Parking and Traffic

Date Adopted: 11/9/2004
Date Revised: 12/8/2017
Date Reviewed: 12/8/2017
References: California Vehicle Code Sections 21113, 40200 et seq; Education Code Section 76360

These procedures are intended to promote safe and orderly movement of traffic within District property and 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. Fee permits are required. Vehicles or bicycles parked in violation of the provisions of this code are subject to fines, immobilization, towing, or impoundment.

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

In accordance with Section 21113a of the California Vehicle Code, the District will enforce these procedures by issuing citations.

Notices of parking violation are issued, processed, and collected in accordance with the parking violation procedures codified in the California Vehicle Code, commencing with Section 40200 et seq.

Parking regulations, fee requirements, and parking violation penalties are codified below in the section titled Sierra College Vehicle Code.

See Board Policy 6750.
Sierra College Vehicle Code

Section 9.0 - Administration

9.000 Purpose

The purpose of the Sierra College Vehicle Code is to provide a codified reference of all regulations established by the District relating to the operation and parking of motor vehicles and other motorized or non-motorized transportation vehicles and devices operated within the jurisdiction of the District. The regulations contained within the code are intended to provide for the safe and orderly movement of vehicle and pedestrian traffic on and about District properties.

9.010 Definitions

Every word or phrase relating to traffic and parking used in this code shall have the same meaning as defined in Division 1 of the California Vehicle Code unless otherwise defined in this section.

"District" means the Sierra Joint Community College District.

An "authorized service vehicle" is any of the following.

1) A District owned, leased, or operated, vehicle when operated in an authorized manner.
2) An authorized emergency vehicle as defined by the California Vehicle Code.
3) A vehicle that displays a current, valid, SERVICE permit issued by Security and Parking Services.

9.020 California Vehicle Code Applicable

Notwithstanding other provisions of the Sierra College Vehicle Code, all of the provisions of the California Vehicle Code relating to traffic upon the highways shall be applicable to the traffic upon the highways, roadways, driveways, paths, parking facilities, and grounds of the District.

9.030 Authorization to Enforce

Duly authorized members of Sierra College Security and Parking Services shall be authorized to enforce the sections of the Sierra College Vehicle Code for which an enforcement action exists.

Section 9.1 – Non-District Vehicles on Campus

9.101 Vehicle Operation

All non-District vehicles operated on District property are subject to the provisions of the California Vehicle Code and for violation of any such provisions the operator of any vehicle may be issued a traffic citation to appear in the court of jurisdiction in accordance with the applicable California Vehicle Code sections. Non-District vehicles include, but are not limited to, skateboards, rollerblades, drones, skis, snowboards, and toy vehicles.

Vehicle Code sections applicable to the operation of vehicles also include but are not limited to those which pertain to safe speed, turning (hand) signals, right-of-way, stop signs and traffic signals.

No person shall operate a non-district vehicle:

a) On any pedestrian walk, ramp, mall, or patio where signs are posted indicating that vehicles are prohibited.
b) On any sidewalk where there is an adjacent, parallel roadway or bicycle path. Such sidewalk need not be posted.

c) On any ramp established for the use of persons with disabilities.

d) On any landscaped area. For the purpose of this Section, a landscaped area shall be defined as any unpaved area that has been planted with grass, trees, or shrubbery or which has been graded or improved for purposes other than use by vehicular traffic including undeveloped fields and agricultural areas.

e) On any inner campus roadway or pathway

f) In any building on campus.

g) In any air space located over any part of campus, unless specifically authorized.

9.102 Excessive Speed

No person shall operate a vehicle at a speed greater than is reasonable and prudent under the conditions then existing. Maximum speed limit on the main campus roadways is 15 mph. Maximum speed limit in any parking lot of parking area is 10 mph. Maximum speed limit on inner campus roadway or pathways is no greater than 5 mph.

Section 9.4 - Parking Regulations

9.401 Staff Permit Required

Except as otherwise provided in this code, every vehicle parked upon a District owned or operated property posted at the entrance with a sign indicating "STAFF PARKING," shall properly display a current valid STAFF parking permit.

