtaining permission from the copyright owner. Therefore, use of the copyrighted materials of others should only be done by following the outlined procedures below:

- 1. Students should refer any questions about the Federal Copyright Act to their Instructors and/or Campus Director.
- 2. While ATI expects students to strictly abide by all clauses of the Federal Copyright Act in their interactions with and on behalf of the Institution, the following list covers those aspects of the Federal Copyright Act which students are most likely to encounter in their tenure with the School:
 - A. Photocopying, Electronic and/or Other Copying of Copyrighted Materials: Students may make and share copies of copyrighted materials on a limited basis for research or academic purposes strictly in accordance with the Federal Copyright Act.
 - B. Use of Images from Online or other Sources: Students may use images from copyrighted sources for their individual classroom projects and assignments, but must limit their use of such images to individual educational purposes. For non-classroom projects, however, if you did not create the image yourself, did not obtain the image from your computer's clipart or from a website that creates images specifically for free public usage (such as Microsoft images), you or ATI do not own the image and have not paid for use of the image, consequently you should not use the image in your work.
 - C. **Peer to peer file sharing**. Peer to peer sharing of electronic files is not an illegal act. However, peer to peer sharing of copyrighted electronic files, including but not limited to movies, music, computer software and video games can be a violation of the Federal Copyright Act. Students must avoid peer to peer sharing of copyrighted material and should be aware that educational institutions, such as ATI, are under no obligation to accept responsibility for or to help defend students caught illegally sharing files.

- D. **Software**. All software used by ATI has been appropriately licensed in order to comply with the Federal Copyright Act and all requirements of the software's owner. ATI students are not allowed to use any personal software with ATI technology.
- 3. Students should be aware that unauthorized distribution of copyrighted material, including unauthorized peer-to-peer file sharing, may subject them to civil and criminal liabilities including the possibility of fines, financial liability for damages and court fees, and confiscation of the copyrighted materials and any devices used to copy and/or distribute them. In general, anyone found liable for civil copyright infringement may be ordered to pay either actual damages or "statutory" damages affixed at not less than \$750 and not more than \$30,000 per work infringed. For "willful" infringement, a court may award up to \$150,000 per work infringed. A court can, in its discretion, also assess costs and attorneys' fees. For details, see Title 17, United States Code, Sections 504, 505. Willful copyright infringement can also result in criminal penalties, including imprisonment of up to five years and fines of up to \$250,000 per offense. Such illegal sharing may also subject students to disciplinary action including termination of their student enrollment at ATI.

Drug-Free Schools/Drug-Free Workplace Annual Disclosure

It is the policy of the School to comply with the Drug-Free Workplace Act of 1988 and the Drug-Free Schools and Communities Act of 1989 as amended for all students and employees. As noted in the Annual Security Report, the School supports a drug-free environment and does not allow the unlawful possession, use or distribution of illicit drugs or alcohol on or off campus. As **AN EXPRESS CONDITION OF ACCEPTANCE AS A STUDENT TO THE SCHOOL,** students agree to random and for-cause drug testing throughout their attendance at the School in accordance with the School's Substance Abuse Policy set forth below. A violation will result in the School taking appropriate action up to and including termination from School or termination of employment. Accordingly, the following information regarding the use of illegal drugs and alcohol is provided annually to each student and employee of the School.

Objectives of the School's Substance Abuse Prevention Policy

The unlawful possession and use of illicit drugs and abuse of alcohol is harmful and dangerous to the individual and society. Alcohol and drug abuse not only have an adverse effect on safety, but also have cascading ill effects on the health and welfare of the entire student body. The School's objectives with its Substance Abuse Policy include the following:

- To establish and maintain a safe, healthy educational environment for all students;
- To encourage counseling and rehabilitation assistance for those who seek help, both students and employees;
- To reduce the number of accidental injuries to persons or property;
- To preserve the reputation of the School within the community and industry at large;
- To enhance the student's and the School's ability to achieve a high employment placement rate; and
- To reduce absenteeism and tardiness of its students.

Standards of Conduct

The unlawful use, manufacture, distribution, dispensation, or possession of alcohol, illegal drugs, or any controlled substance on School premises, while involved in a School-related activity off campus, or in an

employee workplace is strictly prohibited and subject to the disciplinary sanctions noted below.

1. THE SCHOOL CANNOT AND DOES NOT CONDONE DRUG OR ALCOHOL ABUSE BY ITS STUDENTS AND EMPLOYEES.

The School will not allow the possession, use or distribution of illicit drugs or alcohol by students or staff on its property or as part of any of its officially sponsored off-campus activities. Individuals are also prohibited from being under the influence of alcohol, illegal drugs or any other substance that could adversely affect the health, safety or welfare of students, faculty or staff on School property or at any of its officially sponsored activities. This includes all forms of marijuana and synthetic marijuana, regardless of the legality of the substance. Individual state legalization of marijuana and/or the possession of a legitimate medical marijuana card are not accepted as exceptions to this policy. Under federal law marijuana remains classified as a Schedule I drug and its possession and use by any individual, regardless of age, are prohibited. As a Title IV institution, the School will follow all applicable federal laws and regulations. Note: Officially sponsored off-campus activities include field trips and student-sponsored social activities if they are considered sponsored by the School.

2. REPORTING OF VIOLATIONS TO LOCAL AND/OR STATE LAW ENFORCEMENT

The School will report to local and/or state law enforcement, as applicable by federal and state drug laws, any student who is found in possession of, using or selling illegal drugs on campus as well as anyone who is found to have broken the state laws regarding underage drinking.

3. DISCIPLINARY SANCTIONS

Illegal possession or use of drugs or alcohol can have penalties, including loss of Title IV eligibility, community service, suspension or loss of driver's license, jail time and fines. Students who violate the School's prohibitions against drugs and alcohol are subject to disciplinary action up to and including termination of their enrollment at the School. For state-specific statutes and penalties on drug and alcohol offensives, please reference the state of the applicable campus location. Additionally, employees who violate the prohibitions against drugs and alcohol are subject to disciplinary action up to and including immediate termination of their employment and referral of their violation for prosecution. For more information, employees should contact the Human Resources Department.

4. LOSS OF TITLE IV ELIGIBILITY

A student is ineligible to receive Title IV financial aid if the student has been convicted of an offense involving the possession or sale of illegal drugs for the period described below:

<u>Possession of Illegal Drugs</u> <u>Sale of Illegal Drugs</u>

1st Offense: 1 year from the date of conviction 2 years from the date of

conviction

2nd Offense: 2 years from the date of conviction Indefinite Period

3rd Offense Indefinite Period

5. LEGAL SANCTIONS

State Drug Laws: State law considers the illegal use of drugs and alcohol serious crimes. The sanctions for first time violations of these laws range from fines to lengthy terms of incarceration, or both. Additionally, local ordinances and municipal codes impose a variety of penalties for the illegal use of drugs and alcohol. There

may also be civil consequences which result from the violation of state drug and alcohol statutes. Property associated with the criminal acts, including homes and vehicles, can be confiscated by the government. Persons convicted of felonies may be barred from government employment and lose their right to vote.

Federal Drug Laws: Federal law considers the manufacture, distribution, dispensation, possession, or use of illegal drugs, or any controlled substance a serious crime. Appendix A provides a summary of the criminal sanctions for violations of federal drug statutes. For the most up to date Federal Trafficking Penalties information, visit the web site of the U.S. Drug Enforcement Administration at: https://www.dea.gov/.

6. HEALTH RISKS

Drug use causes physical and emotional dependence, interferes with memory, sensation, and perception, and in some cases may cause permanent brain damage or sudden death. The following is a summary of the various health risks associated with alcohol abuse and use of specific types of drugs, and is not intended to be an exhaustive or final statement of all possible health consequences of substance abuse.

Alcohol: Alcohol consumption has acute effects on the body and causes a number of marked changes in behavior. Even low doses may significantly impair judgment and coordination. Alcohol is an especially dangerous drug for pregnant women.

Marijuana: Marijuana contains THC, a chemical which alters the sensory activities of the brain, including long-term memory capabilities, comprehension, altered sense of time, decreased motivation, and reduced ability to perform tasks requiring concentration and coordination. Marijuana smoke contains more cancercausing agents than tobacco.

Cocaine/Crack: Cocaine and crack are highly addictive and may lead to heart attacks, strokes, and long-term brain damage. Other physical effects include dilated pupils, increased pulse rate, elevated blood pressure, insomnia, loss of appetite, tactile hallucinations, paranoia, and seizures. Continued use can produce violent behavior and psychosis.

Methamphetamine/Amphetamines: Methamphetamine is a central nervous system stimulant of the amphetamine family. Like cocaine and crack, methamphetamines are highly addictive "uppers" that produce extreme alertness and elation, along with a variety of severe adverse reactions. The body metabolizes methamphetamine more slowly; the effects may last as much as ten times longer. Methamphetamine users can experience sustained, severe mood and thought disturbances, and serious physical effects, including sudden death.

Narcotics: Narcotics such as heroin, methadone, oxycodone, codeine, morphine, and opium initially produce a feeling of euphoria that often is followed by drowsiness, nausea, and vomiting. An overdose may produce shallow breathing, clammy skin, convulsions, coma, and death. Tolerance to narcotics develops rapidly and dependence is likely. The use of contaminated syringes may result in diseases such as AIDS, endocarditis, and hepatitis.

Ecstasy: "Designer drugs" such as Ecstasy are related to amphetamines in that they have mild stimulant properties but are mostly euphoriants. They can cause nausea, blurred vision, chills or sweating, and faintness. Psychological effects include anxiety, depression, and paranoia. As little as one dose can cause severe neurochemical brain damage. Narcotic designer drugs can cause symptoms such as uncontrollable tremors, drooling, impaired speech, paralysis, and irreversible brain damage.

GHB/Rohypnol: Often known as "date rape" drugs, GHB and Rohypnol initially produce a feeling of intoxication similar to alcohol (the user feels relaxed, sociable, affectionate and playful, and disinhibited) followed by a feeling of drowsiness. Higher doses can lead to a sleep from which the user cannot be woken. The effects can last from 4-24 hours. Both GHB and Rohypnol present a serious overdose threat. Since they are depressants, both drugs can be fatal when mixed with alcohol. Symptoms of overdose can include intense drowsiness, unconsciousness or coma, muscle spasms, disorientation, vomiting, and slowed or stopped breathing (fatalities usually occur from respiratory failure).

Inhalants: Inhalants are readily available and inexpensive. More than 1000 common household products can

be used to get high. Examples of organic solvents (carbon compounds) include gasoline, lighter fluid and butane lighter fuel, spray paint, paint thinner, rubber-cement, hair spray, nail polish, and many cleaning fluids. Nitrite compounds (amyl nitrite, butyl nitrite) act mainly as vasodilators. Nitrous oxide (laughing gas) is packaged in small metal cartridges (called whippets) which are often used to make whipped cream. Inhalants irritate breathing passages, provoking severe coughing, painful inflammation, and nosebleeds. Inhalants may not produce a pleasant high and result in mental confusion, hallucinations, and paranoia. They may also result in respiratory depression leading to unconsciousness, coma, permanent brain damage, or death. The danger is extremely great if inhalants are used in conjunction with other nervous system depressants, such as alcohol or barbiturates. Even first-time users run the risk of sudden sniffing death (SSD). The risk of SSD is higher if the abuser engages in strenuous physical activity or is suddenly startled.

Steroids: Steroids are manufactured testosterone-like drugs used to increase muscle mass, strength, and endurance. The liver and the cardiovascular and reproductive systems are most seriously affected by steroid use. Psychological effects include very aggressive behavior ("roid rage"), severe mood swings, manic episodes, and depression.

7. DRUG AND ALCOHOL PROGRAMS

Students requiring or requesting information about drug abuse treatment should contact the Campus Director for the contact information of local agencies and programs. Employees requiring information about drug abuse treatment should contact the Human Resources Department at (702) 658-7900.

Additional helpful information and resources may be found by contacting the following organizations: **Local meetings of support groups**, including Alcoholics Anonymous (AA) and Al-Anon, and Adult Children of Alcoholics (ACOAS).

Alcohol and Drug Abuse Hotline (1-800-ALCOHOL).

Narcotics Anonymous (1-800-777-1515).

National Cocaine Hotline (1-800-COCAINE).

