FLORIDA

City (Pop.)	Ordinance
Boca Raton (86,396)	Sec. 10-116 Definitions. The following words, terms and phrases, when used in this division, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning: "Abandoned motor vehicle" shall mean any motor vehicle which is left on public property, as defined herein, for a period of more than 72 hours, regardless of whether wrecked or inoperable, and regardless of whether the vehicle bears a current license plate and vehicle registration. "Antique motor vehicle" shall mean any motor vehicle of the age of 35 years or more which is registered with the state pursuant to F.S. § 320.086. [] "Wrecked motor vehicle" shall mean any motor vehicle, the condition of which is wrecked, dismantled, partially dismantled, incapable of operation by its own power on a public street, or from which the wheels, engine, transmission or any substantial part thereof has been removed. Sec. 10-118 Storing, parking or leaving on private property. (1) No person shall park, store, leave or permit the parking, storing or leaving of any wrecked motor vehicle or inoperable motor vehicle of any kind, whether attended or not, upon any private property within the city; except that, with respect to an inoperable motor vehicle, such vehicle may be parked, stored or left on the property for a period of time not to exceed 72 hours. The presence of such vehicles, or parts thereof, on private property is hereby declared a public nuisance which may be abated in accordance with the provisions of this article. (2) This section shall not apply to: (a) Any motor vehicle parked or stored within a building or carport on private property; (b) Any motor vehicle held in connection with a business enterprise lawfully licensed by the city for the servicing and repair of such vehicles and properly operated in an appropriate business zone pursuant to the zoning ordinances of the city; or (c) Not more than 2 antique motor vehicles retained by the owner for collection purposes.
Boynton Beach (68,217)	Sec. 10-52. Storing, parking, or leaving wrecked or inoperable motor vehicles on private properly prohibited and declared a nuisance; exceptions. (a) No person shall park, store, leave or permit the parking, storing or leaving of any abandoned property or wrecked or inoperable motor vehicle of any kind, whether attended or not, upon any private property within the City, except that, with respect to an inoperable motor vehicle, such vehicle may be parked, stored, or left on said property for a period of time not to exceed seventy-two (72) hours. The presence of such vehicles, or parts thereof, on private property is hereby declared a public nuisance which may be abated in accordance with provisions of this Article. (b) This section shall not apply to: (1) Any motor vehicle which is completely enclosed within a building, or unless it is held in connection with a business enterprise lawfully licensed by the City for the servicing and repair of such vehicles and properly operated in an appropriate business zone pursuant to the zoning ordinances of the City; (2) Nor shall this section apply to any antique or collector vehicle which is registered with the State of Florida, pursuant to Florida Statutes, Section 320.086. However, no more than two (2) antique motor vehicles may be retained by the same owner for collection purposes unless they are appropriately stored.
Clearwater (108,687)	Section 3-1503 Nuisances. A. No person owning, leasing, operating, occupying or having control of any premises within the city shall maintain, keep or permit any nuisance affecting the citizens of the city. B. The existence of any of the following specific conditions or conduct is hereby declared to constitute a public nuisance: [] 6. Except as provided in section 3-1506, the outdoor storage of all or part of any dismantled, partially dismantled, inoperative or discarded vehicle, recreational vehicle, machinery, appliance, farm equipment, aircraft, construction equipment, boat, personal watercraft, trailer, truck, motorcycle, bicycle, or scrap metal, on any public or private property, or of any abandoned vehicle, recreational vehicle, farm equipment, aircraft, boat, personal watercraft, trailer, truck, or motorcycle on any private property, within the city limits. This provision shall not apply to any vehicle, recreational vehicle, machinery, farm equipment, aircraft, construction equipment, boat, personal watercraft, trailer, truck, motorcycle, or bicycle which is located on the premises of a lawfully established storage yard or which is on the premises of a lawfully established vehicle service establishment and is in the process of repair or maintenance by that establishment.

