Introduction & Purpose
Great Falls College Montana State University owns vehicles for employees to use for official travel. This policy outlines requirements for the use of college owned vehicles. This policy also applies to vehicles rented on behalf of the college for college business.

Policy
Driver must agree to the Montana University System Vehicle Use Policy and Montana Board of Regents Higher Education Vehicle Policy.

Drivers and passengers must use installed seat belts at all times.

Driver must possess a valid driver’s license appropriate to the type of vehicle to be driven.

Only college employees, or non-employees on college business, may drive or ride in a college vehicle.

No person under the influence of alcohol, illegal drugs, or improperly used prescription drugs may drive a vehicle for state business.

Use of tobacco products is not allowed in college vehicles.

All accidents involving any vehicle used while in the course of college business must be immediately reported to local law enforcement and the immediate supervisor.

Related Policy
Montana Board of Regents Policy 1002.2 Vehicle Policy and Procedure
Administrative Rules of the state of Montana 2.6.2 State Vehicle Use
601.3 Tobacco Use

RISK-MANAGEMENT AND TORT DEFENSE 2.6.202
Subchapter-2
State-Vehicle-Use

2.6.201 INTRODUCTION
(1) The following rules define acceptable uses for state-owned or leased motor pool vehicles as provided in 2-17-424, MCA. State employees or authorized individuals may be subject to additional guidelines, policies, insurance coverage exclusions, or regulations for vehicle/equipment fleet operations, provided that they do not conflict with these rules.

(2) Drivers and passengers must use installed seat belts at all times. (History: 2-17-424, MCA; IMP, 2-9-201, 2-9-305, 2-17-424, MCA; NEW, 2001 MAR p. 2013, Eff. 10/12/01.)

2.6.202 DEFINITIONS
As used in this subchapter, the following definitions apply:
(1) "State" as defined in 2-9-101, MCA.
(2) "State employee" as defined in 2-9-101, MCA.
(3) "State vehicle" means a motor vehicle, semitrailer, snowplow, or other vehicle designed for travel on public roads that is subject to motor vehicle registration, including any machinery or apparatus attached to the vehicle. The term includes the following:
(a) a "leased vehicle" obtained by the state through an open-ended lease or lease with an option to buy contract;
(b) a "loaned vehicle" provided to the state as a gratuity;
(c) an "owned vehicle" to which the state has title; and
(d) a "rented vehicle" rented by the state for a fee, typically for short-term use in Montana or for out-of-state travel.

(History: 2-17-424, MCA; IMP, 2-9-201, 2-9-305, 2-17-424, MCA; NEW, 2001 MAR p. 2013, Eff. 10/12/01.)

2.6.203 ADMINISTRATION
2.6.203 AUTHORIZED DRIVERS AND USES
(1) Except as otherwise provided in this rule, the following individuals may operate a state vehicle if the driver possesses a valid driver’s license appropriate to the type of vehicle to be driven, meets driver requirements set out in ARM 2.6.205, and the uses are as provided below:
(a) a state employee to conduct business on behalf of the state;
(b) a state employee in travel status to obtain food and lodging and to respond to medical emergency situations;
(c) a state employee required to conduct state business to obtain items needed while in travel status;
(d) a state employee may park a state vehicle overnight at the employee’s residence if the employee must begin travel the next day or if the employee is subject to emergency response, on-call, or other off-shift duty associated with state employment;
(e) a state employee required to stay overnight at a location other than the employee’s established work location during non-work time to drive to a cultural, recreational, or leisure activity or to conduct other personal business, if the activity is within 30 miles of the employee’s lodging;
(f) a non-state employee enrolled and registered as a student at a university of the state to conduct university business;
(g) a non-state employee to aid or assist a disabled state employee if the aide has completed the Risk Management and Tort Defense Division’s (RMTD) vehicle use agreement and obtained authorization from the agency head or designee prior to the use;
(h) a non-state employee to assist a state employee or other individual during a medical emergency for transportation and related purposes. Prior approval is not required;
(i) a non-state employee who is an independent contractor or an employee of a temporary employment agency contracting with the state with prior approval from the agency head when a state employee is not available to operate the vehicle. The contractor must complete the RMTD’s vehicle use agreement. The agreement must be signed by the agency head and presented to the motor pool or affected state agency prior to the use; and
(j) a non-state employee accompanying a state employee on official state business where the state employee becomes ill, fatigued, or is otherwise rendered physically or mentally incapable of driving and/or a compelling state interest is served by allowing the non-state employee to drive. Prior approval is not required.
(2) Any exception to the authorized drivers and uses requires the prior written approval of the Risk Management and Tort Defense Division. (History: 2-17-424, MCA; IMP, 2-9-201, 2-9-305, 2-17-424, MCA; NEW, 2001 MAR p. 2013, Eff. 10/12/01.)