U.S. Department of Health and Human Services Substance Abuse and Mental Health Services Administration 1-800-662-HELP (1-800-662-4357) https://www.samhsa.gov/find-help/national-helpline

National Council on Alcoholism and Drug Dependence 1-800-NCA-CALL (1-800-622-2255)

California – http://leginfo.legislature.ca.gov/faces/codes.xhtml

Texas – www.statutes.legis.state.tx.us/

Nevada – https://www.leg.state.nv.us/law1.cfm

8. APPENDIX A

DRUG/SCHEDULE	QUANTITY	PENALTIES	QUANTITY	PENALTIES	
Cocaine (Schedule II)	500 - 4999 grams mixture	First Offense: Not less than 5 yrs, and not more than 40 yrs. If death or serious injury, not less than 20 or more than life. Fine of not more than \$5 million if an individual, \$25 million if not an individual. Second Offense: Not less than 10 yrs, and not more than life. If death or serious injury, life imprisonment. Fine of not more than \$8 million if an individual, \$50 million if not an individual.	5 kgs or more mixture	First Offense: Not less than 10 yrs, and not more than life. If death or	
Cocaine Base (Schedule II)	28-279 grams mixture		than 40 yrs. If death or	280 grams or more mixture	serious injury, not less than 20 or more than life. Fine of not more
Fentanyl (Schedule II)	40 - 399 grams mixture		400 grams or more mixture	than \$10 million if an individual, \$50 million if not an individual. Second Offense: Not less than 20 yrs, and not more than life. If death	
Fentanyl Analogue (Schedule I)	10 - 99 grams mixture		100 grams or more mixture		
Heroin (Schedule I)	100 - 999 grams mixture		1 kg or more mixture		
LSD (Schedule I)	1 - 9 grams mixture		than 10 yrs, and not more mixture Fine of not	or serious injury, life imprisonment. Fine of not more than \$20 million if	
Methamphetamin e (Schedule II)	5 - 49 grams pure or 50 - 499 grams mixture		50 grams or more pure or 500 grams or more mixture	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.	
PCP (Schedule II)	10 - 99 grams pure or 100 -999 grams mixture		100 gm or more pure or 1 kg or more mixture		

Substance Abuse Policy and Procedures

The School will take appropriate disciplinary action whenever a student violates or is suspected of violating this Substance Abuse Policy. Reporting to campus under the influence of alcohol, drugs or any substance that impairs a student's mental or physical capacity **WILL NOT BE TOLERATED**. This includes all forms of marijuana and synthetic marijuana. Any student using physician-prescribed medication or other medication that may impair performance in either the classroom or the lab shall immediately inform his or her instructor of such medication. Additionally, any physician-prescribed drug that might result in a positive drug test must be reported to his or her instructor or the Director of Education or Campus Director as soon as the student begins using the medication. Failure to provide such notification in a timely manner may subject the student to all the actions, requirements and conditions described in the Drug Testing Procedures of this policy.

When the School becomes aware of reasonable grounds (as listed below) to believe a student has violated the Substance Abuse Policy, the School will immediately investigate. Such investigation may include appropriate drug and/or alcohol testing. As a result of such investigation and at the School's sole discretion, one or more of the following actions may occur, depending upon factors that include the nature and severity of the offense:

- verbal warning/advisement
- written warning/advisement
- immediate screening test
- referral to an approved rehabilitation/counseling agency
- attendance failure
- termination
- referral for prosecution

Students should be aware that the School may bring matters of illegal drug use to the attention of local law enforcement. Students should fully understand that the School supports the criminal prosecution of policy violators, when appropriate.

Reasonable grounds for suspecting substance abuse include, but are not limited to, any one or more of the following:

- slurred speech
- red eyes
- erratic behavior
- inability to perform job/task
- inability to carry on a rational conversation
- smell of alcohol or marijuana emanating from student's body
- other unexplained behavioral changes
- dilated pupils
- incoherence
- unsteadiness on feet
- increased carelessness
- receipt of information by the School indicating a violation of this policy has occurred

To assure clear communication of the required standards of conduct and the sanctions imposed for violation of those standards, the School will provide students and employees with a copy of this Substance Abuse Policy. Students and employees are hereby notified that COMPLIANCE WITH STANDARDS OF CONDUCT REQUIRED BY THE SUBSTANCE ABUSE POLICY IS MANDATORY. IN ORDER TO ENSURE COMPLIANCE, THE SCHOOL MAY ENGAGE IN DRUG AND/OR ALCOHOL SCREENING TESTS UNDER THE FOLLOWING CIRCUMSTANCES:

- After an accident occurring at the School.
- If the School believes an individual has been observed possessing or using a prohibited substance on campus.
- When the School believes an individual may be affected by the use of drugs or alcohol, and the use may adversely affect the individual's effectiveness in the classroom environment or his or her safety as well as the safety of others.
- When the School believes an individual is impaired during school/business hours or while engaged in School externship or School sponsored activities
- When the School receives a written report from another party with a relationship to the individual (e.g., roommate, parent, landlord) alleging, with documented reasonable grounds, the individual has abused drugs or alcohol.
- Upon notification by proper authorities of alleged violations of the Substance Abuse Policy.
- In addition, periodic random drug screening tests will be administered and any individual who has had a positive drug or alcohol impairment test may be subjected to further testing for the duration of his or her program of instruction.

Sacramento Employment Training Agency (SETA) Certification Supplementing the Drug-Free Schools/Drug-Free Workplace Annual Disclosure

The Sacramento Employment Training Agency (SETA) has additional requirements for employees of National Career Education supplementing this Drug-Free Schools/Drug-Free Workplace Annual Disclosure. With this notification you are hereby advised that, per SETA requirements and as a condition of your employment with NCE, should you be convicted for the violation of a criminal drug statute occurring in the workplace, you must notify NCE in writing of your conviction no later than five (5) calendar days after said conviction.

Drug Testing Procedures (Random and For Cause)

As part of the School's efforts to ensure a drug- and alcohol-free environment, random drug tests may be conducted on a regular basis as determined by the School. The School reserves the right every three to six weeks to have a reasonable number of students from the student body be randomly tested for illegal substances. The School also conducts "for cause" drug tests based upon the finding of reasonable grounds as listed earlier.

In the absence of extraordinary circumstances, any student who tests positive or admits to illegal drug or alcohol use as a result of either random selection or selection for cause, will be subject to at least the following school actions, requirements and conditions, at the School's discretion:

- Immediate dismissal from School for the remainder of the current module or for the student's remaining program of study. The student will also be subject to any additional actions that may occur as a result of the course dismissal, including, but not limited to, repeat fees or being placed on probationary status.
- The student must be assessed by a certified evaluator from one of the drug treatment programs approved by the School and enrolled in a program prior to resuming School enrollment.
- The student must follow the assignments of the evaluator and provide evidence of completion of those assignments, if applicable.
- The student must sign a release form at the treatment center giving the School access to information regarding his or her progress in the treatment program.
- The student must earn and submit a certificate of completion, if applicable, or submit similar documentation to the School prior to receiving any official graduation documents.

Failure to complete a recommended drug treatment program in a timely manner, as determined by the School, may be cause for withdrawal from the School until proof of completion of the program.

Refusal to test or, in the case of urine testing, failure to produce a sample within the allotted time frame after being selected is considered the same as a "positive" test and may result in the same actions and requirements identified above.

For students who have entered an approved program and returned to the School, the following stipulations apply:

- The student must agree to cease drug use and destroy all drug-related paraphernalia.
- The student is required to meet with the Director of Education or Campus Director on a regular basis (frequency determined by the Director of Education or Campus Director) and show proof of continued attendance or completion of the drug education program at each meeting, if applicable.
- The student is subject to on-demand drug testing as determined by the School.
- The student must pay all expenses involved in assessment and drug education.
- The student must pay all costs associated with any suspension, including but not limited to tuition cost resulting from module retakes.

Failure to abide by the established guidelines will result in termination of training at the School. Any student who tests positive for or admits to drug or alcohol use a second time will be immediately terminated from the School. A student who has been terminated from training must utilize as an appeals process the Student Grievance Policy and Procedures as an appeals process to determine the possibility of returning to the School.

Except in certain situations, students will not be terminated for voluntarily seeking assistance for a substance abuse problem. However, repeated incidents or continued performance, attendance or behavior problems may result in termination.

Faculty and Staff

ATI Administrative Staff

Sal Younis Campus Director

Alen Babayan Associate School Director
Jean Vokes Admissions Representative
Debra Myers Admissions Representative
Rachael Harris Admissions Representative
Christine Mc Manus Admissions Representative
Nika Washington Admissions Representative

Suriana Perez Business Officer

Taryn Miyasato Registrar

Kay Turnbull Default Prevention Officer

Nick Posson Regional Director of Financial Aid

Renee Malagon Financial Aid Cristy Morales Financial Aid

Rachel Bowne Director of Career Services

Stacy Ferro Career Services

John Abdallah Director of Technical Education

Danilo Logan Lab Assistant

James Hidalgo Tool Crib Supervisor

Radu Stoian Lab Assistant

You may contact staff at: (702) 658-7900 or 5150 S. Decatur Blvd., Las Vegas, NV 89118

ATI Faculty

Instructor	Qualifications
Louis Ciniglio, HVAC Instructor	ATI Instructor for 2 years, Air Conditioning and Refrigeration BOCES 1983, Light
	Commercial Air Balance, National Comfort Institute, 2002, EPA 608, OSHA
	Certification
Adam Estes, HVAC Instructor	ATI Instructor for 1.5 years, ATI HVAC/R Technologies, 2015, EPA 608 Universal,
	NATE Heat Pump Service, Heat Pump Install, Air Conditioner Service, Air
	Conditioning Install 2015, OSHA Certification, R410A
Daniel Flores, HVAC Instructor	Six years of HVAC Technician experience in the field, Quality Technical Training
	Center (Las Vegas) Certificate 2014, EPA 608
Clifford Pendergraft, HVAC	Instructor for 9 years, OSHA Certification, ESCO Institute, 410A, HVAC Excellence,
Instructor	IVY Tech Community College, Excellence in Adjunct Teaching Award 2008
Joe Sewell, HVAC Instructor	Instructor for 4 years, Refrigeration School Inc (RSI) Phoenix, AZ 2017, UTI 2003,
	EPA 608 Universal
Keith Thompson, HVAC	ATI Instructor for 2 years, Universal 608, over 20 years of field experience
Instructor	
	The state of the s
Jonathan Crosby, Electrical	Licensed Electrician, Instructor for 4 years, ATI Electrical Certification 2016,
Instructor	OSHA Certification, Pacific Institute Facilitator Education Course 2019
Stuart Heal, Electrical Instructor	Licensed Electrician, Instructor for 6 years, Camosun College, Apprentice
	Electrician Training 1998, Siemans, Basics of AC Drive, 2015, OSHA Certification
Eugene Mahoney, Electrical	Licensed Electrician, Instructor for 3 years, Quality Technical Training Center,
Instructor	Universal EPA/HVAC Certificate 2011, C-10 Electrical Contractor, OSHA
	Certification, EPA Universal 608

Sean Sankar, Electrical Instructor	Licensed Electrician, Instructor for 3 years, Domestic Electronics, Red River
	College 1988, Red River College Electrical Construction 1989, Journeyman
	License Red River College, 1995, Photovoltaic Installer License L2480
	Entrate 100 10 10 10 10 10 10 10 10 10 10 10 10
Mike Alder, Academic Director	Instructor for 25 years, Associate in Applied Science (Automotive Technology)
Automotive	1978, ASE Master Technician since 1988, 7 Master Certifications from General
	Motors in Engine Performance
Jose Alicea, Automotive Instructor	Instructor for nearly 20 years, Bella International, Automotive Technician 2000, Honda
·	Certified Technician, ASE's Suspension and Steering, Engine Performance,
	Maintenance and Light Repair. Master Mechanic/Technician AC1, AC2, AC4, AC8,
	AC5, AC6, AC7, AC3.
Terry De Waal, Automotive	Instructor for over 10 years, CCSN, Train the Trainer 1996, ASEs, Master Automobile
Instructor	Technician, Service Consultant,
Kevin Garret, Automotive	Instructor for 7 years, American Transmission Institute, 1989, ASEs, Engine Repair,
Instructor	Automatic Transmission/Transaxle, Manual Drive Train & Axles, Suspension &
	Steering, Electrical/Electronic Systems, Heating & Air Conditioning, Auto Maintenance
	and Light Repair
Robert Giampa, Automotive	Instructor for 5 years, Former ASEs Auto Maintenance & Light Repair, Brakes,
Instructor	Suspension & Steering
Mario Roca, Automotive Instructo	r Instructor for 4 years, Automotive Service Excellence (ASE): Engine Repair, Manual
	Drive Train and Axles, Suspension and Steering, Brakes, Electrical/Electronic
	Systems, Heating and Air Conditioning, Engine Performance
Emanual Sanchez, Automotive	Instructor for 6 years, Motech Education Center Livonia MI 1996, ASEs, Manual Drive
Instructor	Train & Axiles, Electrical/Electronic Systems, Auto Maintenance & Light Repair
John Wehr, Automotive Instructor	ATI Instructor for 1 year, over 20 years of field experience
Jeff Wright, Academic Director	Instructor for over 10 years, BS in Kinesiology California State University 2009, EMT
Personal Fitness Trainer	2018,
Katherine Ollivier, Personal	Instructor for 5 years, Advanced Training Institute Personal Fitness Trainer 2019,
Fitness Trainer Instructor	NASM Certification 2019
Kyle Cruz, Personal Fitness	Five years of experience as a Personal Trainer, B.S. Kinesiology from University of
Trainer Instructor	Nevada, Las Vegas, NASM Certification, CPR and AED Certifications

Tuition and Fee Schedule

New Tuition and Fee Schedule

Effective for all program start dates on or after 3/1/2021

Automotive Technology Program Costs		
Tuition	\$21,658.00	
Registration Fee (nonrefundable)	\$75.00	
Automotive Books and Supplies	\$655.00	
Automotive Uniforms	\$225.00	
EPA Section 609 Exam Fee	\$45.00	
Total Cost of Program	\$22,658.00	