Coconut Creek (52,909)	Sec. 6-39 Abandoned real and personal property. (a) <i>Purpose and intent</i> . It is the purpose and intent of the city to establish a process to address the number of abandoned personal and real properties located within the city. It is the city's further intent to specifically establish an abandoned residential property program as a mechanism to protect residential neighborhoods from becoming blighted through the lack of adequate maintenance and security of abandoned properties. [](h) <i>Removal of abandoned personal property</i> . [](4) An inoperative vehicle shall not be on private property unless it is within a completely enclosed building structure or a designated storage area, which includes a wall or hedge to screen the stored inoperative vehicle from view.
Coral Springs (121,096)	Sec. 16½-8 Removal of abandoned personal property. [] (d) An inoperative vehicle shall not be on private property unless it is within a completely enclosed building structure or a designated storage area, which includes a wall or hedge to screen the stored inoperative vehicle from view.
Davie (91,992)	Sec. 11-16 Definitions. The following words when used in this article shall have the meanings ascribed herein unless the context clearly indicates otherwise: <i>Abandoned property</i> shall be defined as any used and unusable stripped or derelict property, including automobiles, not in good and safe operating condition, or any other vehicle, machinery, implements, equipment or personal property of any kind which is no longer safely usable for the purpose for which it was manufactured and having no value other than a nominal salvage value, which has been left unattended and unprotected from the elements. <i>Antique vehicle</i> shall mean any passenger automobile manufactured more than twenty (20) years prior to the current year. Sec. 11-17 Storing of abandoned property on public or private lands; prohibited; exception. (a) It shall be unlawful to park, store, or to permit the parking or storing of any abandoned property upon any public or private property within the municipal limits of the town. (b) It is further provided that this section shall not apply to vehicles which are classified as antiques; provided, however, that any antique car on private property not having a current valid license plate shall be either in a garage or carport or covered with a tarpaulin.
Daytona Beach (61,005)	Sec. 42-111 Storage or deposit prohibited. (a) Except as provided in subsection (b) of this section, it shall be unlawful for any person, either as owner, occupant, lessee, agent, tenant, or otherwise, to store or deposit or cause or permit to be stored or deposited any abandoned, junked or discarded motor vehicle (hereinafter "abandoned vehicle") upon any public property, or on any commercial or residential private property within the city. (b) Subsection (a) of this section shall not apply with regard to a vehicle located: (1) On the premises, for less than 15 days, of a business enterprise operated in a lawful place and in a lawful manner when necessary to the operation of the business; (2) In an appropriate storage place or depository maintained in a lawful place and manner by the city; or (3) Within a completely enclosed building or parked in a carport, in such a manner that abandonment is not in evidence from adjoining private lots or public right-of-way. (c) Neither the prohibitions nor the exceptions contained in this section shall affect the enforceability of any separate restrictions on outside storage contained in or imposed pursuant to city ordinance.
Deerfield Beach (75,018)	Sec. 34-91 Parking or storage for over 72 hours restricted. It shall be unlawful to park, store, or leave or permit the parking or storage of any licensed or unlicensed motor vehicle of any kind, for a period of time in excess of 72 hours which is in rusted, wrecked, junked, partially dismantled or inoperative, or abandoned condition, whether attended or not, upon any public or private property within the city limits, unless such vehicle is completely enclosed within a building, or unless it is in connection with a business enterprise lawfully situated and licensed for same. An inoperative vehicle shall be a vehicle which is not fully able to be operated legally or safely on the public roadways. Evidence of inoperative condition may include but not be limited to, indications that all standard vehicle components known to comprise a motor vehicle are not functioning to the extent that a motor vehicle may be safely operated, the failure to contain current registration, or a failure to contain a tag visible from the outside of the vehicle at all times.

