Construction and Demolition Debris Disposal Method Form

Desoto County Ordinance number 2006-35 dictates that prior to a building permit being issued for the construction or renovation of any structure, the applicant shall provide for the collection and disposal of any construction and demolition debris. No permit will be issued until one of the two following methods is chosen.

- The applicant may choose to enter into a contract with the franchisee of the county. (Womack Sanitation Inc.) 1.
- 2. The applicant may self haul their own waste to an authorized landfill using the applicants equipment and bona fide staff personnel of the applicant.

I choose to:

1. Use County Franchise 2. I will self haul – I evidence of proper disposal upon re	will dispose of all o	construction and demo	lition debris at a		lity. You will be required to show
		, or I provide written notification of a change in selection.			
		Self Haulers E			<u> </u>
Make		Model	C	olor	
Tag Numb	oer(s)	S	erial Number(s) _	orm if needed.	
	Attach addi	itional numbers the rev	erse side of this f	orm if needed.	
INFORMATION FILED H	EREWITH IS TRUE ED APPLICATION V	AND ACCURATE TO TH	HE BEST OF MY K	NOWLEDGE AND BELIE	(IDENTIFIED HEREIN AND ALL F. I UNDERSTAND THAT FAILURE FE: THE ATTACHED AFFIDAVIT OF IS USED).
	(OWNER/APPLICANT SIG	GNATURE)	(DA	TE)	
THE FOREGOING I	NSTRUMENT WAS A	ACKNOWLEDGED BEFC	RE ME via 🗌 phy	sical presence OR	online notarizations
THIS	_ DAY OF	, 20	BY		WHO
N	OTARY PUBLIC STA	AND WHO DID NO		(Commission expire	
		AFFIDAVIT OF OWNER: D BE COMPLETED ONL			
1. THAT (I AM/WE	BEIN ARE) THE OWNER	(NAMES OF PROPI IG FIRST DULY SWORI (S) AND RECORD TITL	I, DEPOSE(S) ANI	D SAY(S)	CRIBED PROPERTY, TO WIT:
The following is an excerpt from Desoto Coun	ty Ordinance number 200	6-35.			
Section 7. Construction and demolition debr Section 7.1 Prior to the issuance of a buildin debris which may result from the construction. the following methods of collection and dispose Section 7.1.1 The applicant will contract with th	g permit for the construc In order to obtain a buil I shall be used:	lding permit for the constructi	on of any structure, the	e applicant shall indicate in wr	nd disposal of any construction and demolition iting on forms provided by the county which of

Section 7.1.2 The applicant will self-haul, that is, provide for the collection, recycling, or disposal of construction and demolition debris at an authorized landfill using bona fide staff personnel of the applicant and equipment for such collection and disposal that is acceptable to the county. Section 7.2 No building permit shall be issued by the county until one of the above alternatives has been selected by the applicant.

The billing and collection of fees for collection and disposal of construction and demolition debris shall be the sole responsibility of the franchisee collector. The county may by separate ordinance or resolution provide for standard rates and fees for collection of construction and demolition debris. All such collection and disposal shall be the responsibility of the applicant for the building permit. All construction and demolition debris collected shall be recycled or disposed of at an authorized landfill.

ARTICLE IV. MISCELLANEOUS: PENALTIES; REMEDIES Section 1. Penalties. Any person found guilty of violating any provisions of this ordinance shall be punished by a fine not exceeding \$500.00 or by imprisonment in the county jail for not more than 60

days, or by both such fine and imprisonment.

. Remedies. In addition to the penalties as provided herein, the county may have recourse to such remedies as provided in law and equity to ensure compliance with the provisions of this ordinance, to include temporary and permanent injunctive relief and recovery of damages, or actions before the Special Master to achieve compliance by corrective orders and fines enforceable by liens upon the realty of the offender. Each day a violation of this ordinance continues unabated shall be deemed a separate violation of same for penalty purposes. Administrative fines, as provided in §381.0061, F.S., or in a franchise agreement, may be imposed by the health authority should conditions necessitate.