9.402 Colored Curb Parking Restrictions

Colored paint upon curbs shall be authorized for marking curbs with the colors and meanings listed in subsections (a) through (c) below. No vehicle shall stop, stand, or park in violation of these subsections.

(a) Red indicates no stopping, standing, or parking, whether the vehicle is attended or unattended, except that a bus may stop in a red zone marked or posted as a bus loading zone.

(b) Yellow indicates stopping for no more than thirty minutes only for the purpose of actively loading or unloading passengers or freight.

(c) White indicates stopping for no more than ten minutes for the purpose of actively loading or unloading passengers, or for the purpose of depositing mail in an adjacent mailbox.

9.406 Posted No Parking

No vehicle shall remain parked, stopped, or standing, whether attended or unattended, in any area posted or marked "NO PARKING."

9.408 Posted No Parking - Service Vehicles Only

No vehicle shall remain parked, stopped, or standing, whether attended or unattended, in any area posted or marked "NO PARKING - SERVICE VEHICLES ONLY" or similarly marked, except for an "authorized service vehicle" operated by a person actively engaged in a service that reasonably requires the vehicle to be parked in a service vehicle stall to accomplish the specific service task. Under no circumstance shall any vehicle remain in a service vehicle stall for more than 12 hours without a SPECIAL permit authorized by the Chief of Security allowing such an exception when due cause exists.
9.409 Parking Where Restricted

No vehicle shall remain parked, stopped, or standing, whether attended or unattended, upon any sidewalk, roadway, roadway edge, pathway, trail, landscaped area, grassy area, field, or any other area not designated for the parking of vehicles except when authorized by the proper display of a duly issued SPECIAL permit specifically authorizing such parking. Areas that are designated for the parking of vehicles are marked by stall boundary lines or marked by the placement of a cement tire bumper at the front of the stall.

9.410 Parked Blocking Traffic

No vehicle shall remain stopped, parked, or standing, whether attended or unattended, upon a campus roadway in a position so as to obstruct the normal movement of traffic or in a condition so as to create a hazard to other traffic upon the roadway.

9.411 Motorcycle Parking Restricted Areas

No motorcycle, motorized scooter, or motor driven cycle shall remain parked, stopped, or standing in any parking space except for a parking space or area reserved for motorcycle parking as indicated by a posted sign or pavement marking. Every such motorcycle, motorized scooter, or motor driven cycle parked in a motorcycle parking space or area shall display a current valid parking permit as otherwise required.

9.412 Parked Over Stall Boundary

No vehicle shall remain parked, stopped, or standing, whether attended or unattended, in any parking stall where any portion of the vehicle extends beyond any stall boundary line.

9.413 Backed In Against Traffic

In parking areas with angled parking where stalls are entered from a one-way roadway, no vehicle shall remain parked, stopped, or standing while backed into a parking stall. Any vehicle stopped, parked, or standing in such a parking area with the rear of the vehicle at the front of the parking stall is parked in violation of this section.

9.414 Time Limit Parking

Every vehicle parked, stopped, or standing in a time limit parking area indicated by a green curb or green cement tire bumper, and/or posted with a sign stating a time limit, shall not remain parked for more than the length of time stated on the curb, bumper, or sign. If the time limit is not marked, then no vehicle shall remain parked for more than thirty minutes at a green curb, bumper, or time limit sign.

A vehicle parked in a time limit parking area is not required to display a parking permit. For the purpose of determining if a vehicle has remained parked in excess of the time limit, a vehicle shall be deemed to have remained parked if it was removed for less than thirty (30) minutes prior to returning to the same time limit parking area.

9.415 Vehicle Repair Prohibited

No vehicle shall remain parked, stopped, or standing upon District controlled property for the purpose of service, repair, or maintenance except as provided in subsections (a) through (c) of this section.

(a) A vehicle that is otherwise legally parked, may remain parked for no more than 30 minutes for the purpose of minor emergency service when such service is required to operate the vehicle and when such service can be performed without harm to any person or property.

(b) This section shall not apply to vehicles being operated, maintained, or serviced by District employees within the scope of their employment.

