

**CITY OF EAST PRAIRIE
INVITATION FOR BID
GENERAL REQUIREMENTS**

December 29, 2025

**DEMOLITION
AND
DEMOLITION DEBRIS REMOVAL**

Date Issued: **December 29, 2025**

Bid Number: **25-01**

The City of East Prairie is soliciting bids for the demolition, demolition debris removal, brush removal, and all personal item removal at **324 NORTH ST.**, which is located within the corporate limits of East Prairie, Missouri. The reason(s) for the demolition of this structure is due to Health and Safety violations, creating a public nuisance and hazards to the citizens living in the various neighborhoods. The sealed bids will be received at the Office of the City Administrator, 127 E. Main Street, East Prairie, Missouri 63845, until **3:00 p.m. Monday, February 2, 2026.** **Bids must have the vendor's name and bid number located on the outside of the envelope.** Bids will be opened in the Office of the City Administrator on Tuesday, February 3, 2026, at 10:00am.

GENERAL TERMS AND CONDITIONS FOR THE INVITATION FOR BID

1. Bidder must use the attached Bid Return Sheet for submission of bids.

Return sheet must be signed and notarized. Retain one (1) copy of the bid form for your files. Bidder must use the attached specifications in preparing the bid. By signing, the bidder acknowledges his full knowledge of, and agreement with the general specifications, conditions, and requirements of this request for proposal. Bids shall be valid for a maximum period of sixty (60) days from the bid opening date.

The successful bidder is responsible for contacting the appropriate utility locating company and all utility entities. The successful bidder is responsible for ensuring that all site utilities are disconnected, discontinued, and terminated in such a manner as not to be damaged by any demolition activity at the contracted site. The successful bidder shall provide a copy of the Missouri One Call ticket, to the Code Enforcement Office, prior to commencing any work.

2. The City of East Prairie is exempt from all federal and state excise, sales, and use taxes.

3. It is the responsibility of the bidder to deliver his bid on or before the date and time of the bid closing. Bidders must not count on a Notary Public being available at City Hall. All documents requiring notarization must be notarized by the bid deadline. Otherwise, they are incomplete. Amendments to, or withdrawals of proposals received later than the time and date specified as the bid opening will not be operative. Bids received later than the deadline or incomplete bids will be rejected and returned unopened.

4. The City of East Prairie reserves the right to accept or reject any and all proposals, as deemed in its sole discretion, to be in the best interest of the City. The City reserves the right to reject any proposal if the vendor is delinquent in the payment of any taxes, fees or licenses owed to the City. The city may offset the delinquent amount due against sums owed the vendor.

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5. The City of East Prairie may make such an investigation as deemed necessary to determine the ability of the vendor to discharge the agreement or contract. The vendor shall furnish the City with all such information and data as may be required for that purpose. The City reserves the right to reject any bid if the vendor fails to satisfactorily convince the City that he is properly qualified to carry out the obligations of the agreement or contract, and to satisfactorily complete the work called for herein.
6. The City of East Prairie reserves the right, in its sole discretion, to accept the lowest and best bid for any property listed in these documents.
7. The successful bidder shall post all applicable bonds and insurances as required by the City of East Prairie, a certificate of insurance showing proof of liability insurance, a certificate of worker's compensation insurance showing proof of worker's compensation coverage and shall secure the appropriate license.
8. The successful bidder shall provide all indemnification and hold harmless agreements to the City of East Prairie.
9. Place the following on the outside of your sealed bid: **Demolition Bid # 25-01 324 North Street - Demolition and your Company Name.**
10. **Prevailing Wages**
The use of prevailing wages (State and/or Federal) are waived for this project.
11. **Demolition Debris**
All demolition debris must be disposed of according to the East Prairie Demolition Policy and the procedures set forth by the Missouri Department of Natural Resources. Tickets from approved transfer stations or approved landfills must be submitted with invoices. See enclosed fact sheet from the Missouri Department of Natural Resources for additional information and regulations. **All demolition debris, junk and trash and any material generated by the demolition process is prohibited to be buried or burned at the contracted property location or in the corporate limits of East Prairie, Missouri.**

Should you have any questions regarding these terms or to arrange a site visit, please contact me at (573) 649-3057 ext. #107.

Sincerely,

Collin Cecil
Code Enforcement Officer
City of East Prairie, MO

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SPECIFICATIONS

Demolition, Brush Removal and Junk and Trash removal
At 324 North Street
(Enclosed G.I.S. map location of the contracted property)

I. Insurance

The successful bidder shall furnish all Certificates of Insurance, with the City of East Prairie listed as an additional insured, to the City Clerk prior to the award of the contract. Liability coverage afforded under the policy will not be canceled unless at least 15 days prior written notice has been given to the City. The limits of coverage shall not be less than \$1,000,000 for bodily injury and/or property damage per occurrence, with \$1,000,000 aggregate.