Sec. 66-54. - Definitions. The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning: Abandoned vehicles means vehicles that are inoperative, wrecked, partially dismantled or otherwise mechanically incapable of being operated in their present condition or without current state license tag if required. Sec. 66-55. - Findings; declaration of nuisance. It is found by the city commission that abandoned vehicles are a public nuisance for the following reasons: (1) Such vehicles, if stored in the open on private property, or if abandoned on public rights-of-way, can detract from the aesthetic quality of the surrounding neighborhoods and diminish the value of the adjacent properties. (2) Such vehicles, if parked on a public right-of-way, can constitute a safety hazard by virtue of the obstruction to the free flow of traffic and give rise to other traffic hazards. (3) Where such abandoned vehicles are on private property and stored in other than a completely enclosed garage, a health hazard may arise by virtue of the fact that such a vehicle can become a breeding place for disease-carrying insects and vermin. (4) Abandoned vehicles constitute an abuse of the environment in that such vehicles are solid waste that pollute the land. Sec. 66-56. - Abandoned vehicles prohibited. All Deltona (85,182) abandoned vehicles as described in section 66-54 or vehicles without a current state license tag, if required, shall be prohibited on any public right-of-way under any circumstances, or on private property except within a completely enclosed garage or when such vehicles are a permitted principal use or special exception in any zoning classification. Sec. 66-57. - Wrecked, discarded, junked, abandoned, inoperative, discarded and/or partially dismantled vehicles and parts of vehicles prohibited. No person in charge or control of any property in the city, whether public or private property, whether as owner, tenant, occupant or otherwise shall allow any wrecked, discarded, junked, abandoned, inoperative, discarded and/or partially dismantled vehicle or parts of vehicles to remain in such property longer than five days, unless such vehicle is located in a fully enclosed (or capable of being fully enclosed) building such as a garage or shed. For purposes of this section, a carport does not constitute an enclosed building. This article shall not apply to vehicles located on the premises of a lawful business enterprise functioning in compliance with the laws of the State of Florida, County of Volusia and city, when such vehicles are necessary to the operation of such business enterprise. Such vehicles when used as signs or attention getting devices contrary to the city's sign ordinance shall not be deemed to be necessary to the operation of a business or enterprise. Sec. 18-4. - Abandoned or derelict motor vehicles or vessels prohibited. It is declared unlawful and a public nuisance for any owner of any motor vehicle or vessel to violate any of the provisions in this section or for any property owner or occupant to allow a violation of this section to exist. (a) No person shall abandon any motor vehicle or vessel upon any public property within the city for a period of time in excess of twenty-four (24) hours. (b) No person shall abandon any motor vehicle or vessel Fort Lauderdale (165,521) upon any private property for a period of time in excess of ten (10) days. (c) No person shall park, leave or store any derelict vehicle or vessel upon any public or private property except as otherwise provided in the Unified Land Development Regulations. (d) It shall be the duty of the registered owner of the motor vehicle or vessel or the property owner or property occupant to remove the abandoned or derelict vehicle or vessel. (e) This section shall not apply to a motor vehicle or vessel in an enclosed garage. Sec. 54-246. - Storage. (a) It shall be unlawful for any person, either as owner, occupant, lessee, agent, tenant or otherwise, to accumulate, store or deposit, or cause or permit to be accumulated, stored or deposited, any abandoned, junked or discarded motor vehicle upon any public or private property within the city, unless the same is completely enclosed within a building, or unless it is in connection with a business enterprise lawfully situated and licensed for the same. Each day any such vehicle is Fort Myers (62,298) accumulated, stored or deposited in violation hereof shall constitute a separate offense. (b) The absence of a license plate for the current year and/or the absence of a current motor vehicle registration shall be prima facie evidence that such vehicle is abandoned, junked or discarded. The presence of a current license plate or registration shall not in and of itself exempt any motor vehicle from coming in violation of this section.

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Gainesville (124,354)	Sec. 26-136 Definitions. The following definitions shall apply in the interpretation and enforcement of this division: Abandoned vehicle shall mean any vehicle which appears to be incapable of safe operation under its own power upon public street and/or any vehicle not having a current motor vehicle registration tag properly attached. [] Sec. 26-137 Abandonment of vehicles prohibited. It shall be unlawful for any person to abandon any vehicle within the city and no person shall leave any vehicle at any place within the city for such time and under such circumstances as to cause such vehicle reasonably to appear to have been abandoned. Sec. 26-138 Major repair of vehicles on residential property prohibited. It shall be unlawful for any person to cause a vehicle to undergo major repair on any property zoned or used for residential purposes. Sec. 26-139 Abandoned, dangerous vehicles. (a) It shall be unlawful for the owner of any abandoned vehicle to allow the vehicle to remain on any property or street, highway or right-of-way within the city for longer than 72 hours. (b) It shall be unlawful for the owner of any dangerous vehicle to allow the vehicle to remain on any property, street, highway or right-of-way within the city. For the purposes of this division, a dangerous vehicle shall mean a vehicle which represents or poses a danger to the public or the vehicle itself by reason of its physical location or condition (e.g., obstructing vehicular or pedestrian traffic; containing broken glass; leaking flammable liquids). The vehicle shall be immediately repaired or removed by either the owner or the city so as to eliminate the danger, and, if necessary, the vehicle may be impounded without prior notice of such impoundment and imposition of costs. (c) Subsections (a) and (b) of this section shall not apply with regard to a vehicle in an enclosed building. Subsection (a) of this section shall not apply with regard to: (1) A vehicle on the premises, for less than 15 days, of a business enterprise opera
Hialeah (218,896)	Sec. 98-2206 Parking of abandoned, junked or mechanically incapacitated motor vehicles. It shall be unlawful to park, or to cause to be remaining parked, an abandoned, junked or mechanically incapacitated motor vehicle on a public right-of-way, public swale area or other public property. It shall be unlawful to park, or to cause to be remaining parked, an abandoned, junked or mechanically incapacitated motor vehicle on private property except for storage within an enclosed garage and except for oil changes, fluid replacement, plug replacement or fixing a flat tire or replacing a flat tire with a spare tire. The terms "abandoned," "junked" and "mechanically incapacitated" are defined in section 90-171 of this Code. Sec. 90-171 Definitions. The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning: Abandoned vehicle means any motor vehicle without a legal or current tag that is parked on public or private property or is known as a junked motor vehicle. [] Junked vehicle means a motor vehicle with major or severe damage that prevents such vehicle from being legally driven on a public roadway or a vehicle having no value or nominal salvage value. [] Vehicle means an automobile, truck, bus, trailer, semitrailer, truck, tractor, semitrailer combination, recreational unit primarily designed as temporary living quarters which either has its own motive power or is mounted on or drawn by another vehicle, or any other mobile item using wheels and being operated on the roads located within the city, which is used to transport persons or property and is propelled by power other than muscular power; provided, however, that the term does not include mopeds, traction engines, road rollers or vehicles which run only upon a track.
Hollywood (140,768)	§ 90.07 REMOVAL OF ABANDONED PERSONAL PROPERTY. [] (D) An inoperative vehicle shall not be on private property unless it is within a completely enclosed building structure or a designated storage area which includes a wall or hedge to screen the stored inoperative vehicle from view.
Homestead (60,512)	Sec. 19-71 Parking of abandoned or incapacitated vehicles or boats prohibited. It shall be unlawful for any person to park or place any abandoned or mechanically incapacitated motor vehicle or boat on any public or private property within the city, or allow the same to be parked, placed or allowed to remain on private property within the city, except inside of buildings or within enclosed walls of sufficient height in such manner as to prevent observation of such vehicle or boat from adjoining public or private property.