(c) This section shall not apply to vehicles being operated, maintained, or serviced as part of an authorized instructional program.
9.416 Parked for Camping/Sleeping

No vehicle shall remain parked, stopped, or standing upon District controlled property for the purpose of camping or sleeping without a Use of Facilities permit or written consent from Sierra College Security and Parking Services. Camping includes, but is not limited to, the use of a vehicle and/or parking area for sleeping, preparation of food, bathing, or other conduct normally performed within a residence. This section is intended to prevent the occupancy of parking stalls by those who are not attending classes or not otherwise engaging in lawful business with the District. Nothing in this section is intended to prevent enrolled students from resting in their vehicles between classes for periods not to exceed three hours.

9.417 After Hours Parking

No vehicle, other than District owned or operated vehicles, shall remain parked upon District controlled property between the hours of 11:00 p.m. and 6:00 a.m. except by SPECIAL permit or written agreement issued by Sierra College Security and Parking Services. This section shall not apply to any vehicle owned by a resident who is licensed to reside in a District residence hall, or their authorized guest, provided the vehicle displays a current valid RESIDENT parking permit and is otherwise lawfully parked in the RESIDENT parking lot.

9.417a After Hours Parking - Overflow Lot

No vehicles, other than District owned or operated vehicles, shall remain parked within the gated area of the Overflow Lot (O-Lot) after hours. O-Lot is a temporary use lot to accommodate additional parking needs. The Chief of Security will determine the necessity and hours the lot will need to be open to accommodate parking needs of the District. The lot will typically be open from 7am to 4pm, Monday through Thursday during the fall and spring semesters. The number of weeks the lot is open may vary. Vehicles parked after hours will be ticketed.

9.418 Oversized Vehicles Prohibited

No vehicle with an overall length greater than 26 feet shall remain parked, stopped, or standing on District properties except as provided in parts (a) through (c) below:
   (a) This section shall not apply to District owned or operated vehicles.
   (b) This section shall not apply to delivery or service vehicles actively engaged in the lawful delivery of goods or services upon District properties in areas intended for loading or unloading such vehicles.
   (c) Sierra College Security and Parking Services may issue a SPECIAL permit exempting an oversize vehicle and may impose special endorsements or restrictions.

9.419 Parked For Purpose of Vending

No vehicle shall remain parked, stopped, or standing upon District properties for the purpose of vending without a Use of Facilities permit authorizing such vending. For the purpose of this section, vending includes, but is not limited to, any product or service sales, offers to sell products or services, product giveaways, offers to employ, or solicitation of any kind.

9.420 Parked With Meter Violation

No vehicle, other than District owned or operated vehicles, shall remain parked, stopped, or standing upon District properties in a parking stall controlled by a parking meter whenever the meter shows VIOLATION.
Section 9.6 - Parking Permits

9.600 Authority to Issue Parking Permits

Sierra College Security and Parking Services shall administer the issuance and sale of all parking permits intended for use upon District controlled properties. No person, department, division, or agency shall issue, sell, give, possess, or transfer any District parking permit except as specifically authorized by Sierra College Security and Parking Services. Sierra College Security and Parking Services may impose special endorsements or restrictions on permits as needed to manage the allocation of available parking and to maintain safety and security. The Chief of Security may revoke the parking privileges of any person who chronically violates the provisions of the Sierra College Vehicle Code.

9.601 Parking Permits

Sierra College Security and Parking Services shall specify, issue and collect fees for parking permits. Every permit issued shall be subject to the provisions of the Sierra College Vehicle Code, and to the written restrictions and conditions provided to the recipient of the permit upon issuance. Sierra College Security and Parking Services may refuse to issue a permit, or revoke and invalidate a parking permit issued by the District, if the Chief of Security determines its use to be contrary to the Sierra College Vehicle Code, public law, or the public interest. Sierra College Security and Parking Services may issue to qualified persons and collect fees for the permits described in (a) through (h) below:

(a) A GENERAL or STUDENT parking permit may be issued to any student except a resident student, or may be issued to any member of the community with a lawful purpose for being on District grounds. Subject to any restrictions and conditions, a GENERAL or STUDENT parking permit is valid in any of the general unrestricted parking areas upon District properties that are not otherwise posted for special use. A fee shall be charged for each permit per the parking fee schedule approved by the Board of Trustees.