RISK MANAGEMENT AND TORT DEFENSE 2.6.204
2.6.204 AUTHORIZED PASSENGERS AND USES

(1) Except as otherwise provided in this rule, the following individuals may ride as passengers in a state vehicle:
   (a) a state employee conducting business on behalf of the state; or
   (b) a non-state employee who is:
      (i) an independent contractor conducting business on behalf of the state;
      (ii) an aide rendering assistance to a disabled state employee;
      (iii) a guest or client of the state, including a public employee, if conducting, participating in, or providing a benefit to the conduct of state business;
      (iv) rendering assistance during an emergency situation; or
      (v) a nursing infant if the parent is an authorized driver or passenger.

(2) Any exception to the authorized passengers and uses requires the prior written approval of the Risk Management and Tort Defense Division. (History: 2-17-424, MCA; IMP, 2-9-201, 2-9-305, 2-17-424, MCA; NEW, 2001 MAR p. 2013, Eff. 10/12/01.)

2.6.205 ADMINISTRATION

2.6.205 DRIVER REQUIREMENTS

(1) Non-probationary employees required to drive as part of their job who have accumulated 12 or more conviction points according to the schedule specified in 61-11-203, MCA, over the most recent 36 months may not drive a state vehicle or personal vehicle for state business until having successfully completed a certified safe driver course approved by the RMTD and received authorization to drive from their agency head and RMTD. State employee drivers who have accumulated 15 or more conviction points according to the schedule specified in 61-11-203, MCA, may not drive a state vehicle or a personal vehicle for state business until the accumulated point total is less than 12 within the past 36 months.

(2) Non-probationary employees who have accumulated 18 or more points in the immediately preceding 36 months may not drive a state vehicle or a personal vehicle for state business until two years have passed during which they have not accumulated any conviction points according to the schedule specified in 61-11-203, MCA, have successfully completed a certified safe driver course approved by RMTD, and received authorization to drive from their agency head and RMTD.

(3) A state employee required to drive as part of the employee’s job shall report any single driving infraction of five or more conviction points according to the schedule in 61-11-203, MCA, accumulated while driving a state vehicle or a personal vehicle for state business to the employee’s supervisor within ten days of conviction.

(4) A state employee required to drive as part of the employee’s job shall report an accumulation of conviction points of 12 or more according to the schedule in 61-11-203, MCA, for the past 36 months immediately preceding the infraction, whether accumulated while driving a state vehicle, a personal vehicle for state business, or accumulated while driving a motor vehicle for any purpose within ten days of the accumulation of 12 or more points to the employee’s supervisor.

(5) Authorized drivers are responsible for promptly paying all penalties following the court procedures established for contesting citations.

(6) The above requirements also apply to those individuals authorized to drive under the conditions listed in ARM 2.6.205.

(7) The requirements specified in this rule apply to conviction points received after October 12, 2001.

(8) An agency has the authority to restrict employees otherwise authorized as drivers from using state vehicles when it knows they are unsafe drivers from means other than the accumulation of conviction points. (History: 2-17-424, MCA; IMP, 2-9-201, 2-9-305, 2-17-424, MCA; NEW, 2001 MAR p. 2013, Eff. 10/12/01; AMD, 2008 MAR p. 614, Eff. 4/11/08.)
RISK MANAGEMENT AND TORT DEFENSE 2.6.214

2.6.209 ALCOHOL AND DRUGS
(1) No person under the influence of alcohol, illegal drugs, or improperly used prescription drugs may drive a vehicle for state business.
(2) No person may drive a vehicle for state business under the influence of any legally prescribed drug if that drug affects the person's ability to safely operate the vehicle.
(3) No person may have an alcoholic beverage container in the passenger compartment of a state-owned, leased, or loaned vehicle. (History: 2-17-424, MCA; IMP, 2-9-201, 2-9-305, 2-17-424, MCA; NEW, 2001 MAR p. 2013, Eff. 10/12/01.)

2.6.210 CELL PHONE USE
(1) State employees shall drive in a careful and prudent manner so as not to unduly or unreasonably endanger the life, limb, property, or rights of a person entitled to use a street or highway.
(2) State employees are strongly encouraged not to use handheld cell phones or other handheld electronic communications devices or objects while operating state vehicles or personal vehicles on state business. Exceptions to this rule are law enforcement and emergency response personnel. (History: 2-17-424, MCA; IMP, 2-9-201, 2-9-305, 2-17-424, MCA; NEW, 2001 MAR p. 2013, Eff. 10/12/01.)

2.6.214 DISCIPLINE
(1) Failure to comply with the requirements of these rules may result in disciplinary action, including suspension or termination. Any supervisor who becomes aware of any violation of these rules by an employee they supervise shall take appropriate disciplinary action, according to the state discipline policy set forth in ARM 2.21.6505 through 2.21.6509 and 2.21.6515. (History: 2-17-424, MCA; IMP, 2-9-201, 2-9-305, 2-17-424, MCA; NEW, 2001 MAR p. 2013, Eff. 10/12/01; AMD, 2008 MAR p. 614, Eff. 4/11/08; AMD, 2008 MAR p. 614, Eff. 4/11/08.)