Sec. 518,203. - Junk and abandoned vehicle parking or storage prohibited. No person in charge or control of any property within the city whether as owner, tenant, occupant, lessee or otherwise, shall allow any junk or abandoned vehicle to remain on any private or public property within the city longer than 15 days; and no person shall leave any such vehicle on any property within the city for a longer Jacksonville (821,784) time than 15 days; except that this article shall not apply to a vehicle on the premises of a business enterprise licensed and operated in a lawful place and manner, to repair vehicles with current license or those places where active restoration is taking place and both activities are taking place within a closed building. Sec. 13-54. - Declaration of public nuisance. The location or presence of any junked vehicle or any abandoned, wrecked or derelict property on any lot, tract, or parcel of land, or portion thereof, private, improved or unimproved, occupied or unoccupied, within the Town shall be deemed a public nuisance It shall be unlawful for any person in the Town to cause or maintain such public nuisance by wrecking, dismantling, rendering inoperable, abandoning or discarding his vehicle on the property of another, or to suffer, permit or allow the same to be placed, located, maintained or exist upon his own real property; provided that this section shall not apply to: (1) A vehicle or part thereof which is completely enclosed within a building in a lawful manner where it is not visible from the street or other public or Jupiter (55,156) private property; (2) A vehicle or part thereof which is stored or parked in a lawful manner on private property in connection with the business of a licensed vehicle dealer of a junkyard; or (3) Any unlicensed inoperable vehicle stored on private property, provided, however, that the vehicle and outdoor storage area are maintained in such a manner that they do not constitute a health hazard, and that the vehicle is screened from ordinary public view from the fronting street or roadway, and from the property of any abutting owners, by means of a fence, trees, shrubbery or other lawful means. It is the sole intent of this subparagraph to permit the temporary storage of such a vehicle during a period of continuous activity of necessary repairs in order to make it operable. Sec. 17-7.1. - Definitions Inoperable vehicle shall mean a vehicle which cannot be driven upon the public streets for reasons including, but not limited to, being unlicensed, wrecked, abandoned, in a state of disrepair, or incapable of being moved under its own power. Vehicle shall mean every device capable of being moved upon a public highway or railroad or public waterway and in, upon or by which any person or property may be transported or drawn upon a public highway or railroad or public waterway. This shall include cars, trucks, boats, motorcycles, trains, buses, and other motorized means of conveyance. Sec. 17-8. - Storage of vehicles. It shall be unlawful for any person, either as owner, occupant, lessee, agent, tenant, or otherwise, to store or deposit, or cause or permit to be stored or deposited, any abandoned, junked or discarded motor vehicles, or junked or discarded trailer or any other vehicle, with or without motor power, designed for carrying persons or property and for being drawn by a motor vehicle upon any private property within the city without proper licensing. Sec. 17-9. - Evidence of abandonment, junking, etc., of vehicle. The absence of a license plate for the current year and/or the absence of a current motor vehicle registration shall be prima facie evidence creating a rebuttable presumption that such vehicle is abandoned, junked or discarded. Sec. 17-10. - Removal of Melbourne (78,323) abandoned, junked vehicles from private property. Any abandoned, junked or discarded motor vehicle, junked or discarded trailer or any other vehicle, with or without motor power, designed for carrying persons or property and for being drawn by a motor vehicle found upon any private premises other than those premises licensed for such use, shall be removed upon ten (10) days' written notice to the owner or occupant of any premises upon which the motor vehicle, trailer or other vehicle is stored or deposited, or to the owner thereof if the identity of such owner of the motor vehicle can be ascertained through license plates or otherwise. If such motor vehicle, trailer or other vehicle is not removed after the ten (10) days' written notice, the police department or code compliance division of the city shall remove the same or cause the removal and disposal at public sale, if required by law, at the cost of the owner or occupant of the premises, or the owner of such motor vehicle, trailer or other vehicle, if such owner can be ascertained. Sec. 17-11. - Dismantled or inoperable motor vehicle. Except for a duly licensed automotive repair establishment, no occupant of any property in the city shall repair, rebuild, dismantle, or disassemble any vehicle which is not in their ownership, nor shall any vehicle that is visibly inoperable be kept outside of a covered structure for more than ten (10) days.