Any contractor unable to provide certificates of insurance as specified above will not be awarded the contract for the work specified herein.

II. Work Required

a. 324 North Street

The Contractor shall remove and dispose of any and all materials located at said address including structures (to include all footings, foundations, porches, storm/root cellars, concrete floor slabs), shelters, outbuildings, junk and trash, bushes, stumps, house contents and any other fixture or amenity within the defined property boundaries. Any voids remaining from the removal of any of the above-mentioned items shall be filled with dirt and compacted and graded to match the surrounding elevation so as not to allow for the accumulation of storm water.

b. The City of East Prairie prohibits the burning of any and all demolition debris, junk and trash and any other debris required to be removed on the contracted property.

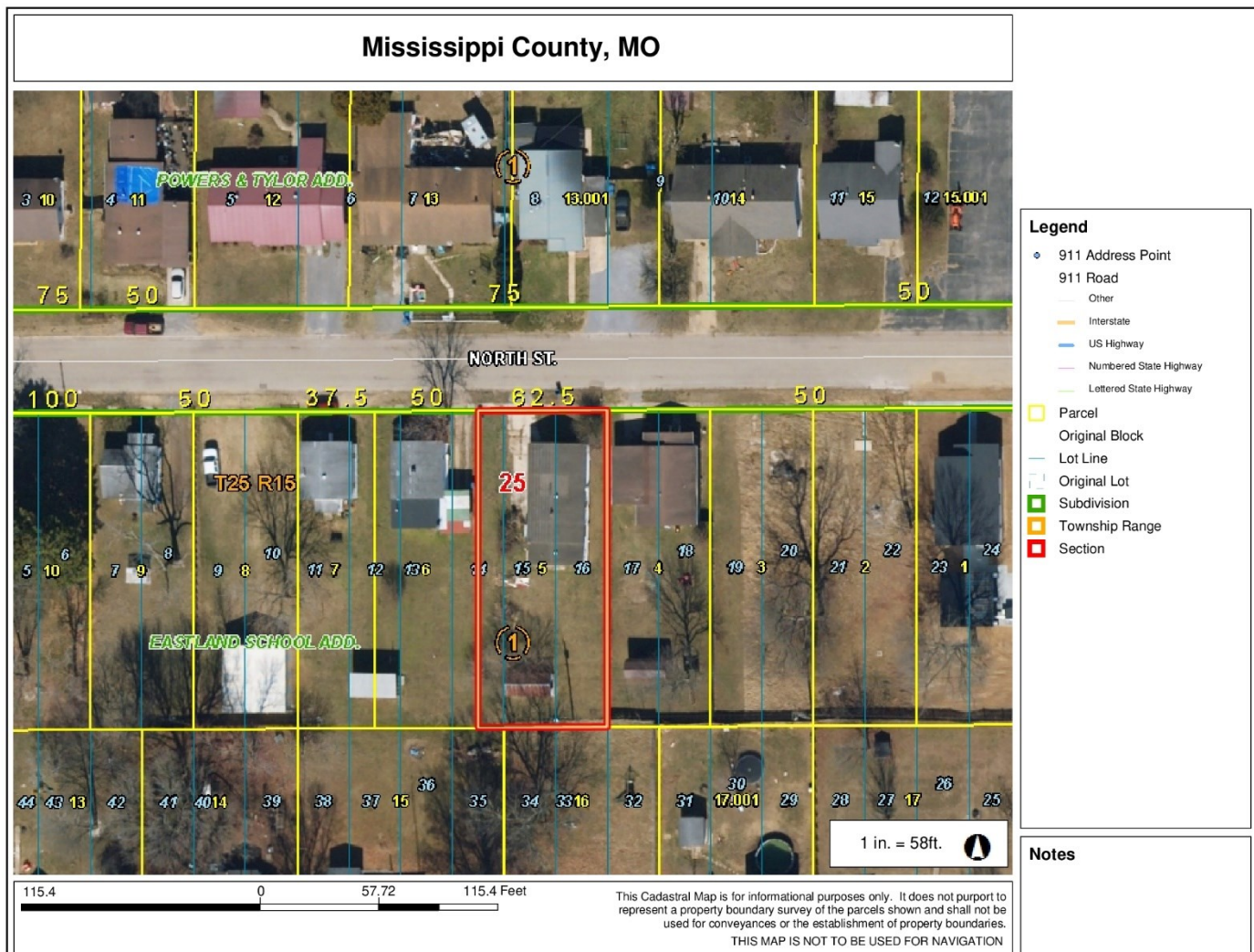
c. The City of East Prairie prohibits the burying of any and all demolition debris, junk and trash and any other debris required to be removed on the contracted property.

