

# IDAHO

City (Pop.)	Ordinance
Coeur d'Alene (44,137)	<p><b>8.28.020: DEFINITIONS: INOPERABLE:</b> Incapable of being operated legally on a public highway, including, but not limited to, not having a valid, current registration. [...] <b>VEHICLE:</b> Any device designed to move or propel persons or property or to be drawn upon a highway not including a device designed to be propelled or moved by human power, such as wagons, tricycles, bicycles, or to be used exclusively upon stationary rails or tracks. <b>8.28.010: NUISANCE DECLARED:</b> The accumulation and/or storage of abandoned, wrecked, dismantled or inoperable vehicles or parts thereof on private or public property creates a condition tending to reduce the value of surrounding private property in the vicinity, and/or promotes blight and/or deterioration, and/or creates fire hazards and/or constitutes an attractive nuisance creating a hazard to the health and/or safety of minors, or is a harborage for rodents and/or insects injurious to the health, safety and/or general welfare of the public and is, therefore, a public nuisance within the meaning of Idaho Code section 50-334. [...] <b>8.28.030: EXCEPTIONS FROM CHAPTER PROVISIONS:</b> A. A vehicle or part thereof which is completely enclosed within a building or is not visible from the street or other public or private property; B. 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 dismantler, licensed vehicle dealer, a junk dealer, or when such storage or parking is necessary to the operation of a lawfully conducted business or commercial enterprise; C. A licensed vehicle which is in the process of being repaired or restored within a reasonable time; D. Recreational vehicles, such as, but not limited to, boats, snowmobiles and motor homes, are exempt from this chapter provided a valid current registration is obtained yearly.</p>
Meridian (75,092)	<p><b>4-2-1: DEFINITIONS: JUNK VEHICLE:</b> Any vehicle, or parts thereof, which: A. Cannot be safely operated under its own power; B. Is missing any one of the following: foot brakes, hand brakes, headlights, taillights, horn, muffler, rearview mirrors, windshield wipers, or adequate fenders; C. Has been declared salvage, or has been physically damaged to the extent that the cost of parts and labor minus the salvage value would make it uneconomical to repair or rebuild such vehicle; or D. Is otherwise in a wrecked, partially dismantled, inoperative, or dilapidated condition. <b>4-2-2: NUISANCE CONDITIONS PROHIBITED; RESPONSIBLE PARTY: A. Nuisance Prohibited:</b> It shall be unlawful for any owner, occupant, user, or person in charge or control of any property to create, cause, commit, maintain, or allow the existence of any nuisance on such property, or upon any street, sidewalk or public right of way abutting such property including the area behind curbs, sidewalks, parking areas, and property to the center of alleys and ditches. Prohibited nuisances shall specifically include, but shall not be limited to, the following conditions and/or matter: [...] 2. One or more junk vehicle(s), where such junk vehicle is not enclosed in any structure or otherwise concealed from public view pursuant to title 11 of this code, except as to junk vehicles stored or parked pursuant to the operation of a lawfully conducted business, industry or commercial enterprise.</p>
Nampa (81,557)	<p><b>6-8-5: UNLAWFUL TO LEAVE INOPERATIVE VEHICLES ON PRIVATE PROPERTY:</b> Inasmuch as inoperative, wrecked, discarded, or partially dismantled vehicles may be detrimental to public health, safety and welfare due to broken glass, standing water, accumulation of rusted parts and potential for breeding of vermin, no person in charge or control of any property within the city, whether as owner, tenant, occupant, lessee or otherwise, shall allow any partially dismantled, inoperative, wrecked, junked, or discarded vehicle to remain on such property longer than forty eight (48) hours; provided, however, that this provision shall not apply with regard to a vehicle in an enclosed building; a vehicle on the premises of a business enterprise operated in a lawful place and manner, when necessary to the operation of such business enterprise; or a vehicle in an appropriate storage place or depository maintained in a lawful place and manner by the city; or to a vehicle under special permit as provided in section 6-8-6 of this chapter. A. Exemption: 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 private property; or 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 dismantler, licensed vehicle dealer, a junk dealer, or when such storage or parking is necessary to the operation of a lawfully conducted business or commercial enterprise and properly screened from view as may be required by other provisions of this code.</p>

<p>Pocatello (54,255)</p>	<p><b>3-4-10: MAINTENANCE OF NUISANCE UNLAWFUL:</b> It shall be unlawful for any person owning, leasing, occupying, or having charge of any premises to maintain, keep or allow any nuisance to remain on such premises longer than five (5) days, or sooner if deemed expedient by a code enforcement official. This shall not only include all nuisances on private property, but nuisances situated on public property adjacent to or contiguous with private property including areas behind curbs, sidewalks, parking areas, and property to the center of alleys and ditches. Said five (5) day period, or sooner if deemed expedient by a code enforcement official, shall commence after written notice is served as provided in section 1-1-14 of this code. The written notice of the five (5) day period, or sooner if deemed expedient by a code enforcement official, shall be served upon any adult occupying the premises on which the nuisance is located and upon the owner of the nuisance, if known. If no occupant of the premises or owner of the nuisance can be found, a notice affixed to any building on the premises shall constitute notice to the owner or occupant of the premises, and the owner of the nuisance. If there is no building on the premises, such notice may be affixed elsewhere on the premises. Provided, however, no additional or further notice shall be required for subsequent or continuing violations. This section shall not apply with regard to any such nuisance located in an enclosed building or so located on the premises as not to be readily visible from any public place or from any surrounding private property. This section shall not apply to partially dismantled, wrecked, junked, discarded or otherwise nonoperating motor vehicles or parts thereof which are stored or parked in a lawful manner on private property in connection with the business of a licensed dismantler, licensed salvage yard or junk dealer or when storing or parking is necessary to the operation of a lawfully conducted business or commercial enterprise.</p>
<p>Twin Falls (44,125)</p>	<p><b>6-5-2: VEHICLES, EQUIPMENT PROHIBITED ON PROPERTY:</b> (A) No person shall place, allow, discard, maintain, park or store any dismantled, abandoned, nonoperating, junked, damaged or destroyed household goods or equipment, motor vehicles, machinery or miscellaneous property as herein defined upon any public street, alley, sidewalk or other public property within the City. (1958 Code, Ch. VII, Art. 9) (B) No person, whether he be owner, tenant, occupant, lessee or otherwise of any private property or premises shall place, allow, discard, maintain, park, store or permit to be placed, allowed, discarded, maintained, parked or stored upon said property or premises for a period of time exceeding fortyeight (48) hours any dismantled, abandoned, nonoperating, junked, damaged or destroyed household goods and equipment, motor vehicles, machinery or miscellaneous property as herein defined; provided, however, that the provisions of this subsection shall not apply to any property or premises where said household goods and equipment, motor vehicles, machinery or miscellaneous property is housed within an enclosed building thereon or to any property or premises lawfully operated as a business where the same is a part of said business enterprise and necessary to the operation of said business on said property or premises if kept within an area completely enclosed by a screening fence so that the property enclosed is not visible to the public and to neighboring property owners. (Ord. 2465, 11-7-94)</p>