(b) A RESIDENT parking permit may be issued to any person who is licensed to reside in the Residence Hall, or who otherwise has a valid written agreement to occupy or use the Residence Hall facilities. Subject to any restrictions and conditions, a RESIDENT parking permit is valid in the Resident Parking lot "R" at all times including overnight parking. A RESIDENT parking permit is also valid in any of the general unrestricted parking areas upon District properties from 7:00 a.m. to 11:00 p.m. A fee shall be charged for each permit per the Board-approved parking fee schedule.

(c) A STAFF parking permit may be issued to any of the following persons:
   1. A person who is employed by the District.
   2. A person who is contracted to perform work for the District.
   3. A person who is honorably retired from employment for the District.
   4. Other persons who are deemed eligible by the Chief of Security or the Superintendent/President.

   Subject to any restrictions and conditions, a STAFF parking permit is valid in any staff parking area or any general unrestricted parking areas upon District properties. Each eligible employee shall be entitled to only one parking permit. The Chief of Security may authorize the issuance of multiple permits if the recipient agrees to the conditions of a multiple permit use agreement restricting the use of such permits to prevent use of more than one permit at one time and to restrict use to only the authorized person.

(d) An INJURED STUDENT parking permit may be issued by the District Health Center to any person who provides proof of a temporary medical condition that inhibits their ability to walk distances from 100 to 500 yards. Subject to any restrictions and conditions, an INJURED STUDENT parking permit is valid in any staff parking area or any general unrestricted parking areas upon District properties. An INJURED STUDENT permit is not valid in any stall marked for use by disabled persons.

(e) A SERVICE parking permit may be issued to any person who performs a service which requires the use of a motor vehicle upon District grounds. Subject to any restrictions and conditions, a SERVICE parking permit is valid in any staff parking area, any service vehicle area, or any general unrestricted parking areas upon District properties. A SERVICE permit is not valid in any stall marked for use by disabled persons.

(f) SPECIAL parking permits may be authorized by the Chief of Security and may be issued by Sierra College Security and Parking Services to accommodate special parking conditions as may be required.

Parking fees have been set by the Board in accordance with the Education Code as posted at: http://www.sierracollege.edu/about-us/admin-services/security/parking/index.php
9.602 Parking Permit Required

Except as otherwise provided in this code, every vehicle parked upon a District owned, controlled or operated property posted at the entrance with a sign indicating that parking is by permit only, shall properly display a current valid parking permit.

(a) Every vehicle lawfully displaying a valid disabled person license plate or placard issued by the Department of Motor Vehicles shall be exempt from the requirement to display a parking permit.

9.609 Proper Display Required

A parking permit must be properly displayed to be valid.

Parking permit stickers must be affixed to the vehicle on the front windshield in the lower driver side corner within a five inch square.

Hanging parking permits or dashboard permits must be placed in one of the following locations:

1) Hanging from the rearview mirror with the face of the permit facing forward, clearly visible through the front windshield.
2) Laying face up on the driver side dashboard, clearly visible through the front windshield.

9.611 Illegal Use of Permit

a) No vehicle shall display a parking permit that has been loaned, sold, given, or otherwise transferred to any person other than the original registered owner of the parking permit.

b) No vehicle shall display a parking permit that has been altered in any manner.

c) No vehicle shall display a counterfeit parking permit, copy of a parking permit, or other item intended to appear as a valid parking permit.

d) No vehicle shall display a parking permit unless the registered owner of the parking permit is the driver or a passenger in the vehicle when it is being parked and when it departs.

A parking permit displayed in violation of any part (a) through (d) of this section shall be deemed invalid.

9.612 Stolen/Lost Permit Displayed

No vehicle which displays a permit that has been stolen from the rightful owner or lost by the rightful owner shall remain parked, stopped, or standing upon District property. A parking permit displayed in violation of this section shall be deemed invalid.