Miami Gardens (107,167)	Sec. 16-52 Storing junk or trash; depositing junk; characteristics of junk property. (a) It shall be unlawful to deposit, store, or maintain, or to permit to be deposited, stored, or maintained, junk as defined in this article, in or on any lot, parcel or tract of land or body of water in any zoning district, except within a legally established junkyard. The deposit of junk in a location authorized for waste collection is exempted from this section, provided the junk is not or does not become a nuisance, and provided the junk is collected by the county or a county and city authorized commercial waste collector. (b) Junk property which would be visible, at ground level, from a street or other public or private property but for the concealment of such junk property behind a wall, fence, hedge or other plant material or by the use of a vehicle cover, plastics, fabrics or other materials to form a tent, curtain partition or similar makeshift structure or device, shall be subject to this section.
Miramar (122,041)	Sec. 10-49 Accumulation of junk, scrap metal, scrap lumber, etc., prohibited. (a) It shall be unlawful for any person to cause or permit junk, scrap metal, scrap lumber, wastepaper products, discarded building materials, or any unused or abandoned vehicle, other vehicles, or abandoned parts, machinery or machinery parts or other waste materials to be in or upon any yard, garden, lawn, outbuilding, or premises, in the city, unless in connection with a business enterprise lawfully situated and licensed for the same.
Orlando (238,300)	Sec. 58.1204 General Requirements. No person in charge or in control of any property within the City, whether an owner, tenant, occupant, lessee, or otherwise, shall allow any derelict, disabled or abandoned vehicle to be placed or remain on such property unless such vehicle is within a completely enclosed building, or is on the premises of an automotive repair or storage business for which the owner of the business has a current City occupational license and zoning approval. However, a disabled vehicle may not remain on the premises of an auto repair business or storage business in excess of 180 days. A vehicle covered with a car cover does not constitute enclosure or storage of a disabled vehicle. Evidence. A vehicle will be in violation of this Section if it is in a state of evident disuse, neglect or abandonment. Evidence may include, but is not limited to, factors such as: vehicle being wrecked, inoperative as evidenced by vegetation underneath as high as the vehicle body or frame, refuse or debris collected underneath or the vehicle being used solely for storage purposes, if it is partially dismantled, having no engine, transmission, or other major and visible parts, having major and visible parts which are dismantled, having no valid license tag, or being in any physical state rendering it inoperable or unsightly to the neighborhood. If the primary apparent evidence of neglect or abandonment is the lack of a valid tag or vegetation growing under vehicle, then the inspector shall use his training and experience to determine whether, under the totality of the circumstances, the vehicle is in a state of evident disuse, neglect or abandonment. A vehicle will be considered abandoned or derelict if it is in an evident state of extended disuse or neglect. Interpretation of this Requirement. Nothing in this Part shall be construed as permitting the disassembling, tearing down or scrapping of a vehicle or to permit one vehicle to be scavenged or stripped for parts for use on another vehicle. Additionally, noth

