

2.439 SKATEBOARDS, ROLLER BLADES, ROLLER SKATES, BICYCLES, SCOOTERS ETC.

The agency recognizes the community's ability to use skateboards, roller blades, roller skates, bicycles, scooters, etc., otherwise described in this directive as recreational conveyances, as legitimate forms of transportation on most walkways and vehicular travel ways of the university.

2.439.02 Prohibited Activities

- A. Recreational conveyances are not permitted to be used in any manner that disrupts or disturbs the normal functions of the university. See also **2.435 Trespassing** and **Education Article (ED) §26.102**.
- B. These prohibited activities include, but are not limited to operating:
 - 1. In a reckless or hazardous manner;
 - 2. In a manner that is unreasonable for existing conditions;
 - 3. In a manner that interferes with pedestrian or vehicular traffic;
 - 4. Inside university buildings;
 - 5. On ramps established for the use of persons with disabilities;
 - 6. Immediately adjacent to building doors;
 - 7. On stairs, railings, landings, loading docks, benches, picnic tables, and all surfaces not intended for pedestrian or vehicular travel;
 - 8. In areas conspicuously posted against the use of specified recreational conveyances;
 - 9. Acrobatic or stunting maneuvers, such as activities causing one or more sets of wheels to leave the ground or other surfaces intended for pedestrian or vehicular travel.
- C. Prohibited activities do not include instances where recreational conveyances are being:
 - 1. Carried or are motionless; or
 - 2. Used consistent with authorized university activities.

2.439.04 Enforcement Activities (1.2.6)

- A. Officers will write reports in all instances when individuals are contacted for prohibited uses of recreational conveyances.
- B. For non-affiliated juveniles:
 - 1. First offense:
 - a. Officers will issue an Advisement of Trespass, call the suspect's parents, guardians, etc. and explain the Advisement of Trespass; and
 - b. Central Records sends a copy of the Advisement of Trespass to the suspect's parents, guardians, etc.
 - 2. Second offense:
 - a. Officers will issue a Partial Denial of Access for all campus with a condition to prohibit the incident specific activity and impound the conveyance consistent with **2.500 Property & Evidence**.
 - b. Central Records sends a certified, return receipt requested copy of the Denial of Access to the suspect's parents, guardians, etc., along with cover memo requesting a conference be scheduled and conducted between the involved officer and the suspect's parents, guardians, etc.
 - c. Officers scheduling and conducting conferences will explain Denials of Access and return impounded conveyance to the suspect's parents, guardians, etc.
 - 3. Third and all subsequent offenses, officers will:
 - a. Arrest for violating the previously issued Denial of Access;
 - b. Impound the conveyance consistent with **2.500 Property & Evidence**; and
 - c. Will request the tryer of facts order the conveyance forfeited to the agency.
- C. For students:

1. FIRST OFFENSE: WARN THE STUDENT. EDUCATE ON THE PROPER/IMPROPER USES OF THE CONVEYANCE.
 2. SECOND offense: REFER THE STUDENT TO THE OFFICE OF STUDENT ACCOUNTABILITY & RESTORATIVE PRACTICES (SARP).
 3. THIRD offense AND ALL SUBSEQUENT OFFENSES:
 - a. THE STUDENT IS REFERRED TO SARP AND THE CONVEYANCE IS IMPOUNDED;
and
 - b. The IMPOUNDED CONVEYANCE WILL BE RETURNED TO THE STUDENT AFTER THE CONCLUSION OF THE SARP PROCEEDINGS.
- D. For adults – staff, faculty, & non-affiliated:
1. FIRST OFFENSE: WARN THE SUBJECT. EDUCATE ON THE PROPER/IMPROPER USES OF THE CONVEYANCE.
 2. SECOND AND SUBSEQUENT offenseS: THE FACULTY/STAFF IS REFERRED TO THE OFFICE OF HUMAN RESOURCES (OHR).
 2. NON-AFFILIATE SECOND offense: Issue a Partial Denial of Access for all campus, but with the prohibition of the incident specific activity.
- E. In addition to the enforcement activities described herein, officers should enforce **Baltimore County Code (BCC) 18-2-603, Skateboard Riding in Certain Places**, only for second and subsequent violations of the ordinance. See also **2.410 Criminal, Civil, Juvenile Citations**.
- F. NONE OF THESE STATEMENTS APPLIES TO OTHER INCIDENTS WHICH MAY INCUR BY USING A CONVEYANCE IMPROPERLY (E.G., DISORDERLY CONDUCT, IMPEDING TRAFFIC, ETC.).