HVAC/CR Program Costs

Tuition	\$14,700.00
Registration Fee (nonrefundable)	\$75.00
HVAC Books and Supplies	\$900.00
HVAC Uniforms	\$200.00
OSHA Certification	\$70.00
EPA Exam Fee	\$90.00
410A Exam Fee	\$90.00
Total Cost of Program	\$16,125.00

Photovoltaic Technician Program Costs

Total Cost of Program	\$1,000.00
Photovoltaic Book	(Included)
Registration Fee	(Included)
Tuition	\$1,000.00

Electrician Program Costs

Tuition	\$12,995.00
Registration Fee (nonrefundable)	\$75.00
Electrician Books and Supplies	\$1,000.00
Electrician Uniforms	\$200.00
OSHA Certification	\$70.00
Total Cost of Program	\$14,340.00

Personal Fitness Trainer Program Costs

Tuition	. \$12,500.00
Registration Fee (nonrefundable)	\$75.00
Fitness Trainer Books/Certifications	\$1500.00
Fitness Trainer Uniforms	\$125.00
Total Cost of Program	\$14,200.00

Prior Tuition and Fee Schedule

Remains effective for all program start dates before 3/1/2021

Automotive Technology Program Costs		Electrician Program Costs	
Tuition	\$20,258.00	Tuition	\$12150.00
(Tool kit included)		(Tool kit included)	
Registration Fee (nonrefundable)	\$75.00	Registration Fee (nonrefundable)	\$75.00
Automotive Books	\$425.00	Electrician Books	\$700.00
Automotive Uniforms	\$200.00	Electrician Uniforms	\$200.00
EPA Section 609 Exam Fee	\$45.00	OSHA Certification	\$70.00
Total Cost of Program	\$21,003.00	Total Cost of Program	\$13,195.00

HVAC/CR Program Costs

Tuition	\$14,180.00
(Tool kit included)	
Registration Fee (nonrefundable)	\$75.00
HVAC Books	\$150.00
HVAC Uniforms	\$200.00
OSHA Certification	\$70.00
EPA Exam Fee	\$90.00
410A Exam Fee	\$90.00
Total Cost of Program	\$14,855.00

Personal Fitness Trainer Program Costs

Total Cost of Program	\$14,200.00
Fitness Trainer Uniforms	\$125.00
Fitness Trainer Books/Certifications	\$1500.00
Registration Fee (nonrefundable)	\$75.00
Tuition	\$12500.00

Photovoltaic Technician Program Costs

Tuition	\$1,000.00
(No Tool	kit included)
Registration Fee	(Included)
Photovoltaic Book	(Included)
Total Cost of Program	\$1,000.00

Estimate of Annual Indirect Costs While Attending ATI

Advanced Training Institute does not offer housing, meal plans or transportation for students. In order to help you better plan your budget, the following is an estimate of the monthly expenses students may expect for these indirect costs while attending ATI.

	Room & Board	Personal Expenses	Transportation	Monthly Total
Living Off Campus	\$1,017.00	\$412.00	\$149.00	\$1,578.00
Living with Parents	\$393.00	\$220.00	\$149.00	\$762.00

Course Schedule

Automotive Technologies Start Dates 2021

Start Date	Grad Date
1/25/2021	3/31/2022
3/8/2021	5/12/2022
4/19/2021	6/23/2022
5/31/2021	8/4/2022
7/12/2021	9/15/2022
8/23/2021	10/27/2022
10/4/2021	12/8/2022
11/15/2021	2/2/2023

HVAC/CR Start Dates 2021

Start Date	Grad Date
1/4/2021	10/21/2021
2/15/2021	12/2/2021
3/29/2021	1/27/2022
5/10/2021	3/10/2022
6/21/2021	4/21/2022
8/2/2021	6/2/2022
9/13/2021	7/14/2022
10/25/2021	8/25/2022
12/6/2021	10/6/2022

Electrician Start Dates 2021

Start Date	Grad Date
1/4/2021	9/9/2021
2/15/2021	10/21/2021
3/29/2021	12/2/2021
5/10/2021	1/27/2022
6/21/2021	3/10/2022
8/2/2021	4/21/2022
9/13/2021	6/2/2022
10/25/2021	7/14/2022
12/6/2021	8/25/2022

Personal Fitness Trainer Start Dates 2021

Start Date	Grad Date
1/25/2021	10/28/2021
2/22/2021	11/25/2021
3/22/2021	1/6/2022
4/19/2021	2/3/2022
5/17/2021	3/3/2022
6/14/2021	3/31/2022
7/12/2021	4/28/2022
8/9/2021	5/26/2022
9/6/2021	6/23/2022
10/4/2021	7/21/2022
11/1/2021	8/18/2022
11/29/2021	9/15/2022

Photovoltaics Start Dates 2021

Start Date	Grad Date
6/21/2021	7/15/2021

Equal Educational Opportunity

The School recognizes its responsibilities under Section 504 of the Rehabilitation Act of 1973 to provide equal access to students with disabilities. Students with disabilities are encouraged to participate in school-related activities. When requested by the student in writing and approved by the School as a reasonable accommodation, special resources may be provided to a requesting student. Regular School procedures for application and admission apply to students with disabilities. For further information, contact the Director of Education.

ATI Annual Safety and Security report and Sexual Harassment, Assault and Violence Policy and Grievance Procedure

Equal Educational Opportunity

The School is committed to providing an educational climate that is conducive to the personal and professional development of each individual. Students should be aware that discrimination and/or other harassment based on the age, color, ethnic background, disability, family status, gender, national origin, race, religion, sex, sexual orientation, or veteran status is unacceptable. To fulfill its educational mission the School designates the Campus Director as its designated representative to coordinate its Equal Employment Opportunity/Affirmative Action efforts to comply with Title IX of the Education Amendments of 1972, as amended, and with the Americans with Disabilities Act (ADA). Students who feel that they have been harassed or discriminated against or who feel that the School has not adequately fulfilled its obligations under the provisions of the ADA should follow the Grievance Procedures set forth in the attached ATI Annual Safety and Security Report incorporated as Addendum A to this catalog.

ADDENDUM A: 2020 ADVANCED TRAINING INSTITUTE ANNUAL SAFETY AND SECURITY REPORT

Including Clery Act Disclosures of Campus Security Policy and Crime Statistics (Las Vegas, Nevada)

Including Calendar Year 2017, 2018 and 2019 Crime Statistics

To maintain compliance with Jeanne Clery Disclosure of Campus Security Policy and Crime Statistics Act ("Clery Act") and related Higher Education Act ("HEA") requirements, and in an effort to continuously promote and improve safety and security measures on campus, Advanced Training Institute ("ATI") collects and publishes information regarding its current safety and security policies, victim services and crime statistics. Once collected, the information is presented annually in this Annual Safety and Security Report ("Report") to prospective and current students, faculty, staff and the public. Any questions about this Report should be directed to the ATI Campus Director, Sal Younis, at (702) 658-7900, syounis@atitraining.edu, 5150 S. Decatur Blvd., Las Vegas, NV 89118.

I. COMPLETION AND DISSEMINATION OF THE REPORT

Prior to October 1 of each year, ATI compiles this Report based on crime, arrest and referral information obtained from local law enforcement agencies and as reported to Campus Director Sal Younis, who also serves as the Campus Security Authority, and can be reached at (702) 658-7900, syounis@atitraining.edu, 5150 S. Decatur Blvd., Las Vegas, NV 89118. Alen Babayan, Associate School Director, serves as the Title IX Coordinator and can be reached at (702) 658-7900, ababayan@atitraining.edu, 5150 S. Decatur Blvd., Las Vegas, NV 89118. All crime statistics contained in this Report are for Clery Act reportable crimes occurring on ATI's campus, as defined by 34 C.F.R. § 668.46(a), and on public property, including thoroughfares, streets, sidewalks, and parking facilities, within the campus or immediately adjacent to or accessible from the campus. ATI's physical campus includes a building with approximately 77,000 square feet, and the surrounding parking lot designated for campus use, located at 5150 S. Decatur Blvd., Las Vegas, NV 89118. The Report also includes ATI's current policies required pursuant to the current version of 34 C.F.R. § 668.46 and the Jeanne Clery Disclosure of Campus Security Policy and Crime Statistics Act (Clery Act), as amended by the Violence Against Women Reauthorization Act of 2013 (VAWA), Pub. Law 113-4.

ATI annually distributes this Report and/or provides a notification to all enrolled students and current employees that the current version of the Report has been posted to https://atitraining.edu/student-consumer-information/ and that a paper copy of the Report will be provided at no cost upon request. Distribution methods for the Report and/or the notification include classroom/office distribution, U.S. Postal Service delivery, and/or electronic mail or text. The Admissions Department provides written notice to all prospective students prior to enrollment regarding the availability and location of the Report. The Human Resources Department provides all prospective employees with information regarding the availability and location of the Report. All prospective employees may receive a copy of the Report by calling the Campus Director. In addition, a copy of the current Report is available to the public on ATI's website at https://atitraining.edu/student-consumer-information/. The crime statistics contained in this Report, as reported annually to the U.S. Secretary of Education, can also be viewed by searching under ATI's name in the Department of Education's Campus Safety and Security Data located at https://ope.ed.gov/campussafety/#/.

II. POLICIES FOR REPORTING AND RESPONDING TO CRIME AND EMERGENCIES

A. STUDENT, FACULTY AND STAFF REPORTING PROCEDURES

1. Reporting Emergencies

"Emergency" includes any dangerous situation involving immediate threat to the health or safety of students, faculty, staff or guests occurring on or near the campus, including fire. Upon observing or involvement in any type of emergency, students, faculty, staff and guests should immediately **call 911**. If possible, information about the emergency should also be communicated immediately to the Campus Director, Sal Younis, who can be reached at **(702) 658-7900**, **syounis@atitraining.edu**, **5150 S. Decatur Blvd.**, **Las Vegas**, **NV 89118** and/or to other available ATI staff for purposes of expediting ATI's Emergency Response and Evaluation Procedures as set forth in Section II.B.3 of this Report.

2. Reporting Crimes

Crimes that should be reported to the Campus Director or his/her designee by students, faculty and staff include: criminal homicide, murder and non-negligent manslaughter, manslaughter by negligence, rape, fondling, incest, statutory rape, dating violence, domestic violence, stalking, robbery, aggravated assault, burglary, motor vehicle theft, arson, drug and alcohol violations, and illegal weapons possession. Incidents involving sexual harassment or a sexual offense should be reported to the Title IX Coordinator. Where there is any question about whether an incident is a crime, a report should be made to the Campus Director or his/her designee for assistance in determining the nature of the incident. Witnesses or victims of crimes may report crimes on a voluntary, confidential basis for inclusion in ATI's annual crime statistics reporting by contacting the Campus Director.

Upon observing or involvement in any type of crime on campus or on public property, including thoroughfares, streets, sidewalks, and parking facilities, within the campus or immediately adjacent to or accessible from the campus:

- A student should immediately notify the Campus Director or nearest available ATI staff member. All ATI
 faculty and staff are trained to notify the Campus Director or his/her designee immediately of all crimes
 reported to them by students.
- Faculty and staff should immediately notify the Campus Director or his/her designee.

ATI strongly encourages individuals to report all crimes in an accurate and timely manner to local law enforcement agencies or campus authorities. Upon written request, ATI will disclose to the alleged victim of a crime of violence (as that term is defined in section 16 of title 18, United States Code), or a non-forcible sex offense, the report on the results of any disciplinary proceeding conducted by ATI against a student who is accused of such crime or offense. If the alleged victim is deceased as a result of such crime or offense, the next of kin of such victim shall be treated as the alleged victim for purposes of this paragraph.

B. INSTITUTIONAL RESPONSE PROCEDURES

1. Response to Reports of Crime or Emergency

Upon receipt of a report of a crime or emergency, the Campus Director or his/her designee will:

- Immediately assess, based on his/her own judgment or after consultation with other ATI employees as needed, whether the situation warrants contacting 911 and/or following the emergency response and evacuation procedures contained in Section II.B.3 of this Report.
- Immediately assess, based on his/her own judgment and/or after consultation with other ATI employees and/or the local police, whether a "timely warning" to the campus community should be issued pursuant to the Timely Warning Policy in Section II.B.2 of this Report.
- With regard to a reported incident that is or may be sexual harassment or sexual offenses, the Campus Title IX
 Coordinator will also evaluate and respond to the reported sex offense in accordance with ATI's Sexual Harassment
 Policies and Procedures contained in ATI's Title IX policy.
- For all reported crimes, the Campus Director or his/her designee will, within 24 hours of notification of the
 incident, document all then-available and relevant information including the date, time, location, and description of
 the incident for purposes of maintaining an accurate record of events and compiling this annual Report.
 Documentation will be updated as more information becomes available.

2. Timely Warning of Reported Crime

All decisions concerning the issuance of a campus wide "timely warning" will be made on case-by-case basis. In the event that ATI receives notice of a crime reportable pursuant to the Clery Act, either on campus or on public property within the campus or immediately adjacent to or accessible from the campus, that, in the judgment of the Campus Director or his/her designee, constitutes an ongoing or continuing threat to students and employees, a timely warning will be issued as soon as pertinent information is available and/or confirmable. Depending on the particular circumstances of the crime/situation, especially in all situations that could pose an immediate threat to students and employees, ATI will post the timely warning via one or more of the following means of communication: classroom notification, email or text message, the ATI website, social media, and/or verbal or written notice. The specific mean(s) of communication used will be those determined to be the most effective at reaching the campus community quickly given the nature and timing of the warning, as determined by the Campus Director or his/her designee. The warning will withhold as confidential the names and other identifying information of the victims.