Pembroke Pines (154,750)	§ 90.02 INOPERABLE MOTOR VEHICLES PROHIBITED. (A) Definitions. For the purpose of this section the following definitions shall apply unless the context clearly indicates or requires a different meaning. (1) INOPERABLE VEHICLE. Any vehicle which is in a wrecked or partially wrecked condition, or a dismantled or partially dismantled condition, or has a flat tire or tire(s), or is made inoperative by means of a hoist, common bumper jack, or any other method of elevating a vehicle. (B) Prohibited; exception. It shall be unlawful to place, keep, or permit to be kept or placed, any inoperable motor vehicles; or any motor vehicle not duly and currently licensed for operation under state motor license laws; or any motor vehicle not having affixed a valid safety inspection certificate, on any of the public streets, highways, parks, parkways, or alleys; on any other public property; on any vacant land; or on any occupied or built-upon lot or tracts of land within the municipal limits of the city. Nonetheless, it shall not be unlawful for a lot, tract, or parcel of land properly zoned for such use to contain any inoperable vehicles as herein described, if the lot, tract, or parcel of land is securely enclosed by a tightfitting board fence at least six feet in height that shall obscure entirely any view into the property from adjacent surroundings.
Plantation (84,955)	Sec. 12-21 Definitions. For the purpose of this article, the following terms shall have the following meanings: Abandoned means: (1) Any vehicle located on public property or private property that does not have lawfully affixed thereto or displayed thereon a valid, unexpired license plate that permits its operation upon the highways of the State of Florida. (2) Any vehicle or part thereof that is left on public property continuously without being moved for a period of twenty-four (24) hours or more. (3) Any vehicle or part thereof located on public property illegally or in such a manner as to constitute a hazard or obstruction to the movement of pedestrian or other vehicular traffic on a public right-of-way, street or highway. (4) Any vehicle or part thereof that has remained on private property without the consent of the owner or person in control of such private property, for a continuous period of twenty-four (24) hours or more. (5) Any "inoperative motor vehicle," which is defined to be any motor driven vehicle that cannot move under its own power due to defective or missing parts. [] Sec. 12-22 Deposit, storage prohibited on public or private property. No person shall deposit, store or keep, or permit to be deposited, stored or kept, in the open upon public or private property an abandoned vehicle.
Pompano Beach (99,845)	§ 96.40 ABANDONED, WRECKED, DISCARDED, OR DISMANTLED VEHICLES. (A) It shall be unlawful to park, store, or leave any vehicle of any kind, in an abandoned, wrecked, junked, discarded, or dismantled condition, whether attended or not, on public rights-of-way or other public or private property, or for the owner of such a vehicle to allow, permit, or suffer the vehicle to be left upon any privately-owned property, unless it is authorized in conjunction with the business operated on the property pursuant to the zoning laws of the city. (B) Vehicles which have been partially dismantled, or do not have current valid license plates in or on the vehicle which can be viewed from outside the vehicle, or are not registered in the name of the person purporting to be the owner thereof, or are nonoperating, which shall include but not be limited to vehicles with one or more flat tires, or which have been left under circumstances as to cause the vehicle reasonably to appear to have been abandoned, wrecked, junked, discarded, or dismantled shall be presumed to be abandoned, wrecked, junked, discarded, or dismantled shereunder.
Port St. Lucie (155,251)	Sec. 41.08 Exterior property areas. [] (e) <i>Motor Vehicles</i> . Except as provided for in other regulations, no inoperative motor vehicle shall be parked, kept or stored on any premises, unless in an enclosed structure, and no vehicle or motor vehicle parts shall at any time be in a state of major disassembly, disrepair, or in the process of being stripped or dismantled. Painting of vehicles is prohibited unless conducted inside an approved spray booth. <i>Exception:</i> A vehicle of any type is permitted to undergo major overhaul, including body work, provided that such work is performed inside a structure or similarly enclosed area designed and approved for such purposes.

