

2 CA ADC § 599.808

§ 599.808. Storage of State-Owned Motor Vehicles.

2 CCR § 599.808

Cal. Admin. Code tit. 2, § 599.808

Barclays Official California Code of Regulations [Currentness](#)

Title 2. Administration

Division 1. Administrative Personnel

Chapter 3. Department of Personnel Administration

Subchapter 1. General Civil Service Rules

 [Article 15.](#) Use of State-Owned Vehicles **§ 599.808. Storage of State-Owned Motor Vehicles.**

(a) The Director of General Services shall allocate available storage space and shall notify, at what intervals he/she deems necessary, each state agency of the number and location of Department of General Services garage and parking facilities allocated to that agency.

(b) Each state agency shall assign to the state-owned vehicles under its control all vehicle storage or parking space under its jurisdiction, or allocated to it by the Department of General Services. Each agency will report on all passenger vehicle storage space under its jurisdiction to the Department of General Services following procedures prescribed by General Services.

(c) Garage charges may be allowed for rental space for monthly storage of a state-owned vehicle in the vicinity of an employee's home. Garage charges shall not be allowed where state-owned vehicles are kept at the home of a state officer or employee, unless the officer or employee incurs a separate charge for storage.

(d) When a state-owned vehicle is to be stored frequently at or in the vicinity of an employee's home, regardless of the reason, a permit must be obtained in advance from his/her department. The permit must be signed by the department head, a deputy, or the chief administrative officer. The Department of General Services will prescribe the form and procedures relating to such permits. Permits will be available for review by the Department of General Services. At the discretion of General Services, any agency may be required to submit permits to it for final approval. For the purpose of enforcing this rule, "frequently" is defined as storing a state-owned vehicle at an employee's home, or in the vicinity thereof, for more than 72 nights over a 12-month period or more than 36 nights over any three-month period.

Note: Authority cited: Sections 19815.4(d) and 19816, Government Code. Reference: Section 19993.2, Government Code.

2 CCR § 599.808, 2 CA ADC § 599.808

This database is current through 1/11/13 Register 2013, No. 2