Anyone with information warranting a timely warning should report the circumstances to the Campus Director or his/her designee by phone at (702) 658-7900 or in person.

3. Emergency Response and Evacuation Procedures

In the event the building needs to be evacuated or locked down due to any emergency or any other dangerous situation involving an imminent threat to the health and safety of students and employees (an "Emergency"), ATI will initiate its emergency and evacuation procedures. Maps of the evacuation route have been posted in each office, common area and classroom. The Campus Director or his/her designee will, without delay, and taking into account the safety of students, faculty and staff, and guests, determine the content of the notification and initiate the notification system. The notification will not be initiated if, in his/her professional judgment, a notification will compromise efforts to assist victims or to contain, respond to, or otherwise mitigate the emergency.

ATI has developed a process to confirm that there is an Emergency, determine who to notify, determine the content of the notification, and initiate the notification system. The Campus Director or his/her designee will contact local law enforcement, campus personnel, and local news sources to obtain as much information as possible. Upon the confirmation of an Emergency, ATI will issue a warning via one or more of the following means of communication: classroom notification, email or text message, the ATI website, social media, other spoken or written verbal announcement, and/or other appropriate means to immediately inform individuals on campus of the need to evacuate and procedures to follow. As necessary, the Campus Director or his/her designee will contact specific sections of the campus and take steps to inform the larger community of the Emergency. The front desk personnel and Campus Director or his/her designee will notify the local police, fire or other appropriate first responder(s) to assist with the Emergency.

ATI publishes maps of the campus showing the school's emergency evacuation routes in every classroom and at other gathering places for students, faculty, and staff. The school tests its fire sprinklers and alarms on an annual basis.

III. SCHOOL CLOSURES OR DELAYS - NON-EMERGENCY

All decisions to close a campus or delay opening for any reason, including for a weather related reason, will be made by the Campus Director or his/her designee after consultation with other ATI officials as appropriate. ATI will announce the decision and any related information as it deems appropriate given the circumstances, by email, text, the ATI website, social media, classroom notification, other spoken or written verbal announcement, and/or on local radio or TV stations on a timely basis for the day classes and for the evening classes respectively. Closings for day and evening classes will be announced separately. When school closings are excessive, or as determined by applicable law and regulations, make up classes may be required.

IV. POLICY STATEMENT ADDRESSING COUNSELORS AND COUNSELING SERVICES

There are no Pastoral or Professional Counselors on Campus. Crisis, mental health and victim resource hotline numbers are available from the Campus Director. Section IX of this policy addresses ATI's policies with respect to support services and confidentiality for victims of sexual violence.

V. <u>ACCESS POLICY, SECURITY OF CAMPUS FACILITIES, AND SECURITY CONSIDERATIONS USED IN THE MAINTENANCE OF CAMPUS FACILITIES</u>

ATI does not maintain residential facilities and does not have any officially recognized student organizations with noncampus locations. The campus building is open to staff, faculty and/or students during business hours (8 am to 10:45 pm daily, Monday-Friday). During non-business hours access to the campus building is by key fob and a security code only or through admittance by a designated staff member for the purpose of staff use, maintenance or cleaning. Security cameras are posted in main areas and doorways for monitoring purposes. ATI evaluates its security policies regarding campus facilities annually.

VI. CAMPUS LAW ENFORCEMENT AND RELATED POLICIES

ATI does not employ security personnel or campus police and ATI employees have no authority to arrest or detain any individual. ATI does not have a written memorandum of understanding or other agreement with local police agencies. ATI faculty or staff will assist in notifying appropriate law enforcement authorities if a student requests assistance in contacting police. Students, faculty, and staff are encouraged to accurately and promptly report all crimes and public safety related incidents to the Campus Director as set forth in Section II.A of this Report and to notify local police when the victim of a crime elects to do so, or is unable to make such a report.

If you are a victim of or witness to a crime and do not want to pursue action through ATI's procedures or the criminal justice system, the School encourages you to consider reporting the incident to the Campus Director for the limited purpose of permitting ATI to include the incident in its crime statistic reporting without revealing your identity. With such information, ATI can keep an accurate record of the number of similar incidents, determine where there is a pattern of crime with regard to a particular location, method, or assailant, and alert the campus community to potential danger. ATI will make its best efforts, to the extent permitted by law, to maintain the privacy of that information and to comply with the Family Educational Rights and Privacy Act of 1974 (FERPA). Police reports are public records under state law, and ATI cannot hold reports of crime obtained from police records in confidence. Policies with respect to victims of sexual violence are contained in Section IX of this Report.

VII. SECURITY AWARENESS AND CRIME PREVENTION PROGRAMS

During new student and new employee (faculty and staff) orientations, students and employees are informed of ATI's safety and security practices and procedures, given this Report, and are encouraged to be responsible for their own security and the security of others. Such orientations and trainings may include an informational handout, a Power Point presentation and/or review of the policies contained in this Report and in the school catalog.

Campus crime statistics are also disclosed on an annual basis (for the previous three calendar years) within this Annual Security Report. The topics of crime prevention and security awareness as they relate to preventing and responding to sexual harassment/violence (specifically, bystander intervention and risk reduction strategies), are also covered during these orientations and trainings.

VIII. POLICY ON POSSESSION, USE AND SALE OF ALCOHOLIC BEVERAGES AND ILLEGAL DRUGS

All ATI property has been designated "drug free" and the School is committed to full compliance with the Drug-Free Workplace Act and the Drug-Free Schools and Communities Act regulations as contained in 34 C.F.R. Part 86. ATI does not permit the sale, possession or consumption of alcoholic beverages on School property and adheres to and enforces all state underage drinking laws. A complete copy of ATI's six page Drug-Free Workplace Annual Disclosure containing its policy on possession, use and sale of alcoholic beverages and illegal drugs is included in both the School Catalog and on ATI's website at https://atitraining.edu/student-consumer-information/. At least on an annual basis, students, faculty and staff are provided with a copy of that policy. New students, faculty and staff are provided this information during orientation. Annually students are provided this information by means of the current School Catalog, annual distribution with this Report, and material posted on campus. Current faculty and staff are provided this information with a copy of this Report.

The consumption and/or possession of any alcoholic beverage by any person younger than 21 years of age is forbidden as provided by state law. ATI prohibits the use, possession, manufacture, sale or distribution by its students, faculty and staff of any illegal drug. Students, faculty and staff are reminded that unlawful possession, distribution or use of alcohol or illegal drugs may subject individuals to criminal prosecution. ATI may refer violation of prescribed conduct to the appropriate authorities for prosecution in connection with federal and state laws.

IX. POLICY REGARDING SEXUAL HARASSMENT AND SEX OFFENSES

ATI policy prohibits harassment or discrimination based on race, religion, creed, national origin, ethnicity, ancestry, color, sex, military or veteran status, physical or mental disability, mental condition, marital status, age, sexual orientation, gender, gender identity or expression, genetic information or any other basis protected by federal, state or local law. Additionally, in accordance with Title IX of the Education Amendments of 1972, the School prohibits discrimination based on sex, which includes harassment and sexual violence, and the Institution has jurisdiction over Title IX complaints. To the extent that an

employee or contract worker is not satisfied with ATI's handling of a harassment or discrimination complaint, he or she may also contact the appropriate state or federal enforcement agency for legal relief.

ATI is committed to creating and maintaining an educational climate that is free from all forms of sex discrimination, including sexual offenses of all types. Students, faculty and staff should be aware that discrimination and/or other harassment based on sex, gender identity or sexual orientation is unacceptable. ATI prohibits dating violence, domestic violence, sexual assault, and stalking as defined below. To fulfill its educational mission, ATI has designated Alen Babayan, Associate School Director, as its representative to coordinate ATI's compliance with Title IX of the Education Amendments of 1972, as amended and the Clery Act. Students, faculty or staff who feel that they have been the victim of sex harassment, sex discrimination, sexual violence or other sexual offenses should contact the Title IX Coordinator at (702) 658-7900, ababayan@atitraining.edu, 5150 S. Decatur Blvd., Las Vegas, NV 89118, and follow the procedures outlined in this section (IX). For grievances other than those related to Title IX, students should follow the procedure outlined in the Notice of Student Rights in the School Catalog.

Confidentiality

All proceedings and records concerning sexual harassment or sexual offense complaints shall be confidential to the extent permitted or required by law, even if the victim does not specifically request confidentiality. In coordination with ATI's executive management and its legal counsel, a victim's personally identifying information will not be included in any publicly available recordkeeping, including Clery Act reporting and disclosures such as this Annual Security Report. Memoranda describing any formal reprimand or disciplinary action for violating this policy will be placed in a student's permanent academic file and an employee's permanent personnel file. ATI will maintain as confidential any accommodations or protective measures provided to the victim; however, in some cases, ATI may need to disclose some information about a victim to a third party to provide necessary accommodations or protective measures. The determination of the need to disclose such information will be made by the Title IX Coordinator in coordination with ATI's legal counsel and the School's executives. The victim will be notified regarding which information will be shared, with whom it will be shared and why prior to ATI sharing the information.

No student, faculty or staff will be subjected to retaliation, threats, intimidation, coercion or otherwise discriminated against by members of the ATI community as a result of filing a Title IX report or grievance, or by serving as a witness or otherwise assisting in a Title IX grievance procedure. Anyone experiencing retaliation should report the incident to the Title IX Coordinator.

Sexual Harassment and Sexual Offenses

Sexual harassment and other sexual offenses, including sexual assault, domestic violence, dating violence and stalking are prohibited by ATI and will not be tolerated. All members of the ATI community (students, faculty and staff) are encouraged to promptly and accurately report incidents of sexual harassment and sexual violence. This allows ATI to quickly respond to the allegations and offer immediate support to the victim. ATI is committed to protecting the confidentiality of victims, will work closely with individuals who wish to obtain confidential assistance regarding an incident of a sexual offense, and will maintain the privacy of information to the extent permitted or required by law. Allegations will be investigated promptly and thoroughly as provided by this policy, and both the victim and the respondent will be afforded equitable rights during the investigative process. ATI will include information on crimes of sexual violence in its Clery Act Annual Security Report in a manner that protects the identity of the victim.

Any student who feels that he or she is the victim of sexual harassment or a sexual offense has the right to seek redress of the grievance pursuant to the ATI Title IX Policy. Substantiated accusations may result in disciplinary action against the offender, up to and including termination of the employee's employment or the student's enrollment. In addition, complainants who make accusations of sexual harassment or a sexual offense in bad faith may be subject to equivalent disciplinary action.

Key Definitions

a. For Clery Act campus crime reporting purposes, ATI uses the following definitions:

Sexual harassment is defined as unwelcome advances, requests for sexual favors, other verbal or physical sexual conduct, or any other offensive unequal treatment of an employee, student, or group of employees or students that would not occur except for their sex when:

- 1. The advances, requests or conduct have the effect of interfering with performance of duties or studies or creating an intimidating, hostile, or otherwise offensive work or academic environment.
- 2. Submission to such advances, requests or conduct is explicitly or implicitly a term or condition of an

- individual's employment or academic achievement or advancement.
- 3. Submission to or rejection of such advances, requests or conduct is used as a basis for employment or academic decisions.

Sexual Harassment is a violation of Section 703 of Title VII of the Civil Rights Act of 1964 as amended in 1972, (42 U.S.C. S2000e, et. seq.), and Title IX of the Education Amendments of 1972 (20 U.S.C. 1691, et. seq.) and is punishable under both federal and state laws. Forms of sexual harassment include, but are not limited to, sexist remarks or behavior, constant offensive joking, sexual looks or advances, repeated requests for dates, unwelcome touching, and/or the promise of reward for sexual favors. Students, faculty or staff who experience sexual harassment should be encouraged to make it clear to the alleged offender that such behavior is offensive. However, failure to comply with this provision does not prevent the school from conducting an investigation of the allegation.

Sexual violence means physical sexual acts perpetrated against a person's will or where a person is incapable of giving consent. A number of acts fall into the category, including sexual assault or harassment based on sexual orientation, domestic violence, dating violence, and stalking. Alleged sexual violence against another may also constitute a crime resulting in an additional, independent law enforcement investigation falling outside of this Grievance Policy. These acts will not be tolerated at ATI as such acts are inappropriate and create an environment contrary to the goals and mission of ATI. Any such acts will be thoroughly investigated and will subject an individual to appropriate disciplinary sanctions and/or possible action by appropriate law enforcement agencies.

Sexual assault is defined as any sexual act directed against another person, without consent of the victim, including instances where the victim is incapable of giving consent. Sexual assault includes any offense that meets the definition of rape, fondling, incest and statutory rape as used in the Federal Bureau of Investigation's Uniform Crime Reporting¹ program and as set forth in Appendix A to Subpart D of Title 34 of the Code of Federal Regulations, Part 668, which defines each offense as follows:

Rape is the penetration, no matter how slight, of the vagina or anus, with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim. This offense includes the rape of both males and females.