Sec. 38-171. - Definitions. The following words, terms and phrases, when used in this division, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning: Abandoned, when used in connection with junk vehicles, means any wrecked or derelict vehicle having no value other than nominal salvage value, if any, which has been left abandoned and unprotected from the elements. If vehicle is left on a road, street, alley, highway or other public easement, it shall be immediately deemed abandoned if left unattended. If such a vehicle is left on other public property, it shall be deemed abandoned if left unattended for ten days. If left on private property, it shall be deemed abandoned if left unattended for 20 days if it is a junk vehicle, Sanford (53,570) except as provided in this division. Junk vehicle means a vehicle which is partially or wholly dismantled, wrecked, junked and/or nonoperating in its current condition or unlicensed for a period of 20 days. [...] Sec. 38-176. - Keeping or storing junk vehicle. It shall be unlawful for any person to keep any junk vehicle on any public property or on any private property; provided, however, that the provisions of this section do not apply to any junk vehicle kept within an enclosed garage, or on the premises of a business enterprise when necessary to the functioning of such business operated in a lawful place and manner, and in conformity with the city's land development regulations, or in an appropriate storage area or depository maintained in a lawful place and manner. In no event shall a carport be considered an appropriate storage area. Sec. 8-201. - Outdoor storage. (a) Purpose and findings. (1) The City has a compelling interest in promoting the health and safety of citizens and visitors by regulating potentially hazardous conditions on private and public property including public rights-of-way. (2) Personal property stored on public property, including public rights-of-way may pose a health, safety, or security threat to pedestrians. (3) The City has an interest in ensuring that pedestrians have unobstructed access to public rights-of-way. (4) The City has a compelling interest in complying with requirements of the Americans with Disabilities Act which include minimum unobstructed sidewalk access for those with disabilities. (5) The City is willing to assist, on a limited basis, in providing storage facilities to those who do not have a location to store personal property. (b) It shall be unlawful for any person to store on any private or public property, or the owner or occupant of any property to store or allow to be stored on private or St. Petersburg (245,314) public property owned or occupied by such owner or occupant, outside of a legally constructed fully enclosed structure: (1) Any abandoned, disabled or inoperative motor vehicle or parts thereof; (2) Any abandoned, inoperative, disabled or unattended freezer, refrigerator or parts thereof; [...](6) Any motor vehicle that is lawfully parked and is covered in a manner to protect the motor vehicle which does not comply with this subsection. Any cover shall allow at least the bottom of six inches of each tire to be visible. The required license tag shall be clearly visible from the right-of-way or the license tag number shall be printed legibly on the cover with characters not less than two inches in height so that it is clearly visible from the right-of-way. Covers shall be in good condition without tears, rips or holes.

The entire cover shall be one color, except factory-made fitted covers may have more than one color,

and shall be kept clean and free from mold and mildew. Covers may include tarps.

Sunrise (84,439)	Sec. 9-51 Junked or inoperative vehicles. It is declared unlawful and a public nuisance for any owner of any motor vehicle to violate any of the provisions in this section or for any property owner or occupant to allow a violation of this section to exist. (a) <i>Definitions. Abandon</i> shall mean to give up or leave without intending to return or claim again any motor vehicle on public property or on private property within the permission of the property owner. <i>Derelict</i> means any motor vehicle which is a state of evident disuse, neglect or abandonment; is wrecked or partially dismantled having no motor, engine, transmission, or other major parts necessary for operation; has vegetation underneath as high as the body or frame; has refuse or debris collected underneath; is being used solely for storage purposes; does not have all tires inflated; does not display a current valid license tag; or which threatens or endangers public health, safety and welfare. <i>Motor vehicle</i> means any motorized vehicle, motorcycle, moped, motorized scooter, bus, trailer, truck, semitrailer, house trailer, road tractor, or truck tractor as defined in section 316.003, Florida Statutes, as may be amended from time to time. (b) Abandoned, derelict, inoperative or junked motor vehicle, or any parts thereof, left upon the public streets, alleys or rights-of-way, or upon any private property within the city limits are hereby declared a nuisance to the general public. A motor vehicle that does not possess a current state license tag and/or is not in running condition, or does not have the equipment required by F.S. Ch. 316, is deemed to be inoperative. (c) It shall be unlawful for any owner or person in possession or control of any abandoned, derelict, inoperative upon the public streets, alleys or rights-of-way, or upon any other public property within the city. No person shall abandon any motor vehicle upon any public property within the city for a period of time in excess of twenty-four (24) hours. (d) It shall be unlawful for the owner
Tallahassee (181,376)	Sec. 3-488. – Maintenance [] (b) It shall be unlawful for the owner or occupant of a residential building, structure, or property to utilize the premises of such residential property for the open storage of any inoperable motor vehicle, ice box, refrigerator, stove, glass, building material, building rubbish, or similar items. It shall be the duty and responsibility of every such owner or occupant to keep the premises of such residential property clean and to remove from the premises all such abandoned items as listed above, including but not limited to weeds, dead trees, trash, garbage, etc., upon notice from the enforcement official.
Tamarac (60,427)	DIVISION 2 CONDITION OF PREMISES GENERALLY [] (c) Definitions. For the purposes of this division, the following words and phrases shall have the meanings respectively ascribed to them below: (1) <i>Derelict cars and trucks</i> shall mean that any two (2) of the following circumstances exist as to such vehicle: (i) the same is parked or stored without having all wheels mounted; (ii) such vehicle is in a condition of disrepair, with substantial body or mechanical damage; (iii) such vehicle is parked or stored without having all tires inflated; or (iv) such vehicle does not bear an automobile license tax. Such presumption shall be rebuttable by a showing that the motor vehicle was, at the time of the violation, operational and capable of then being used for the purposes for which such motor vehicle is generally intended. [] Sec. 9-40 Parking areas. All parking areas, whether paved or not, shall be maintained in such manner as to ensure proper drainage and prevent the accumulation of long-standing water. It shall further be the responsibility of those persons designated in section 9-36 to ensure that all parking areas are kept free of derelict cars and trucks.

