

ALABAMA

City (Pop.)	Ordinance
Auburn (53,380)	<p>Sec. 15-41. Tearing down, stripping, etc. of vehicles prohibited. (a) It shall be unlawful for any person to tear down, strip, junk, store, repair or service any vehicle owned for personal use of the owner unless necessary repairs are being made by an owner to his vehicle and are completed as required in section 15-38. (b) The provisions of subsection (a) shall not apply to the tearing down, stripping, junking, storage, repair or servicing of vehicles when such is done by the owner of such vehicle entirely within the confines of an enclosed area, between the hours of 7:00 a.m. and 10:00 p.m. (Ord. No. 414, 7, 8, 10-21-69; Ord. No. 2003, § 1, 5-15-01; Ord. No. 2242, § VI, 7-9-04)</p>
Birmingham (212,237)	<p>Section 5. General Yard Modifications. 10. As an additional limitation of an accessory use, the following shall apply: a. For the purposes of the Subsection (10), the term "disabled motor vehicle" shall refer to any motor vehicle regardless of size which is incapable or being self-propelled upon the public streets of the City of Birmingham, or when such motor vehicle cannot safely be moved on any public street under its own power, or which does not meet the requirement for operation upon the public streets. b. Disabled motor vehicles shall not be permitted in a front or side yard in a residential district; provided, however, that on a driveway crossing the front or side yard of a lot in a residential zone district, one disabled motor vehicle may be parked for a reasonable time to allow for the servicing or removal of said disabled vehicle, but in no case shall a disabled vehicle be allowed to remain on a driveway crossing a front or side yard for a period exceeding five days from the time the vehicle became disabled. c. One disabled motor vehicle may be permitted in a rear yard in a residential district as an accessory use to the main use of the lot; provided that such vehicle is not located in any open space required by this Article. Service and repair work may be performed on such vehicle, and parts, tools, and equipment incidental to such service and repair thereto may be stored and used; provided, however, that a disabled vehicle shall not be permitted to remain outside of a building for a period in excess of thirty days on any lot regardless of how zoned, except a lot upon which is operating a junk dealer or scrap metal processor in compliance with the requirements of the General City Code, or on that portion of any lot within twenty feet of an abutting lot used or zoned for 6- 4 residential purposes. d. Storage, service and repair in a residential district of a disabled motor vehicle which is conducted entirely within the confines of a completely enclosed garage (not to include open carports) shall be permitted, provided that such vehicle is the property of the owner or occupier of the lot and that such use is not a commercial use of the property. e. It shall be the responsibility of the owner of a disabled vehicle, the person in possession of property or the property owner on whose property a disabled vehicle is located to meet the requirements of this Subsection (10).</p>
Decatur (55,683)	<p>ARTICLE XI. - PROPERTY MAINTENANCE CODE Sec. 7-291. - Adopted.[...] (6) <i>Subsection 302.8</i> is amended in its entirety to read as follows: <i>Motor Vehicles.</i> Except as provided for in other regulations, no unregistered or inoperable motor vehicle shall be parked, kept, or stored on any premises, and no vehicle 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.</p>