Fondling is the touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental incapacity.

Incest is sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.

Statutory Rape is sexual intercourse with a person who is under the statutory age of consent.

Nevada law specifically defines "Sexual Assault" at Nev. Rev. Stat. Section 200.366. It states that a person is guilty of sexual assault if he or she (1) subjects another person to sexual penetration, or forces another person to make a sexual penetration on himself or herself or another, or on a beast, against the will of the victim or under conditions in which the perpetrator knows or should know that the victim is mentally or physically incapable of resisting or understanding the nature of his or her conduct or (2) commits a sexual penetration upon a child under the age of 14 years or causes a child under the age of 14 years to make a sexual penetration on himself or herself or another, or on a beast."

Domestic violence means a felony or misdemeanor crime of violence committed by a current or former spouse or intimate partner of the victim, a person with whom the victim shares a child in common, a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner, a person similarly situated to a spouse of the victim under domestic or family violence laws of the jurisdiction in which the crime of violence occurred, or any other person against an adult or youth victim who is protected from that person's act under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred.

Domestic Violence is defined in Nev. Rev. Stat. Section 33.018 and applies to current and former spouses, persons related by blood or marriage, persons who currently or formerly resided together, persons who are or were in a dating relationship, people who have a child in common, the minor child of any of these people, or a person appointed legal guardian for the minor child of any of these persons. Domestic violence occurs when one of the following offenses is committed between any of these persons: (1) Battery, (2) assault, (3) compelling the victim through force or threat to perform an act that the victim has a right to refuse performing, or compelling the victim through force or threat to refrain from performing an act that the victim has a right to perform, (4) sexual assault, (5) engaging in knowing, purposeful, or

¹ The FBI's UCR definitions are used to describe all crimes reported in the Clery Act Crime Statistics section of this Report.

reckless conduct designed to harass the victim, including but not limited to stalking, arson, trespass, larceny, destruction of private property, carrying a concealed weapon without a permit, or injuring or killing an animal, burglary, or an invasion of the home, (6) false imprisonment, or (7) pandering.

Dating violence means violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim and where the existence of such a relationship shall be determined based on the reporting party's statement and with consideration of the following factors: the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship. Dating violence includes, but is not limited to, sexual or physical abuse or threat of such abuse, and dating violence does not include acts covered under the definition of domestic violence.

There is no Nevada law definition of "dating violence." Nev. Rev. Stat. Section 33.018 treats violence between persons in a dating relationship as "domestic violence." See the Nevada definition for Domestic Violence above.

Stalking means "engaging in a course of conduct (two or more acts including but not limited to acts in which the stalker directly, indirectly, or through third parties, or by any action, method, device or means, follows, monitors, observes, surveils, threatens or communicates to or about a person or interferes with his or her property) that is directed at a specific person and would cause a reasonable person to fear for his or her safety or the safety of others or suffer substantial emotional distress." Reasonable persons means a reasonable person under similar circumstances and with similar identities to the victim. Substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.

Stalking is defined in Nev. Rev. Stat. Section 200.575 as a person who, without lawful authority, willfully or maliciously engages in a course of conduct that would cause a reasonable person to feel terrorized, frightened, intimidated, harassed or fearful for his or her immediate safety or the immediate safety of a family or household member, and that actually causes the victim to feel terrorized, frightened, intimidated, harassed or fearful for his or her immediate safety or the immediate safety of a family or household member, commits the crime of stalking.

Consent means voluntary agreement to engage in sexual activity by verbal agreement or active and willing participation in sexual activity. Someone who is incapacitated or under the age of consent under state law cannot consent. Past consent does not imply future consent. Silence or an absence of resistance does not imply consent. Consent to engage in sexual activity with one person does not imply consent to engage in sexual activity with another. Consent may be withdrawn at any time. Coercion, force, or threat of either invalidates consent.

Under Nevada's definition of Sexual Assault in Nev. Rev. Stat. Section 200.366 a lack of consent exists where the act is taken against the will of the victim or under conditions in which the perpetrator knows or should know that the victim is mentally or physically incapable of resisting or understanding the nature of his or her conduct.

b. For the purposes of ATI's Title IX Policies and Procedures, including the formal investigatory and disciplinary procedures outlined below, the following definitions will be used:

Sexual Harassment means conduct on the basis of sex that satisfies one or more of the following:

- 1. An employee of the School conditioning the provision of an aid, benefit, or service of the School on an individual's participation in unwelcome sexual conduct;
- Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively
 offensive that it effectively denies a person equal access to the School's education programs or
 activities: or
- 3. As defined below, sexual assault, domestic violence, dating violence, or stalking.

Sexual Assault means any nonconsensual sexual act proscribed by Federal, tribal, or State law, including when the victim lacks capacity to consent.

Dating Violence means violence committed by a person—

- 1. Who is or has been in a social relationship of a romantic or intimate nature with the victim; and
- 2. Where the existence of such a relationship shall be determined based on a consideration of the following factors:
 - i. The length of the relationship.
 - ii. The type of relationship.

iii. The frequency of interaction between the persons involved in the relationship.

Domestic Violence includes felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies, or by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction.

Stalking means engaging in a course of conduct directed at a specific person that would cause a reasonable person to—

- 1. Fear for his or her safety or the safety of others; or
- 2. Suffer substantial emotional distress.

Complainant means an individual who is alleged to be the victim of conduct that could constitute sexual harassment, as defined above.

Respondent means an individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment, as defined above.

Formal Complaint means a document filed by a Complainant or signed by the Title IX Coordinator alleging sexual harassment against a Respondent and requesting that the recipient investigate the allegation of sexual harassment.

Supportive Measures means non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the Complainant or the Respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed to restore or preserve equal access to the recipient's education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the recipient's educational environment, or deter sexual harassment. Supportive measures may include counseling, extensions of deadlines or other course-related adjustments, modifications of work or class schedules, mutual restrictions on contact between the parties, changes in work locations, leaves of absence, increased security and monitoring of certain areas of the campus, and other similar measures. Supportive measures are available to the Complainant and Respondent regardless of whether the Complainant files a formal complaint.

Business Days means Monday through Friday, except for federal or state holidays and any day in which the School is closed due to inclement weather, emergency, or scheduled breaks in the School's academic calendar.

A. If You Are the Witness or Victim of a Sexual Offense

Upon observing or involvement in any type of sexual offense on campus or on public property, including thoroughfares, streets, sidewalks, and parking facilities, within the campus or immediately adjacent to or accessible from the campus, ATI encourages students, faculty and staff to promptly report the incident to the local police and/or ATI's Title IX Coordinator at (702) 658-7900, ababayan@atitraining.edu, 5150 S. Decatur Blvd., Las Vegas, NV 89118. A report may be made to either or both the police and the Title IX Coordinator. The Title IX Coordinator is responsible for ATI's compliance with Title IX of the Education Amendments of 1972. In this role, the Title IX Coordinator administers the review, investigation and resolution procedures for reports of sexual offenses. Where there is any question about whether an incident is a sex offense, a report should be made to the Title IX Coordinator for assistance in determining the nature of the incident.

Victims of a Sexual Offense: If you are a victim of a sexual offense, your first priority should be to get to a place of safety. You should then obtain any necessary medical treatment. Information about the alleged offense should be provided to the Title IX Coordinator as soon as possible. Victims of sexual violence may also wish to seek support services from organizations trained in providing counseling and support services to victims. ATI refers victims of sexual offenses to a number of organizations, including The Rape Crisis Center at (702) 366.1640 and www.rcclv.org, and Rape, Abuse & Incest National Network's (RAINN) National Sexual Assault Hotline at 800.656.HOPE (4673).

It is important to preserve evidence that may assist in proving that the alleged criminal offense occurred or may be helpful in obtaining a protection order. Time is a critical factor for evidence collection and preservation. You don't have to decide if you want to file charges right away, but preserving the evidence helps if you decide to file charges against the perpetrator at a later date. If at all possible:

- Document the details of the incident, such as dates, times, locations, and witnesses.
- Save clothing worn during the offense in separate paper bags.

- Save digital evidence such as harassing or threatening emails, voicemails, text messages, social media posts, etc.
- Take pictures of any injuries or damages and have any injuries looked at and documented by your doctor.

Victims of a sexual offense are also encouraged to preserve DNA evidence by obtaining a forensic examination from a medical professional. Victims are not required to file a police report in order to receive a sexual assault forensic exam. These exams are always free and do not require the use of medical insurance. In order to ensure the greatest chance of collecting DNA evidence, a forensic examination should be done as soon as possible after an assault.

ATI strongly advocates that a victim of a sexual offense report the incident to police in a timely manner. If requested to do so by the victim, ATI will assist the victim in contacting the police. However, the victim is not required to contact the police, and may pursue the Grievance Procedure contained in this policy or request ATI to conduct an independent investigation under this section regardless of whether the police are contacted.

ATI does not issue orders of protection. However orders of protection and restraining orders are issued by criminal, civil or tribunal courts in ATI's local area upon the application of a complainant and upon a showing of appropriate cause against the respondent. ATI will assist in referring a complainant to the appropriate court or other government office. Further, ATI will strictly comply with and enforce the terms of a protective/restraining order when it becomes aware of such order using such means as requiring the respondent to stay away from the School pending any court hearing, transferring the respondent to other classes or transferring the respondent to different class attendance times.

B. Role of the Title IX Coordinator:

The Title IX Coordinator and has primary responsibility for receiving, evaluating and overseeing the investigation and resolution of reports of sexual harassment and sexual offenses and for assisting in the maintenance of accurate Clery Act crime statistics. Students, faculty and staff who believe they are the victim of sexual harassment or a sexual offense, or have witnessed an act of sexual harassment or a sexual offense should report the incident to the Title IX Coordinator. Upon receipt of the report, the Title IX Coordinator will provide a written explanation of the victim's rights and options, and the procedures victims should follow if a crime of dating violence, domestic violence, sexual assault, or stalking has occurred. The Title IX Coordinator also has the following responsibilities:

- 1. Provide the complainant with a copy ATI's Title IX policies and procedures, and written information about local victim support resources (off-campus) for victims including existing counseling, health, mental health, victim advocacy, legal assistance, visa and immigration assistance, student financial aid and other services available to victims.
- Maintain the confidentiality of the personally identifying information ("PII") of the victim or other necessary parties by ensuring PII is not included in the Annual Security Report and related disclosures.
- 3. Provide written notification of options to facilitate changes to academic, externship, and/or transportation situations, if requested, while an informal or formal investigation is pending, including the option to issue a no-contact order. ATI is obligated under federal law to give reasonable accommodations to a victim. Upon the victim's request to the Title IX Coordinator, ATI will facilitate reasonable accommodations, which may include changes to classes, attendance times, parking arrangements, and/or externship location where applicable, as well as extensions of time or other course related adjustments. The respondent may also request reasonable interim accommodations. ATI does not rely on one fixed set of rules regarding interim accommodations. Any specific measures taken will be individualized and determined based the Title IX Coordinator's assessment of the specific situation, the severity and pervasiveness of the allegations, and his/her best judgment of which available measures will reasonably accommodate the requestor's needs and specific requests, while making every effort to avoid depriving any student of his or her education. The Title IX Coordinator may choose to alter the interim measures taken or offer different reasonable accommodations at any point as their understanding of the situation and the needs of the parties involved evolve throughout the investigation. ATI will seek to maintain the confidentiality of the identity of the victim and any accommodations or protective measures provided to the victim, to the extent that maintaining such confidentiality would not impair the ability of ATI to provide the accommodations or protective measures. These steps will be taken by ATI regardless of whether the victim chooses to file a formal complaint.
- 4. Inform the complainant of their right to file a separate criminal complaint for allegations relating to a sexual offense. ATI will comply with a victim's request for assistance in notifying authorities.

5. Unless the allegations of sexual harassment or sexual offense involve conduct by an ATI employee towards a student, undertake, with permission of or at the request of the complainant, to resolve the conflict informally by informing the individual alleged to have caused the grievance in writing that the complaint has been filed; seek to find out the facts; and, if both parties and ATI desire it, arrange a meeting to try to resolve the differences. All individuals who are involved in an investigation as the respondent, complainant or witness have a duty to keep all information confidential to the extent permitted by law. Persons who violate the confidentiality rights of other individuals may be subject to disciplinary action.

In the event that an attempt at informal resolution of the problem is unsuccessful, or if the complainant, respondent, or ATI deems that informal resolution is undesirable or not permitted by law, the Title IX Coordinator will stop the informal resolution process and assist the complainant in filing of a formal complaint or self-initiate a formal investigation.

C. Formal Investigatory and Disciplinary Procedures for Students and Employees

All reports of sexual harassment or sexual offenses received by the Title IX Coordinator must be resolved through its Title IX policies and procedures. ATI is committed to providing a fair, prompt and impartial proceeding from investigation initiation to final result that is conducted by officials who do not have a conflict of interest or bias for or against the complainant or the respondent. If a victim discloses an incident but wishes to maintain confidentiality or request that no formal investigation be conducted or disciplinary action taken, ATI must weigh that request against its obligation to maintain a safe campus environment. When ATI honors the complainant's request for confidentiality, the complainant must understand that ATI's ability to meaningfully investigate the incident and pursue disciplinary action against the respondent may be limited. In the case of sexual violence, ATI may be required to formally investigate and, if appropriate, pursue disciplinary action under this policy. If ATI determines it cannot maintain the victim's confidentiality, it will so inform the victim prior to initiating the investigation and will, to the extent possible, share as limited information as possible in an effort to protect the victim's identity. ATI may not require a victim to participate in a formal investigation or hearing that it has initiated.