9.713 Parked With Amplified Sound Over 50 Feet

No vehicle shall remain parked, stopped, or standing upon District property while operating any sound amplification system which can be heard outside the vehicle from 50 or more feet away from the vehicle, unless that system is being operated to request assistance or warn of a hazardous situation.

This section does not apply to authorized emergency vehicles or vehicles operated by gas, electric, communications, or water utilities.

9.714 Parked With Alarm Sounding Over Five (5) Minutes

No vehicle shall remain parked, stopped, or standing upon District property with an alarm sounding for more than five (5) minutes whether continuously activated or intermittently and repeatedly activated, if the alarm can be heard from 50 or more feet away from the vehicle.

9.715 Parked With Animal In or Upon Vehicle

No vehicle shall remain parked, stopped, or standing upon District property with any animal inside or upon the vehicle except when such animal is otherwise authorized to remain on District property for the purpose of
aiding the visually impaired or physically disabled, or when written authorization issued by Sierra College Security and Parking Services exists for such animal to remain on campus as part of an authorized activity.

9.716 Abandoned Vehicles

No person shall abandon, or leave standing, any vehicle on the campus for 72 or more consecutive hours, with the exception of dorm resident vehicles in the R Lot. All such vehicles will be stored under authority of Section 22702 of the California Vehicle Code. Exceptions to this section may be made via written approval from the Chief of Security. Any person who abandons a vehicle on campus will be responsible for all towing and storage charges.

9.717 Electric Vehicle Parking

No vehicle shall remain parked, stopped, or standing, whether attended or unattended, within a space designated only for electric vehicles without a valid Sierra College parking permit.

Every vehicle parked, stopped, or standing in an electric vehicle parking space shall not remain parked for more than the length of time to charge the vehicle to permit use of the charging by other persons. Vehicles not actively charging shall not remain in the space for longer than sixty (60) minutes after the charging is completed.

Use of the electric vehicle parking spaces may subject the user to need a special account with the charging vendor and subject them to a fee for use of the electricity.

Section 9.8 - Bicycles

9.801 Licensing of Bicycles Required

All bicycles used, stored, parked or operated on District property shall be licensed with a valid California bicycle license. Every bicycle must display a valid state-issued sticker imprinted “California Bicycle License” including a unique registration number and a valid state-issued renewal sticker imprinted “California License Renewal” and “Date of Expiration Dec. 31, 20XX” indicating a current registration and including a unique registration number. In this chapter “bicycle” also refers to a motorized electric bicycle.

Authority to create bicycle regulations on the District is pursuant to Section 21113(f) of the California Vehicle Code. Proof of ownership may be required to register and license a bicycle.

9.802. Impounding of Unlicensed Bicycles

Security and Parking Services are authorized to impound bicycles or bicycles with expired licenses and remove them to an area designated for storage. Bicycles so impounded may be recovered only upon proof of ownership and after required fees are paid. No bicycle shall be released unless it is licensed in accordance with Section 9.801. Unclaimed bicycles, which have been impounded because they were unlicensed or impounded for violation of parking regulations set forth in this Code, shall be held for a minimum of 90 days at which time the owners shall be presumed to have relinquished their legal title. Such bicycles shall be sold at public auction without reserve. The same disposition shall be applied to bicycles which remain unclaimed after storage with Security and Parking Services and to stolen bicycles which have been received by Security and Parking Services if said bicycles remain unclaimed for a period of 90 days. Notices will be sent as soon as practicable whenever possible to the owners of all bicycles removed to a storage area.

9.803. Displaying of Bicycle Licenses

Bicycle licenses and renewal stickers shall be displayed on the front of the seat tube of the bicycle frame consistent with the guidelines outlined in the California Vehicle Code.
9.804. Bicycle Parking, Where Permitted

Bicycles shall be parked, stored or left on District property only in areas specifically designated by the presence of racks or other devices designed for bicycle parking or when designated by the posting of signs indicating the space as a bicycle parking area. In this chapter, “bicycle” also refers to a motorized electric bicycle and an electric personal assistive mobility device.