Sec. 19-56. - Storage of inoperative vehicles, junk or scrap metal in residential or commercial sections prohibited. (a) Definitions. The following definitions shall apply in the interpretation and enforcement of this section: Commercial section means any property now or hereafter designated as a commercial district under the zoning laws of the city as defined in the city's zoning ordinance. Public property means any city-owned, -leased, -controlled, -dedicated or -platted real property, including but not limited to parks, marinas, alleys, streets, rights-of-way or other real property. Residential section means any property now or hereafter designated as a residential district under the zoning laws of the city as defined in the city's zoning ordinance. (b) Storage. It shall be unlawful for any person to keep, store or allow to remain on any property within any residential or commercial section of the city or upon any public property any dismantled, partially dismantled, inoperative or discarded machinery, vehicle, boat or parts thereof, scrap metal or junk. (c) Seventy-two-hour limitation. It shall be unlawful for any person in charge of or in control of any property in a residential or commercial section of the city, whether as owner, lessee, tenant, occupant or otherwise, to allow any dismantled, partially dismantled, inoperative or discarded machinery, vehicle, boat or parts thereof, scrap metal or junk to remain on such property longer than seventy-two (72) hours. It shall be unlawful for any person to have any such items on any residential, commercial or public property within the city for a longer time than seventy-two (72) hours. (d) Exceptions. This section shall not apply with regard to such machinery, vehicles, boats or parts thereof, scrap metal or junk in an enclosed building or on the premises of a business enterprise operated in a lawful place and manner and in accordance with permissive uses as authorized under the zoning laws of the city, when necessary to the operation of such business enterprise, or in an appropriate storage place or depository maintained in a lawful place and manner by the city. (e) Enforcement. The provisions of this section shall be enforced by the neighborhood improvement manager and/or the chief of police or any members of their respective departments designated by them. The neighborhood improvement manager and/or the chief of police is authorized to remove or have removed any such machinery, vehicle, boat or parts thereof, scrap metal and junk when such item reasonably appears to be in violation of this section.

Tampa (335,709)

Weston (65,333)

§ 96.10 STORAGE OF ABANDONED VEHICLES AND VESSELS. 96.10(A) Abandoned vehicles. No Person shall store, keep, or permit to be stored or kept, an Abandoned vehicle or Vessel in plain view upon Public or Private Property. 96.10(B) Storage in enclosed Building. The following shall be stored within a completely enclosed Building: 96.10(B)(1) All wrecked, junked, dismantled or partially dismantled vehicles, Vessels or Trailers, including vehicles missing major parts, including but not limited to, bodies, engines, transmissions and bumpers; and 96.10(B)(2) All vehicles, Vessels and Trailers with bodies, engines, transmissions, rear ends or other major components that are wrecked, ruined or damaged to an extent that would render the vehicle, Vessel or Trailer inoperative.

Sec. 34-101. - Definitions. The following words, terms, phrases, when used in this article, shall have the meanings ascribed to them by this section, except where the context clearly indicates a different meaning: Abandoned vehicle means a vehicle which is left exposed to the elements and whose owner cannot be located within reasonable inquiry. Inoperative vehicle means a vehicle which is incapable of operation by its own power, or which is incapable of lawful operation on the public highways or public waterways pursuant to state and local law. Vehicle means any device by which any person or property is or may be transported or drawn upon a highway or upon water, including but not limited to a motor vehicle, mobile home, trailer, camper, boat and boat trailer. Sec. 34-102. - Abandoned vehicles and inoperative vehicles declared to be a public nuisance; duty of owners of vehicle and premises. (a) The existence of an abandoned or inoperative vehicle on private property in view of the general public is hereby declared to be a public nuisance. The existence of an abandoned or inoperative vehicle in view of the general public is detrimental to the health, safety and welfare of the inhabitants of the city, and is a violation of the aesthetic standards of the city. Futhermore, certain abandoned or inoperative vehicles may constitute a serious threat to the public health, safety and welfare. (b) It shall be the duty of the registered owner of such vehicle, as well as the duty of the owner of the private property or lessee or other person in possession of the private property upon which such vehicle is located, to remove the vehicle from the view of the general public. (c) This section shall not apply to a vehicle in an enclosed structure or private property under the control of a business which utilizes such vehicles in the ordinary course of its business and is authorized to do so by occupational license, certificate of use and zoning approval, if required, issued by the city. A vehicle covered with a car cover does not constitute enclosure of a vehicle.

West Palm Beach (99,919)