Any student, faculty or staff, or group of same, alleging that an act of sexual harassment or a sexual offense has taken place has the right to seek redress of the grievance by means of the ATI Title IX policies and procedures. In order to ensure availability of witnesses and fresh memories of the alleged discriminatory event, all reports should be made as promptly as possible after the alleged discriminatory conduct. Informal resolution of the conflict is always an option if all parties involved voluntarily agree to participate. However, an attempt at informal resolution is never a prerequisite to filing a formal complaint. Even if the parties agree to informally resolve a complaint, ATI may nonetheless determine that informal resolution is not appropriate and initiate the formal investigation and grievance procedures discussed below.

ATI's Title IX Policy details the process for reporting incidents of sexual harassment and sexual offenses and also the procedures ATI will follow in its formal grievance process. Those procedures are described below. The full version of ATI's Title IX Policy can be found on the school's website at https://atitraining.edu/about/title-ix-information/.

a. **REPORTING AN ALLEGATION**

Title IX Coordinator - Any individual – student, employee or third party - may make a report concerning sexual harassment or sex discrimination whether or not they are the victim of that behavior. Complainants and third parties are encouraged to report sexual harassment as soon as possible to allow the School to respond promptly and effectively. Reports must be directed to the Title IX Coordinator. In cases where the allegation is against the Title IX Coordinator, the report may be made to the Chief Executive Officer. Only the campus Title IX Coordinator or Chief Executive Officer has authority to issue corrective measures for an incident of sexual harassment or sex discrimination. Students and employees should not expect any action taken with respect to a complaint or report directed to any other employee or faculty of the School other than a Title IX Coordinator or Campus Director. The Title IX Coordinator at the School is the Associate School Director, and can be contacted at:

Alen Babayan, Associate School Director 5150 S. Decatur Blvd.
Las Vegas, NV 89118 (702) 658-7900
ababayan@atitraining.edu or TitlelXCoordinator@atitraining.edu

The School has designated the Title IX Coordinator to oversee the intake of complaints of sexual harassment at the School. An individual who has experienced sexual misconduct has the right to choose whether or not to report the incident to the Title IX Coordinator for investigation. The Title IX Coordinator is trained to assist individuals who report sexual

misconduct and can provide information about resources and services available to students and employees, both on and off campus, including the availability of supportive measures.

Confidentiality - The Title IX Coordinator is not a confidential source of support. While he or she will address your complaint with sensitivity and will keep your information as private as possible, confidentiality cannot be guaranteed. The Title IX Coordinator will treat as confidential all information related to the provision of supportive measures, to the extent that such confidentiality does not interfere with the ability of the School to provide the supportive measures.

Report vs. Formal Compliant - Making a <u>report</u> is different from filing a <u>formal complaint</u>. A report is defined as notification of an incident of sexual misconduct to the Title IX Coordinator. A report may be accompanied by a request for (1) supportive or interim measures; (2) no further action; (3) the initiation of the formal complaint process; and/or (4) a request to initiate an informal resolution process. Informal resolution can only occur after a formal complaint is filed. Filing a formal complaint initiates the School's formal Title IX grievance process.

Criminal Complaint/Civil Actions - A person who has experienced sexual harassment, as defined in Section II, above, or a person who witnesses sexual harassment, has the right to simultaneously file a complaint with the School and to pursue a criminal complaint with law enforcement in the event that the individual believes in good faith that the alleged conduct of the Respondent constitutes a criminal violation of law. Victims and witnesses of sexual harassment have the right to be assisted by the School in notifying law enforcement authorities of sexual harassment or they can decline to notify such authorities. The School may, however, have a statutory reporting obligation when it becomes aware of certain factual allegations. Parties may also have options to file civil actions in court or with administrative agencies.

How to Make a Report - If a student, employee or third party wishes to report an allegation of sexual harassment, he or she should submit any relevant information to the Title IX Coordinator in person, via email, via regular mail or by phone.

The Title IX Coordinator will take the Complainant's wishes into account when determining whether to file a formal complaint. However, if the Title IX Coordinator determines that pursuing an investigation into the allegations is necessary for the safety of the community or other reasons, he or she may sign the formal complaint to initiate the grievance process notwithstanding the Complainant's decision not to pursue a formal complaint.

b. HOW TO FILE A FORMAL COMPLIANT:

To file a formal complaint, the Complainant must submit, in writing, allegations of sexual harassment against a Respondent and must request that the School investigate the allegation of sexual harassment. Only the Complainant or Title IX Coordinator may file a formal complaint. Any person wishing to make formal complaint must submit it to the Title IX Coordinator in person, via email, via regular mail or by phone to the attention of:

Alen Babayan, Associate School Director 5150 S. Decatur Blvd.
Las Vegas, NV 89118 (702) 658-7900 ababayan@atitraining.edu or TitleIXCoordinator@atitraining.edu

c. SCHOOL'S RESPONSE TO ACTUAL KNOWLEDGE OF SEXUAL HARRASSMENT

Supportive Measures - Upon receiving a report, a formal complaint or notice of allegations of sexual harassment in an educational program or activity, the Title IX Coordinator will promptly respond to the Complainant/Alleged Victim to discuss the availability of supportive measures, consider the his/her wishes with respect to the supportive measures and explain the process for filing a formal complaint.

The School will maintain as confidential any supportive measures provided to the Complainant or Respondent, to the extent that maintaining such confidentiality would not impair the ability of the School to provide the supportive measures. The Title IX Coordinator is responsible for coordinating the effective implementation of supportive measures

Preliminary Inquiry/Actions -The Title IX Coordinator, in consultation with others as necessary, will conduct an initial assessment of the alleged conduct, the reporting party's desired course of action, and interim measures to protect the safety of the Complainant or the community. The goal is to prevent any hostile educational or workplace environment from developing at the School. If a report made to the Title IX Coordinator involves a serious or immediate threat to the campus community, the School will issue a timely notification to the community to protect the health or safety of the community. The timely notification will not include any identifying information about the Complainant.

If a Complainant chooses to pursue a formal complaint, the School must follow the grievance process outlined below, <u>unless</u> the Title IX Coordinator determines, after this preliminary inquiry, that the alleged conduct, even if proven, would not rise to the level of conduct prohibited by this policy for one of three reasons:

- 1. The alleged conduct did not occur in scope of the School's education program or activity, or
- 2. The alleged conduct does not meet this policy's definition of sexual harassment, or
- 3. The alleged conduct did not occur to a person located in the United States

Scope of Education Programs or Activities - For the purposes of the Title IX Coordinator's determination under Section VI of this policy statement, the scope of the School's education program or activity includes locations, events, or circumstances over which the School has exercised substantial control over both the Respondent and the context in which the sexual harassment occurs, and shall also include any building owned or controlled by a student organization that is officially recognized by the School.

Dismissal of Formal Compliant - If the Title IX Coordinator determines that the alleged conduct, even if proven, would not rise to the level of conduct prohibited by this policy, the formal complaint will be dismissed, and the Complainant will be provided written notification of that decision, which will include the reasons for the dismissal. A determination that the alleged conduct does not warrant initiating the grievance process does not preclude the School from taking action to address any prohibited conduct/actions under another provision of its Code of Conduct.

If the Complainant or Respondent is an employee of the School or one of its affiliates, the Title IX Coordinator will notify the Director of the Human Resources department who is responsible for overseeing the School's compliance with Title VII of the Civil Rights Act of 1964.

d. REMOVAL OF A RESPONDENT FROM EDUCATION PROGRAM OR ACTIVITY -INTERIM ACTION

The Title IX Coordinator may remove a Respondent from his or her educational program or activity if the Title IX Coordinator determines that an immediate threat to the physical health or safety of any student or other individual arising from allegations of sexual harassment justifies removal.

If the Title IX Coordinator determines that allegations of sexual harassment justify removal, he or she will provide the Respondent with notice of the removal to the Respondent's School-provided email address and the Respondent must immediately cease participation in campus activities and may not return to the campus at any time pending the resolution of the complaint. Within three (3) Business Days after the Title IX Coordinator sends the notice, Respondent may challenge the removal decision provide a written explanation of why the sexual harassment allegations do not justify removal. The Title IX Coordinator will notify the Respondent within three (3) Business Days whether the challenge is successful and whether any alternative interim measures are warranted. A Respondent who has been removed from his/her programs or activities as an interim measure may not attend any activity or program of the School while his/ her challenge to removal is pending.

The Title IX Coordinator may also place a non-student employee Respondent on administrative leave during the pendency of a grievance process.

e. INFORMAL RESOLUTION

After a formal complaint is filed and as an alternative to completing the School's formal Title IX grievance process, the Complainant and Respondent may agree to resolve a formal complaint through an informal resolution process, such as mediation, that does not involve a full investigation and adjudication. Informal resolution is not available to resolve allegations that any employee of the School sexually harassed a student.

Participation in an informal resolution process is entirely voluntary, and requires written consent from all parties, including the School. The School will not require a Complainant or Respondent to participate in informal resolution. However, once the parties and the School agree to informal resolution, the School will suspend its obligation to pursue the grievance process except to the extent necessary to facilitate the informal resolution process as agreed to by the parties and the School.

At any time prior to the parties reaching an agreement on the resolution of the allegations, any party may withdraw from the informal resolution process and initiate or resume the grievance process. If the parties and the School agree to an informal resolution process, the Title IX Coordinator will provide the parties with a written notice disclosing (1) the allegations; (2) the requirements and procedures of the informal resolution process; (3) the circumstances under which

the parties will be precluded from resuming a formal complaint arising from the same allegations; (4) notice that at any time prior to the parties' agreeable resolution of the allegations, any party has the right to withdraw from the informal resolution process and initiate or resume the grievance process; and (5) the records that will be maintained or could be shared during and after the informal resolution process.

In the event that the parties reach a mutually agreeable resolution of the complaint through the informal resolution process, the Title IX Coordinator will close and dismiss the Complaint.

f. **RETALIATION**

The School or any other person is prohibited from intimidating, threatening, coercing, discriminating, or retaliating in any way against any individual for the purpose of interfering with any right or privilege secured by Title IX or the Regulations of the Department of Education (34 C.F.R. § 106, et. seq.), or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any aspect of the grievance process.

Complaints alleging retaliation may be submitted to the Title IX Coordinator in the same manner as a report of sexual harassment. Or, if the allegations of retaliation are against the Title IX Coordinator, the complaint should be directed to Peter Mikhail, the School's Chief Executive Officer, at:

Peter Mikhail, Chief Executive Officer 5150 S. Decatur Blvd. Las Vegas, NV 89118 (702) 658-7900 pmikhail@mikhailed.com

g. **CONFIDENTIALITY**

The School understands that those involved in the sexual harassment reporting and grievance process, including the parties, witnesses, and individuals who have made reports or complaints of sex harassment, have privacy rights, including rights governed under the Family Education Rights and Privacy Act. The School will not disclose information relating to the reporting of sexual harassment and the grievance process unless it is pursuant to a lawful purpose, such as:

- 1. Where information is necessary to give fair notice of the allegations and to conduct the investigation, hearing, and appeal;
- 2. Where other School officials have a need to know of the information in performing the School's business;
- 3. Where the School determines the information should be shared with law enforcement;
- 4. Where sharing information will reduce the risk of an immediate threat to the health and safety of others;
- 5. Where sharing information is necessary for the School to comply with requests from government agencies and accreditors who review the School's compliance with federal law, state law, and accreditation requirements:
- 6. As necessary to respond to a lawfully issued subpoena or legal request for information;
- 7. Where disclosure of the information is otherwise permitted by the Family Educational Rights and Privacy Act ("FERPA"), 20 U.S.C. 1232g, or FERPA regulations, 34 CFR part 99.

h. **CONFLICTS OF INTEREST**

No investigator or hearing decision-maker will make findings or determinations in a case in which they have a conflict of interest or bias that would prevent that individual from being able to discharge their duties with impartiality. A party wishing to raise the issue of a potential conflict of interest or bias must notify the Title IX Coordinator of the bias or conflict of interest within two (2) Business Days of being advised of the identity of the investigator or decision-maker. The Title IX Coordinator will determine whether a conflict of interest exists. If a party believes that the Title IX Coordinator has a bias or conflict of interest, the party must notify Peter Mikhail, the School's Chief Executive Officer, who will determine whether a conflict of interest or bias exists. Mr. Mikhail can be contacted at:

Peter Mikhail, Chief Executive Officer 5150 S. Decatur Blvd.
Las Vegas, NV 89118 (702) 658-7900 pmikhail@mikhailed.com

i. **GRIEVANCE PROCESS**

Once the Title IX Coordinator determines that allegations in a formal complaint could, if proven, constitute sexual harassment, the School will initiate its Title IX grievance process. The Title IX grievance process is designed to fairly investigate allegations of sexual harassment, determine responsibility for any alleged violations, and provide remedies designed to restore or preserve equal access to the School's education programs and activities. The School's Title IX grievance process will:

- 1. Treat Complainants and Respondents equitably;
- 2. Require an objective evaluation of all relevant evidence—including both inculpatory and exculpatory evidence—and provide that credibility determinations may not be based on a person's status as a Complainant, Respondent, or witness:
- 3. Presume that the Respondent is not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the grievance process.