9.805. Signed Areas: Bicycle Parking Prohibited

No bicycle shall be parked, stored or left in an area where signs are posted indicating that bicycle parking is prohibited. Such signs will bear the legend “NO BICYCLE PARKING” or symbols indicating no bicycle parking.

9.806 Blocking Entrance-Exits Prohibited

No person shall park, store or leave a bicycle in such a manner as to block or otherwise impede normal entrance to or exit from any building on District property.

a) No bicycle shall be parked, stored or left within six feet of an entrance or exit unless in a bicycle rack, parking device or marked bicycle space provided within that distance.

b) No bicycle shall be parked, stored or left on any building access or egress ramp.

9.807 Blocking Traffic

No bicycle shall be parked, stored or left so as to block or impede the normal flow of traffic on any highway, roadway, street, alley, sidewalk, mall, patio, parking area or bicycle path on District property.

9.808 Blocking Ramps and Stairways Prohibited

No bicycle shall be parked, stored, or left so as to interfere with or impede the normal movement of disabled persons, pedestrians or bicyclists upon ramps, stairways or curb cuts.

9.809 Red Zones and Fire Lanes

No bicycle shall be parked, stored, or left on any street, highway, roadway, alley, bicycle path or parking area in an area adjacent to a curb or cement device that is painted red, or any fire lane.

9.810 Parking Prohibited on Lawns or other Landscaped Areas

No bicycle shall be parked, stored, or left on any lawn or landscaped area except in those areas designated as a bicycle parking area by the presence of racks or other parking devices or signs indicating the area as a bicycle parking area. Bicycles parked in designated parking zones may not extend into landscaped areas.

9.811 Locking to Unauthorized Objects

No bicycle shall be chained or otherwise locked, or attached to any handrail, tree, shrubbery, door, signpost, lamp, telephone pole, lamppost, fence, or other object not maintained or designated for the purpose of securing bicycles.

a) Removal of Bicycles in Violation.

Whenever any bicycle is found in violation of this Section, any District personal authorized to impound bicycles may remove the securing mechanism using whatever reasonable measures are necessary to impound the bicycle. District personnel so authorized to remove and impound a bicycle in
this manner and the District shall not be liable to the owner of the securing device or the owner of the bicycle for the cost of repair or replacement of such securing device.

b) **Removal or Alteration of Obstructing Bike Part.**

Whenever any bicycle is found in violation of this section, any District personnel authorized to enforce bicycle parking may use whatever reasonable measures necessary to move, alter or remove any part or component of the bicycle which may interfere or impede the normal movement of bicycles, or persons with disabilities or other pedestrians. District personnel so authorized to alter a bicycle in this manner and the District shall not be liable to the owner for the cost of repair or replacement of such parts or components.

c) **Removal of Locks and Locking Devices**

Locks or locking devices left on parking racks, bicycle lockers, or parking devices not securing a bicycle, or left attached to any handrail, tree, shrubbery, door, signpost, lamp or lamppost, telephone pole, fence or other object not maintained or designated for the purpose of securing bicycles may be removed by authorized District personnel. District personnel so authorized and the District shall not be liable to the owner of the securing device for the cost of repair or replacement of such securing device.

### 9.812 Parking or Storing Inside Buildings Prohibited

No bicycle shall be parked, stored, or left in any lobby, hallway or room of any building unless said area is specifically designated for bicycle parking. Designated areas must be in accordance with all Federal, State and local fire and safety regulations. This Section is not intended to prohibit the storing or parking of a bicycle in an area by any person to which the area or room has been assigned as that person’s office or residence, e.g. a residence hall room. However, use of any assigned area for bicycle parking or storage may be restricted when, in the judgement of the person(s) responsible for the area, movement of the bicycle to or use of the assigned space for bicycle parking or storage interferes with the routine activities normally conducted in the area or creates other problem. A bicycle stored inside a building must not be positioned so as to impede exiting in the event of an emergency.

