

# HIGH MEANS DUI STATE LAWS SUMMARY



## OREGON (2012)

- Driving under the influence of intoxicants (DUI) refers to operating a motor vehicle while intoxicated or drugged, including impairment from the use of marijuana.
- Driving with any amount of THC in your system could get you a driving under the influence (DUI) charge. However, because THC can stay in your system for up to 30 days, it makes it hard to prove whether or not you smoked prior to or while driving. The best way to avoid this is to not smoke and drive at all. If you are caught driving under the influence of marijuana you could face jail time and fines as well as a suspended driver's license or the judge could order an ignition interlock device installed in your vehicle at your cost. Oregon considers any presence of THC to be evidence of impairment.
- It is strictly illegal to transport marijuana across state lines, even if both states allow marijuana.
- You are legally allowed to drive with marijuana in your vehicle, so long as you are within the legal possession limits and have your marijuana stored away from the driver in a child-proof container.