Timeline for Resolution -The School will resolve all cases in a prompt and timely manner, however, the timeline will vary based on the circumstances of the case, including scheduled and unscheduled breaks in the academic calendar, availability of the parties and witnesses, scope of the investigation, need for interim actions, and unforeseen or exigent circumstances. The parties will be periodically updated on the status of their case.

Stated timing requirements in this policy will be strictly enforced. Requests for extension are disfavored and will not be granted absent a showing of extraordinary circumstances. However, if a party believes circumstances require an extension of deadlines, he or she must notify the Title IX Coordinator before the passing of the deadline, in writing, explaining why the deadline must be extended. The Title IX Coordinator will decide whether the deadline should be extended. If a deadline is extended, it will be extended for all parties.

Responsibility to Check Email -Throughout the Title IX grievance process, the School will send important notices and information to the parties' School-provided email accounts. It is each party's responsibility to frequently check his or her School-provided email account. Important deadlines are based on when the School sends certain notices and/or information to a party's email account, and a party's failure to check his or her email is not a valid excuse for a missed deadline.

If a party is unable to access his or her School-provided email account, he or she must immediately notify the Title IX Coordinator to arrange for an alternate method of receiving notices and information. Unless and until the Title IX Coordinator receives such notice, a party will be deemed to have received all emails and attachments on the day they were sent.

Standard of Proof -The School uses the preponderance of the evidence standard in investigations of complaints of sexual harassment. This means that the investigation and hearing determine whether it is more likely than not that a violation of the policy occurred.

Role of Advisors -All parties may have an advisor of their choice to accompany them through the grievance process. A party's advisor may be, but is not required to be, an attorney. A party may have his or her advisor present at any meeting, interview, or other appearance the party is entitled to attend.

Advisors are expected refrain from interfering in the investigation and resolution of a formal complaint and are required to act ethically, with integrity, and in good faith throughout the grievance process. If the Title IX Coordinator, an investigator, hearing decision-maker, or other campus official determines that an advisor is acting in a manner intended to improperly disrupt or interfere with the grievance process, the advisor will receive a warning. Any subsequent attempt to disrupt or interfere with the grievance process will result in the advisor's immediate removal from the proceedings, and he or she will be barred from further participation in the Title IX grievance process. Unless the Title IX Coordinator, investigator, decision-maker, or other campus official determines that an advisor's misconduct is part of a party's deliberate attempt to disrupt or delay the grievance process, the proceedings will be suspended to allow a party to replace his or her advisor.

Each party must have an advisor present at the hearing. As discussed in the Hearing Procedures, below, only advisors may ask a party or witness questions at a hearing. In advance of the hearing, a party may request that the School provide him or her with an advisor of the School's choosing. Absent a showing of bias or a conflict of interest, a party has no right to object to an advisor provided by the School.

Consolidation of Formal Complaints - The School may consolidate formal complaints against more than one Respondent, or by more than one Complainant against one or more Respondents, or by one party against the other party, where the allegations of sexual harassment arise out of the same facts or circumstances. Where the grievance process involves more than one Complainant or more than one Respondent, references in this policy to "party," "Complainant," or Respondent" include the plural, as applicable.

Notice of Formal Complaint -Once a Title IX Coordinator determines that a formal complaint alleges a potential violation of this policy, the parties will receive notice that a formal complaint has been filed and that the School has initiated its grievance process. The notice will include:

- 1. The identities of the parties involved in the incident, if known;
- 2. The conduct allegedly constituting sexual harassment, as defined in this policy, if known;
- 3. The date and location of the incident, if known;
- 4. A statement that the Respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the grievance process;
- 5. An explanation of the parties' right to have an advisor present throughout the grievance process; and
- 6. An explanation of the School's prohibition against knowingly making false statements or knowingly submitting false information during the grievance process.

Investigation -After notifying the parties of the formal complaint and the initiation of the grievance process, the School will appoint one or more trained investigators to interview the parties and gather evidence as necessary. Investigators will have received training on the following:

- 1. The definition of sexual harassment, as defined in this policy;
- 2. The scope of the School's education programs and activities;
- 3. How to conduct an investigation pursuant to this policy;
- 4. How to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias;
- 5. Issues of relevance to create an investigative report that fairly summarizes the relevant evidence.

During the investigation, the parties will have an equal opportunity to present witnesses, including expert witnesses, and other inculpatory and exculpatory evidence.

When a party's participation in the investigation is invited or expected, the School or the investigator will provide written notice of the date, time, location, participants, and purpose of all investigative interviews or other meetings. The written notice will be given at least three (3) Business Days in advance of the party's expected participation. Pursuant to the limits on the role of advisors, discussed above, each party will be entitled to have an advisor of his or her choosing present at any meeting or interview to which the party is invited or expected to attend.

Neither the investigator nor the School may access, consider, disclose, or otherwise use a party's records that are made or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in the professional's or paraprofessional's capacity, or assisting in that capacity, and which are made and maintained in connection with the provision of treatment to that party, unless the School or the investigator obtains that party's voluntary, written consent to do so. If the party is under 18 years old, written consent must be given by the party's parent or quardian.

The School or the investigator may modify the list of allegations based on additional information learned during investigation. In that event, the parties will receive prior notice of the new allegations prior to any investigation of the new allegations.

Prior to the conclusion of the investigation, the School will provide the parties and their advisors the opportunity to inspect and review any evidence obtained during the investigation that is directly related to the allegations in the formal complaint. The parties will then have ten (10) Business Days to submit a written response to the Title IX Coordinator, which the investigator will consider prior to completing his or her investigative report.

At the conclusion of the investigation, the investigator will prepare an investigative report that fairly summarizes relevant evidence. The report will be simultaneously provided to all parties and their advisors at least ten (10) Business Days prior to the hearing, if a hearing is required. The parties may submit a written response to the investigative report for consideration by the hearing decision-maker. However, a response to the investigative report must be received by the Title IX Coordinator no later than five (5) Business Days before the hearing. Reponses received after that deadline will not be considered by the hearing decision-maker. The Title IX Coordinator will simultaneously provide all submitted written responses to the parties at least three (3) Business Days before the hearing.

Dismissal of a Formal Complaint - If at any time during the investigation, the School determines that any conduct alleged in the formal complaint (1) would not constitute sexual harassment, as defined in this policy, even if proved, (2) did not occur in a program or activity of the School, or (3) did not occur against a person in the United States, the School must dismiss the formal complaint with regard to that conduct. If other conduct is alleged in the formal complaint, the grievance process will continue with regard to those allegations only.

The School may also dismiss the formal complaint, or any allegations in the formal complaint, if at any time during the investigation or hearing (1) the Complainant notifies the Title IX Coordinator in writing that the Complainant would like to withdraw the formal complaint or any allegations in the formal complaint; (2) the Respondent is no longer enrolled at, or employed by, the School; or (3) specific circumstances prevent the School or the investigator from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

If the School dismisses a formal complaint, or any allegations in a formal complaint, it will promptly send written notice of the dismissal and the reasons for the dismissal simultaneously to the parties.

Live Hearing - Decision-Maker:

Following the conclusion of the investigation and the parties' opportunity to review the investigative report, the School's grievance process provides for a live hearing. The hearing will be conducted by a decision-maker, who will have received training on the following:

- 1. The definition of sexual harassment, as defined in this policy;
- 2. The scope of the School's education programs and activities;
- 3. How to conduct live hearings pursuant to this policy;
- 4. How to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias;
- 5. Issues of relevance of questions and evidence, including when questions and evidence about the Complainant's sexual predisposition or prior sexual behavior are not relevant; and
- 6. Any technology to be used at the live hearing.

The School will be responsible for appointing the decision-maker for the hearing, who may or may not be an employee of the School. The decision-maker will be free of any conflicts of interest, pursuant to the conflict of interest requirements of this policy. The identity of the decision-maker will be provided to the parties at least ten (10) Business Days prior to the hearing. If any party believes that the decision-maker is subject to bias or a conflict of interest, he or she must submit a written objection to the Title IX Coordinator within two (2) Business Days of notification of the identity of the decision-maker, stating the basis for the objection. If the Title IX Coordinator determines that the decision-maker is subject to bias or a conflict of interest that justifies removal of the decision-maker, the Title IX Coordinator will name a new decision-maker. In that event, the hearing may be rescheduled to allow for a reasonable time to ensure proper training and an opportunity for the parties to object to the new decision-maker on the grounds of bias or conflict of interest, pursuant to the requirements above.

Live Hearing - Time and Location:

The hearing will be conducted at a location within the county where the School is located. The Title IX Coordinator will notify the parties of the time and location of the hearing at least ten (10) Business Days prior to the hearing. Parties and their advisors are expected to adjust their schedules to attend the hearing. Hearings will not be rescheduled absent emergencies or extraordinary circumstances.

Within two (2) Business Days of the hearing, either party may request that the hearing be conducted with parties located in separate rooms with technology enabling the decision-maker and parties to simultaneously see and hear the party or the witness answering questions.

The School may also, at its discretion, allow any or all parties, witnesses, or other participants appear at the hearing virtually, with technology enabling participants simultaneously to see and hear each other.

Live Hearing - Hearing Procedure:

Advisor - Each party must have his or her own advisor present at the hearing. The role of the advisor is to ask relevant questions of the other party and other witnesses as described below. Advisors may counsel the party they represent during the hearing, however, advisors may not make opening or closing statements on behalf their represented party or raise or make objections on the record. Failure to comply with these requirements may be deemed by the hearing officer

as interference with the orderly conduct of the hearing and may subject the advisor to removal. If a party does not have an advisor present at the hearing, the School will provide an advisor of the School's choosing at no cost to the party.

Cross Examination - Each party will have the opportunity to have his or her advisor cross-examine the other party and any witnesses by asking relevant questions and follow-up questions, including those challenging credibility. Only the parties' advisors may ask questions of testifying witnesses, and the questioning must be conducted orally, and in real time. The decision-maker will preside over the hearing, and he or she will determine the order of witnesses.

Relevancy of Questions/Evidence -Before a party or witness answers a question, the decision-maker must first determine whether the question is relevant and explain any decision to exclude a question as not relevant. Advisors may not present arguments in favor or against the exclusion of any proposed question. Questions and evidence about the Complainant's sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence are offered to prove that someone other than the Respondent committed the conduct alleged by the Complainant, or if the questions and evidence concern specific incidents of the Complainant's prior sexual behavior with respect to the Respondent and are offered to prove consent.

If Respondent intends to introduce evidence of the Complainant's past sexual behavior, Respondent must provide notice to the Title IX Coordinator and decision-maker at least five (5) Business Days in advance of the hearing accompanied by a written motion that specifically describes the evidence and states the purpose for which it is to be offered. The Title IX Coordinator will provide a copy of the notice and motion to the Complainant. Before admitting evidence under this rule, the decision-maker must conduct an in-camera hearing on the motion and give the parties a right to attend and be heard, through their advisors. The motion, related materials, and the record of the motion hearing must be and remain confidential.

All evidence provided to the parties prior the investigator's completion of the investigative report will be available at the hearing. Each party may refer to such evidence during the hearing, including for purposes of asking questions to other parties or witnesses.

Recognized Privileges - The decision-maker will recognize all legally recognized privileges, such as the attorney-client and work-product privilege, unless the holder of the privilege has waived the privilege. It is the responsibility of a party's advisor to invoke any privileges at the hearing. Failure to timely invoke a privilege will constitute a waiver.

Effect on Non-Participation - If a party or witness does not submit to questions at the hearing, the decision-maker must not rely on any prior statement of that party or witness in reaching a determination about responsibility. The decision-maker cannot draw an inference about the determination regarding responsibility based solely on a party's or witness's absence from the hearing or refusal to answer questions.

Record of Hearing - Hearings will be recorded with an audio recording, audiovisual recording, or by transcript. The recording or transcript will be made available to all parties for inspection and review.

Determining Responsibility:

Following the hearing, the decision-maker will issue a written determination deciding whether the Respondent is responsible for the allegations of sexual harassment. The decision-maker will base his or her determination on a review of the relevant and admissible evidence obtained during the investigation or hearing, the investigative report, and hearing testimony. The written determination will be sent to each party's School-provided email account. Important appeal deadlines will be based on when the written determination is sent by the School, so the parties are strongly encouraged to carefully monitor their email correspondence for the determination.

The decision-maker will apply the preponderance of the evidence standard in reaching his or her determination. The written determination will include:

- 1. An identification of the allegations potentially constituting sexual harassment as defined in this policy;
- 2. A description of the procedural steps taken, from receipt of the formal complaint by the School through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held;
- 3. Findings of fact supporting the determination;
- 4. Conclusions regarding the application of the recipient's code of conduct to the facts;
- 5. A statement of, and rationale for, the result as to each allegation, including a determination regarding responsibility, and disciplinary sanctions imposed on the Respondent, and whether remedies designed to restore or preserve equal access to the School's education program or activity will be provided by the School to the Complainant; and
- 6. The procedures and permissible bases for the Complainant and Respondent to appeal.