### 9.813 Removal or Impounding of Bicycles

Sierra College Security and Parking Services is authorized to move, relocate, immobilize or impound any bicycle which:

a) Blocks or otherwise impedes the normal movement of persons with disabilities and other pedestrians, and equipment upon entrance to or exit from any building on District property;

b) Blocks or otherwise impedes traffic on any street, highway, roadway, path, sidewalk, mall or patio;

c) Is parked in violation of any of the sections of this Section;

d) Appears to be abandoned as evidenced by signs of disuse or neglect;

e) Has been reported as stolen to any law enforcement agency.

### 9.814 Bicycle Impound Fee

Any bicycle impounded pursuant to any section of this Chapter shall be stored in a secure facility designated for such purpose. A fee shall be charged to the owner prior to the release of any impounded bicycle. Any bicycle being released must be properly licensed prior to the release; unless the owner or his designee can show reasonable proof that the bicycle will not be operated in or on District property. Fees collected pursuant to this Section shall be retained to support programs related to bicycle safety, bicycle facilities improvement, the security of bicycles or the enforcement of those laws and regulations relating to bicycles or reasonable related matters.
9.815 Unauthorized Storage Prohibited

No bicycle shall be parked, stored, or left at any residence hall bicycle parking area between the end of the spring semester and the beginning of fall semester unless its owner is a current resident or employee at the residence hall where the bicycle is located.

9.816 Temporary “No Parking” Signs

Security and Parking Services is authorized to erect or place temporary “No Parking” signs on District property when necessary. No bicycle shall be parked or left in violation of such temporary restrictions.

9.817 Laws Applicable to Bicycle Use

Every person operating a bicycle on District property has all of the rights and is subject to all duties applicable to the operator of a vehicle by Section 21200 of California Vehicle Code, except those provisions which by their very nature can have no application. In this chapter “bicycle” also refers to a motorized electric bicycle and an electric personal assistive mobility device.

9.822 Bicycle Equipment

All bicycles operated on District property shall be equipped in accordance with the California Vehicle Code Section 21201 and for violation of such requirements of the owner of the bicycle may be issued a traffic citation to appear on the court having jurisdiction over the area where the offense was committed.

9.833 Bicycle Operation

All bicycles operated on District property are subject to the provisions of the California Vehicle Code and for violation of any such provisions the operator of any bicycle may be issued a traffic citation to appear in the court of jurisdiction in accordance with the applicable California Vehicle Code sections.

Vehicle Code sections applicable to the operation of bicycles also include but are not limited to those which pertain to safe speed, turning (hand) signals, right-of-way, stop signs and traffic signals.

9.834 Excessive Speed

No person shall operate a bicycle at a speed greater than is reasonable and prudent under the conditions then existing. Maximum speed limit on the main campus roadways is 15 mph. Maximum speed limit in any parking lot of parking area is 10 mph. Bicycles in the main campus area known as the core area must be walked at all times.

9.835 Riding Bicycles

No person shall operate a bicycle:

a) On any pedestrian walk, ramp, mall, or patio where signs are posted indicating that bicycle riding is prohibited.

b) On any sidewalk where there is an adjacent, parallel roadway or bicycle path. Such sidewalk need not be posted.

c) On any ramp established for the use of persons with disabilities.

d) On any landscaped area. For the purpose of this Section, a landscaped area shall be defined as any unpaved area that has been planted with grass, trees, or shrubbery or which has been graded or
improved for purposes other than use by vehicular traffic including undeveloped fields and agricultural areas.

e) On any inner campus roadway or pathway
f) In any building on campus.

9.836 Traffic Circles

No person operating a bicycle shall enter the center of a traffic circle.

9.837 Impounding of Bicycles with Altered Serial Numbers

Sierra College Security and Parking Services is authorized to impound any bicycle with an altered, mutilated, defaced or otherwise removed serial number and remove it to an area designated for storage. Any bicycle impounded under this section shall be held until ownership can be determined and may be retained by Security and Parking Services if no owner can be identified or contacted. Unclaimed bicycles which have been impounded under this section shall be held for a minimum of 90 days at which time the owners shall be presumed to have relinquished their legal title. Such bicycles shall be sold at public auction without reserve.

Notices will be sent as soon as practicable whenever possible to the owners of all bicycles removed to a storage area.
### Section 9.9 - Penalties

#### 9.900 Parking Penalty Schedule

The following penalty schedule establishes the penalty amount and late fee due for each parking or registration violation.

