AP 6750 PARKING

References:
   Education Code Section 76360;
   Vehicle Code Section 21113

Parking procedures are intended to promote safe and orderly movement of traffic within District property for the safe and orderly parking of vehicles and bicycles.

All applicable provisions of the California Vehicle Code are expressly applicable both on and off paved roadways.

Parking of motor vehicles and bicycles is limited to specially designated areas. Permits are required. Vehicles or bicycles parked in violation of the provisions of state and local codes are subject to citation, fines, towing, or impoundment.

All persons who enter District property are charged with knowledge of the provisions of this procedure and are subject to the penalties for violations of such provisions.

Detailed parking and permitting regulations are developed and maintained by the District Police Department and will be posted on the District web site.

No person may leave any vehicle on the campus of the College of Marin without the approval of Campus Police.

- From current College of Marin Policy 7.0053 titled Removal of Vehicles from Campus

The Board of Trustees authorizes, pursuant to Vehicle code section 21113, that no person may leave any vehicle on campus of the College of Marin without the permission of and subject to the regulation of the President or designee.

The President or designee shall prepare a written statement that shall be available to all interested parties specifying all those special conditions and regulations adopted pursuant to this delegation.
The President or designee is authorized to place appropriate signs giving notice of any special conditions or regulations with respect to leaving vehicles on campus.

In the event anyone leaves a vehicle on campus contrary to the posted signs or written statement, the President or designee Campus Police Department is authorized to have the owner cited the owner for a violation of the Vehicle Code. and may also have the vehicle The owner may be subject to fines, penalties, towing, and impound fees, removed to the owner’s residence or by contract with private towing services to another facility maintained for such purposes.

All reasonable expenses incurred in removing vehicles under this policy may be charged to the owner of the vehicle.

With respect to the Auto Body/Auto Technology program, the President or designee may adopt a regulation under which students who wish to use a personal vehicle as a class project must first secure permission from the classroom instructor. If the vehicle is not registered in the name of the student, written approval of the registered owner shall be provided to the instructor. The regulations shall also provide that the student and registered owner must also agree to remove the vehicle from campus upon the demand of the classroom instructor and to pay the cost of removal if he/she fails to remove the vehicle in a timely fashion. The regulation may authorize the collection of a refundable deposit from the owner sufficient to pay for the costs of removal.

In accordance with Vehicle Code Section 21113a, it shall be a misdemeanor for any person to do any forbidden act or fail to perform any act required in these procedures.

Office of Primary Responsibility: College Operations

NOTE: The underlined bold text signifies legally required language recommended by the Community College League and legal counsel (Liebert Cassidy Whitmore). The wording in regular text is from current College of Marin Policy 7.0053 titled Removal of Vehicles from Campus adopted on 4/9/02. The underlined italics text is language added by College Operations. The Policy and Procedure Task Force approved this procedure on October 15, 2008.

Date Approved:
(Replaces current College of Marin Policy 7.0053)