The written determination will be simultaneously provided to the parties' School-provided email accounts. The parties will then have seven (7) Business Days to notify the Title IX Coordinator if they wish to appeal the determination regarding responsibility (see Appeal, below). The determination regarding responsibility becomes final either (1) seven Business Days after issuance of the written determination regarding responsibility, if no appeal is filed, or (2) if an appeal is filed, on the date the School provides a written determination on the results of an appeal.

Appeal

Both the Complainant and the Respondent may appeal the determination regarding responsibility, the dismissal of any allegation(s) of a formal complaint, and/or sanctions. All appeals will be decided by a decision maker appointed by the School, who cannot be the same person who rendered a determination at the hearing or presided over the hearing. Once the decision maker issues [his/her] written determination on the results of the appeal, all matters are considered final and no further appeals will be considered.

If a party wishes to appeal, he/she must send a notice of his/her intent to appeal, by email, to the Title IX Coordinator within seven (7) Business Days after the School sends the determination to the parties' School-provided email accounts. If a party does not submit notice of appeal within the seven-day deadline, he or she will lose any right to appeal the written determination. The notice of intent to appeal must state the specific ground(s) for the appeal.

An appeal is not intended to be a rehearing of the allegations in the formal complaint. Disagreement with the findings or sanctions is not a valid ground for an appeal. The School will only consider an appeal on the following grounds:

- 1. A procedural irregularity that affected the outcome of the matter;
- 2. New evidence, that was not reasonably available at the time of the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter;
- 3. The Title IX Coordinator, investigator(s), or decision-maker had a conflict of interest or bias for or against Complainants or Respondents generally or the individual Complainant or Respondent that affected the outcome of the matter.
- 4. Ineffective assistance of an advisor. For the purposes of an appeal, a claim of ineffective assistance of counsel must assert (1) "that representation provided by the party's personal advisor fell below an objective standard of reasonableness," ... and (2) that any such deficiency was "prejudicial to the party."

If a notice of intent to appeal does not reference one or more of these four grounds for appeal, the appeal will be not be considered.

A timely appeal will stay the imposition of sanctions. Any interim measures imposed before or during the grievance process will remain in effect pending the resolution of the appeal.

Once the Title IX Coordinator receives a valid notice of intent to appeal, the Title IX Coordinator will notify all parties of the appeal, the ground(s) on which the appeal is sought, and the procedures for the appeal. Once the parties receive notice of the appeal from the Title IX Coordinator, the parties will have seven (7) Business Days to submit a written statement and any new evidence to the decision maker on appeal in support of, or challenging, the outcome. Any party who does not timely submit his or her written statement or new evidence will be barred from doing so absent a showing of exceptional circumstances. It will be in the sole discretion of decision maker on appeal whether to allow any extensions in the time to submit a written statement or new evidence.

The decision maker on appeal will review the timely submitted written statements, any new evidence and the record as appropriate. Only facts or arguments concerning the above-listed grounds for an appeal will be considered in rendering his/her decision. Once a decision is made, he/she will contemporaneously send written decision to each party's School-provided email account, describing the result of the appeal and the rationale for the result.

Once the decision maker on appeal sends his/her decision to the parties, all matters will be final. No further appeals will be considered.

D. Disciplinary Options

Penalties: Substantiated accusations of sexual violence or sexual harassment may result in disciplinary action against the offender, up to and including termination of the employee's employment or the student's enrollment. Other potential penalties include: suspension for up to 6 months, community service, probation, no-contact order, or violence prevention training. In case of any formal proceedings against either a student accused of violating this policy or an employee brought before a Grievance Committee proceeding, the penalties shall be as proposed by the Grievance Committee. In addition, complainants who make accusations of sexual harassment in bad faith may be subject to equivalent disciplinary action.

Remedies: As determined appropriate by the Grievance Committee, substantiated accusations of sexual violence or sexual harassment may result in remedies for the complainant in addition to or in lieu of disciplinary action for the respondent. Remedies are intended to restore or preserve equal access to ATI's education program or activity, and include the same individualized services described as supportive measures under the Role of the Title IX Coordinator earlier in this Report, such as changes to classes, attendance times, parking arrangements, and/or externship locations where applicable, restrictions on contact, as well as extensions of time or other course related adjustments. However, remedies need not be non-disciplinary or non-punitive and need not avoid burdening the respondent.

Complaint Record and Notice of Outcome: All proceedings and records will be confidential to the extent permitted by law. However, both parties will be notified concurrently in writing about the outcome of the complaint by the Grievance Committee. Memoranda describing a reprimand will be placed into the files of any student or employee in the event disciplinary action is taken against one of the parties. At the request of the individual alleged to have caused the grievance, a memorandum recognizing a finding of non-harassment or nondiscrimination will be placed into the file of the student or employee.

E. Education and Training

In an effort to promote a safe environment and to prevent acts of sexual misconduct, ATI engages in primary prevention and awareness training regarding sexual violence, including dating violence, domestic violence, sexual assault and stalking. The programing will cover the following subjects:

- identifies domestic violence, dating violence, sexual assault and stalking as prohibited conduct;
- defines using definitions provided both by the Department of Education as well as state law what behavior constitutes domestic violence, dating violence, sexual assault, and stalking;
- defines what behavior and actions constitute consent to sexual activity;
- provides a description of safe and positive options for bystander intervention. Bystander intervention means safe
 and positive options that may be carried out by an individual or individuals to prevent harm or intervene when
 there is a risk of dating violence, domestic violence, sexual assault or stalking. Bystander intervention includes
 recognizing situations of potential harm, understanding institutional structures and cultural conditions that facilitate
 violence, overcoming barriers to intervening, identifying safe and effective intervention options, and taking action
 to intervene;
- provides information on risk reduction. Risk reduction means options designed to decrease perpetration and bystander inaction, and to increase empowerment for victims in order to promote safety and to help individuals and communities address conditions that facilitate violence;
- outlines procedures victims should follow if a crime of dating violence, domestic violence, sexual assault, or stalking has occurred, including topics such as how to report such crimes, the importance of preserving evidence, options for involving law enforcement, services and protective measures available to victims;
- reviews information about how the institution will protect the confidentiality of victims and other necessary parties;
- provides an overview of information contained in the ASR, including procedures for institutional disciplinary action in cases of sexual assault.

ATI educates the student community about this policy, sexual violence prevention programs and related school policies during all group orientations held for new students upon the onset of a class. The Title IX Coordinator and persons appointed by the CEO to serve on the Grievance Committee will receive annual training on issues related to sexual violence. The Title IX Coordinator is responsible for training current students and all school faculty and staff about ATI's Title IX policies and conducting the new student training.

F. Bystander Intervention and Risk Reduction

ATI urges all members of the campus community to help prevent crimes, including crimes of sexual violence, and promote a safe campus environment for themselves and others by practicing bystander intervention and risk reduction.

Bystander Intervention means safe and positive options that may be carried out by an individual or individuals to prevent harm or intervene when there is a risk of dating violence, domestic violence, sexual assault, or stalking.

Members of the campus community can help prevent dating violence, domestic violence, sexual assault, and stalking by identifying potentially harmful situations and intervening on a potential victim's behalf when the intervention is not likely to put the bystander themselves in danger. A concept known as the three Ds of Bystander Intervention provides several useful strategies for intervention:

Direct: In some situations, you may feel comfortable intervening directly by asking the potential victim if they are okay, expressing concern, or telling the potential offender(s) to stop their behavior.

Distract: Another strategy is to interrupt the situation without direct confrontation by providing a distraction. Cut off the conversation with a diversion: you're about to leave the party, would the potential victim like a ride? Or, we're about to order pizza do you want any? Or just say that you or someone else needs to speak to the potential victim urgently.

Delegate: If you are too wary or shy to intervene directly, notify someone who might be in a better position to intervene, for example friends of the potential victim, or someone who has the authority to intervene, such as a school official or manager.

In addition, if you witness what you believe to be a situation that may lead to the commission of a crime, ATI urges all members of the campus community to call 911 or to contact an ATI employee immediately.

Risk Reduction means options designed to decrease perpetration and bystander inaction, and to increase empowerment for victims in order to promote safety and to help individuals and communities address conditions that facilitate violence.

ATI urges members of the campus community to take steps to reduce the chances of themselves or another person becoming a victim of a crime, including but not limited to the following:

- Lock doors and secure items of value.
- Walk in pairs at night and travel to events or parties with others rather than attending by yourself; check in with one another frequently and leave together.
- Avoid impairment caused by alcohol or drugs and/or offer to call a cab for someone if you see they are intoxicated.
- Keep your cell phone charged and with you at all times in case you need to call for help, for yourself or for someone else.
- Be aware of your surroundings and avoid isolated or dimly lit places.
- Trust your own intuition and don't be afraid to call for help or let someone know if you are worried about your safety or the safety of another.

ATI urges all members of the campus community to work together to promote a safe campus environment for everyone. ATI includes training on bystander intervention and risk reduction in all student orientation training.

G. Additional Information

Questions regarding this policy should be directed to the Title IX Coordinator. In addition, the U.S. Department of Education Office of Civil Rights ("OCR") investigates complaints of unlawful harassment of students in educational programs or activities. This agency may serve as a neutral fact finder and will attempt to facilitate the voluntary resolution of disputes with all parties involved. For more information, visit the OCR website at: https://www2.ed.gov/about/offices/list/ocr/index.html.

X. POLICY STATEMENT ADDRESSING SEX OFFENDER REGISTRATION INFORMATION.

The local Police Department provides a link to the Nevada Sex Offender Registry. ATI is required to inform students and employees about where law enforcement information provided by a State concerning registered sex offenders may be obtained. The law also requires sex offenders already required to register in a State to provide notice to each institution of higher education in that State at which the person is employed, carries a vocation, or is a student. In Nevada, information about convicted sex offenders is available at http://www.nvsexoffenders.gov/.

XI. <u>CLERY ACT CRIME REPORT STATISTICS</u>

ADVANCED TRAINING INSTITUTE – Las Vegas, NV Campus:

OFFENSE	PROPERTY	2017	2018	2019
Murder and Non-Negligent Manslaughter	On-Campus			
	Property	0	0	0
	Public	_		
	Property	0	0	0
Negligent Manslaughter	On-Campus	0	0	
	Property Public	0	0	0
	Property	0	0	0
	On-Campus	<u> </u>	0	0
Rape	Property	0	0	0
	Public			J
	Property	0	0	0
	On-Campus	-		-
E W	Property	0	0	0
Fondling	Public			
	Property	0	0	0
	On-Campus			
Incest	Property	0	0	0
meest	Public			
	Property	0	0	0
	On-Campus		_	
Statutory Rape	Property	0	0	0
Ciaidioly Hape	Public	_		
	Property	0	0	0
	On-Campus	•		
Robbery	Property	0	0	0
,	Public	0	0	
	Property	0	0	0
Aggravated Assault	On-Campus Property	0	0	0
	Public	<u> </u>	0	0
	Property	0	0	0
	On-Campus			Ŭ
Burglary	Property	0	0	0
	Public			
	Property	0	0	0
	On-Campus			
Motor Vehicle Theft	Property	0	0	0
iviotor venicle i hett	Public			
	Property	0	0	0
Arson	On-Campus			
	Property	0	0	0
	Public		_	
	Property	0	0	0
VAWA Offense: Domestic Violence	On-Campus	_	_	_
	Property	0	0	0
	Public	^	_	
	Property	0	0	0
VAWA Offense: Dating Violence	On-Campus	^	^	
	Property	0	0	0
	Public	0	0	_
	Property On-Campus	U	U	0
VAWA Offense: Stalking	Property	0	0	0
	Public	U	U	U
	Property	0	0	0
	rioperty	U	U	U

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Hate Crimes:					
Related to any of the above listed crimes, and/or	On-Campus	•			
involving simple assault, larceny-theft, intimidation	Property	0	0	0	
or destruction/damage/vandalism of property,					
within one/more of the following bias categories:					
race, gender, gender identity, religion, sexual	Public	_	_	_	
orientation, ethnicity, national origin, or disability	Property	0	0	0	
Arrests: Weapons: Carrying, Possessing, etc.	On-Campus				
	Property	0	0	0	
	Public				
	Property	0	0	0	
Disciplinary Referrals:	On-Campus				
	Property	0	0	0	
Weapons: Carrying, Possessing, etc.	Public				
	Property	0	0	0	
	On-Campus				
Arrests:	Property	0	0	0	
Drug Abuse Violations	Public				
	Property	0	0	0	
Disciplinary Referrals: Drug Abuse Violations	On-Campus				
	Property .	0	0	0	
	Public				
	Property	0	0	0	
Arrests: Liquor Law Violations	On-Campus				
	Property	0	0	0	
	Public				
	Property	0	0	0	
Disciplinary Referrals: Liquor Law Violations	On-Campus				
	Property	0	0	0	
	Public				
	Property	0	0	0	
Unfounded Crimes	On-Campus	·	-	-	
	Property +				
	Public				
	Property	0	0	0	
Advance of Tacinia a lastificito de com				-	
Advanced Training Institute does not have any noncampus property.					

CertificationI certify that all information contained in this catalog is true and accurate to the best of my knowledge.

Peter Mikhail

President/CEO