<table>
<thead>
<tr>
<th>Code</th>
<th>Short Title</th>
<th>Penalty</th>
<th>Late Fee</th>
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<td>9.401 SCC</td>
<td>STAFF PERMIT REQUIRED</td>
<td>$ 35</td>
<td>$ 15</td>
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<tr>
<td>9.402(A) SCC</td>
<td>NO PARKING – RED CURB</td>
<td>$ 35</td>
<td>$ 15</td>
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<td>9.402(B) SCC</td>
<td>PARKED IN LOADING ZONE, YELLOW CURB</td>
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<td>$ 15</td>
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<td>9.402(C) SCC</td>
<td>PARKED IN LOADING ZONE, WHITE CURB</td>
<td>$ 35</td>
<td>$ 15</td>
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<td>9.406 SCC</td>
<td>POSTED NO PARKING</td>
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<td>$ 15</td>
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<td>9.408 SCC</td>
<td>NO PARKING – SERVICE VEHICLES ONLY</td>
<td>$ 35</td>
<td>$ 15</td>
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<td>9.409 SCC</td>
<td>PARKED WHERE RESTRICTED</td>
<td>$ 35</td>
<td>$ 15</td>
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<td>9.410 SCC</td>
<td>PARKED BLOCKING TRAFFIC</td>
<td>$ 35</td>
<td>$ 15</td>
</tr>
<tr>
<td>9.411 SCC</td>
<td>MOTORCYCLE PARKING RESTRICTED</td>
<td>$ 35</td>
<td>$ 15</td>
</tr>
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<td>9.412 SCC</td>
<td>PARKED OVER STALL BOUNDARY</td>
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<td>9.413 SCC</td>
<td>BACKED IN AGAINST TRAFFIC</td>
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<td>9.414 SCC</td>
<td>PARKED OVER TIME LIMIT</td>
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<td>9.415 SCC</td>
<td>PARKED FOR PURPOSE OF REPAIR</td>
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<td>9.416 SCC</td>
<td>PARKED FOR CAMPING/SLEEPING</td>
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<td>9.417 SCC</td>
<td>NO PARKING FROM 11PM TO 6AM</td>
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<td>9.417a SCC</td>
<td>AFTER HOURS PARKING 0-LOT</td>
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<td>9.418 SCC</td>
<td>VEHICLES OVER 26 FEET PROHIBITED</td>
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<td>9.419 SCC</td>
<td>PARKED FOR PURPOSE OF VENDING</td>
<td>$ 45</td>
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<td>9.420 SCC</td>
<td>PARKED WITH METER VIOLATION</td>
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<tr>
<td>9.602 SCC</td>
<td>NO VALID PERMIT VISIBLE</td>
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<td>9.611 SCC</td>
<td>ILLEGAL USE OF PERMIT</td>
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<td>9.612 SCC</td>
<td>STOLEN/LOST PERMIT DISPLAYED</td>
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<td>9.713 SCC</td>
<td>PARKED W/AMPLIFIED SOUND OVER 50 FEET</td>
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<td>9.714 SCC</td>
<td>PARKED W/ALARM SOUNDING OVER 5 MIN.</td>
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<td>9.715 SCC</td>
<td>PARKED W/ANIMAL IN OR UPON VEHICLE</td>
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<tr>
<td>4000(A) CVC</td>
<td>REGISTRATION REQUIRED</td>
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<td>5204 (A) CVC</td>
<td>EXPIRED REGISTRATION TAGS DISPLAYED</td>
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<td>22507.8(A) CVC</td>
<td>PARKED IN DISABLED STALL W/O PLACARD</td>
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<td>22507.8(B) CVC</td>
<td>PARKED BLOCKING DISABLED STALL</td>
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<tr>
<td>22507.8(C) CVC</td>
<td>PARKED OVER DISABLED STALL LINES</td>
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<tr>
<td>22514 CVC</td>
<td>PARKED WITHIN 15 FEET OF FIRE HYDRANT</td>
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