<p>Dothan (67,560)</p>	<p>Sec. 98-161. - Abandoning vehicles or property on streets. [...] (b) It shall be unlawful for any partially dismantled or nonoperating or wrecked or junked or discarded vehicle or any vehicle without a current tag or any combination thereof to be kept on private real property for more than seven consecutive calendar days. This shall not prevent a person from working on one private vehicle for the purpose of restoration, provided the vehicle is kept within a completely screened enclosure, nor shall this subsection apply to vehicles being repaired on the premises of licensed automobile repair shops or body repair shops, provided that such vehicles are kept within a completely screened enclosure, or to automobiles on the premises of licensed junkyards, auto wrecking yards or auto salvage yards, provided that such vehicles are kept within a completely screened enclosure which will limit or otherwise obstruct the public's view of such vehicles. Any vehicle remaining on the premises of an automobile repair shop or a body repair shop for more than 90 days shall be deemed to be in violation of this section.</p>
<p>Gadsden (37,291)</p>	<p>Sec. 130-351. - Supplementary use regulations [...] (c) <i>Outdoor storage and parking.</i> No major recreational equipment such as travel trailers, detached pickup campers or coaches (designed to be mounted on automotive vehicles), motorized dwellings, tent trailers and the like, exclusive of boats and boat trailers, shall be stored or parked for more than 24 hours in any residence district except in a carport, in a rear yard or in an enclosed building. Boats or boat trailers shall not be stored or parked in the front yard in any residence district. Automotive vehicles or trailers of any kind or type without current license plates shall not be parked or stored in any residence district other than in a completely enclosed building. Except in an enclosed building, a commercial motor vehicle exceeding 22 feet in length shall not be stored or parked in any residence district for any length of time; provided, that a commercial motor vehicle may be parked temporarily for a time reasonably necessary to provide direct service in the residence district.</p>
<p>Hoover (81,619)</p>	<p>Sec. 11-51. - Regulations pertaining to weeds, debris, garbage, residential storage, portable storage containers, overcrowding in residential dwellings, and inoperable motor vehicles. [...] (e) Inoperable motor vehicles. It shall be unlawful for any person to park, leave or store more than two (2) inoperable motor vehicles upon any lot, place or premises in residential districts, A-1, RE, E-1, E-2, R-1, R-2, R-3, RT-4, R-4, PRD, PR-1, and PR-2 districts of the zoning ordinance. All such vehicles shall be screened from view from all public or private street rights-of-way by virtue of storage within an enclosed building or being screened by privacy fencing, topography and/or vegetation. Inoperable motor vehicle is defined as a motor vehicle which is unlicensed or in such a state of disrepair that it is not capable of being moved safely from one location to another under its own power or which does not meet the requirements for operation upon the public street.</p>
<p>Huntsville (180,105)</p>	<p>Subdivision III. - Inoperable Sec. 12-191. - Non-commercial premises. It shall be unlawful and a violation of this article for any person or entity, including without limitation the owner, tenant, or person in control of or charge of any non-commercial premises to store or keep upon said premises any inoperable vehicle, scrap or junk unless housed in an enclosed structure and in such a manner as to prevent a health, fire or safety hazard as defined by the laws of the state and the ordinances of the city.</p>

<p>Madison (36,824)</p>	<p>Sec. 14-53. - Violation declared. It shall be a violation of this article for any owner or person in possession or control of an inoperable motor vehicle or nonmotorized vehicle junk to abandon, place, leave, store, or park said inoperable motor vehicle or nonmotorized vehicle junk upon any residential or commercial property in the city for more than 48 hours, except that this article shall not apply in the following circumstances: (1) Where inoperable vehicles or nonmotorized vehicle junk are stored in an approved enclosed covered structure on residential or commercial property; (2) Where no more than two inoperable motor vehicles are stored in an approved open covered structure on residential property and covered with a temporary vehicle cover at all times other than when the owner or person in possession or control thereof is actively engaged in restoring, repairing, or reconstructing said vehicle; (3) Where no more than two inoperable vehicles are stored on a driveway on residential property and covered with a temporary vehicle cover at all times other than when the owner or person in possession or control thereof is actively engaged in restoring, repairing, or reconstructing said vehicle; (4) Where an inoperable motor vehicle or nonmotorized vehicle junk is stored or located on the premises of any junk or salvage yard, as defined herein; or (5) Where vehicles are being repaired or awaiting repair while located on the premises of any automobile dealer, automobile repair and body shop or garage, or other vehicle repair enterprise duly licensed and operated in compliance with all applicable codes and ordinances of the city.</p>
<p>Montgomery (205,764)</p>	<p>Sec. 27-13. - Junked or abandoned vehicles on private property. (a) In this section the term "dismantled, junked or abandoned vehicles" shall be deemed to include parts thereof including bodies, engines, transmissions, rear ends, etc. The term "vehicle legally or physically incapable of being operated" shall include one which does not have attached a current license plate, according to law, or which lacks the equipment in good operating condition as required by law to enable it to be operated. (b) No person shall deposit, store, keep or permit to be deposited, stored or kept in the open, upon property, a dismantled, unserviceable, junked or abandoned vehicle, or one legally or physically incapable of being operated under its own power.</p>
<p>Tuscaloosa (90,468)</p>	<p>Sec. 13-71. - Dismantled, wrecked, discarded vehicles on premises. (a) It shall be unlawful for any person in charge or control of any real property within the city, whether tenant, owner, occupant, lessee or otherwise, to allow any vehicle which is partially dismantled, nonoperative, wrecked, junked, or discarded to be on said premises. A vehicle will be considered nonoperative for the purposes of this section if it cannot be safely operated or if it is incapable of being moved under its own power or if it may not be legally operated due to lack of any legal requirement including a current license tag. (b) In lieu of the above procedure, the city may utilize the provisions of the state abandoned vehicle law. (c) This section shall not apply to any vehicle in a permanently enclosed building or shelter, or to any vehicle on the premises of a licensed business when the keeping of such vehicle is lawful and necessary to the operation of such licensed business, nor shall this section apply to any storage place or depository lawfully maintained by duly constituted law enforcement officers in the city.</p>