d. The City of East Prairie reserves the right to withhold payment from any contractor who fails to completely demolish and remove all contracted property debris. The contractor shall pick up and remove all trash generated from this project and shall level the ground before leaving the premises. **The work will be completed within thirty (30) days from the notice to commence work.**

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SEE ATTACHED G.I.S. PRINT OUT FOR PROJECT LOCATION
PROJECT LOCATION IS OUTLINED IN RED

324 NORTH



**CITY OF EAST PRAIRIE
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**INDEMNIFICATION, HOLD HARMLESS AND INSURANCE AGREEMENT
FOR THE DEMOLITION PROJECT LOCATED AT.**

324 NORTH ST. EAST PRAIRIE, MISSISSIPPI COUNTY, MISSOURI

A. INDEMNIFICATION AND HOLD HARMLESS

To the extent permitted by law, _____ (Contractor)

agrees to defend, indemnify and hold harmless the City of East Prairie, Mississippi County, Missouri (Municipality), its officers and affiliates, and all other persons, firms or corporations associated with such, both known and unknown, from and against any and all claims, suits, liens, judgements, damages, losses and expenses including reasonable legal fees and costs arising in whole or in part and in any manner from acts, omissions, breach or default of Contractor, in connection with performance of any work by the Contractor, its officers, directors, agents, employees and subcontractors, agents and affiliates, and any and all other persons, firms or corporations associated with or in connection to, both known and unknown, in the performance and execution of contractual work herein described at the aforementioned real property.

B. INSURANCE

- Contractor hereby agrees that it will obtain, maintain, and keep in force an insurance policy/policy to cover its liability hereunder in the minimum amounts of \$1,000,000 per occurrence and will defend and hold harmless City of East Prairie, Mississippi County, Missouri (Municipality) for personal injury, bodily injury and property damage.
- Said liability policies shall name the City of East Prairie, Mississippi County, Missouri (Municipality) as additional insured and shall be primary to any other insurance policies.
- Contractor will obtain, maintain, and keep in force Workers Compensation insurance including Employees Liability to the full statutory minimum limits as required by the State of Missouri.
- The contractor shall furnish to the Municipality Certificates of Insurance evidencing that the aforesaid insurance coverage is in full force.

Contractor: _____

Signature: _____ Date: _____

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BID RETURN SHEET

BID # 25-01
324 North Street

A. Demolition and disposal of 324 North Street, including tree, and brush removal as may be indicated by the city and removal of all demolition debris, junk and trash and fences.

Bid Amount

324 North Street _____
East Prairie, MO \$ _____

Company Name: _____

Contact Name: _____

Address: _____

Phone Number: _____

Email: _____

Signature of Bidder: _____

Title: _____

Date: _____

STATE OF _____)

)ss

COUNTY OF _____)

On this _____ day of _____, 20____, before me personally appeared _____, to me known to be the person(s) described in and who executed the forgoing instrument and acknowledged that they executed the same as their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at my office in _____, County, _____, the day and year first above written.

Signature

Notary Public

My commission expires:

The bidder's signature must appear on this form. The signature of the bidder indicates he/she understands and will comply with the terms and conditions set forth within the Invitation for Bid.

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Bid Notice

The City of East Prairie is accepting bid proposals for the demolition and removal of a condemned structure at 324 North Street in East Prairie. Qualified persons, who are licensed as General Contractors with the City of East Prairie, may submit a bid. Bid specifications may be obtained at the City of East Prairie Administration Building, 127 E. Main St., or by calling Code Enforcement Officer Collin Cecil at 573-649-3057, ext. 107. Sealed bids are due by 3:00 p.m. Monday, February 2, 2026, by mail or in-person, to:

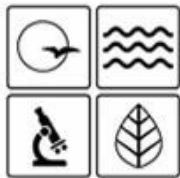
**City of East Prairie
127 E. Main.
East Prairie, MO 63845
ATTN: Condemned Property – 324 North Street**

Bids will be opened in the Office of the City Administrator on Tuesday, February 3, 2026, at 10:00am.

The City of East Prairie reserves the right to accept or reject any or all bids and to waive any irregularities in the bidding process.

The following fact sheets from the Missouri Department of Natural Resources are provided to the bidder, for reference of additional information and regulations pertaining to demolition waste.

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Missouri Department of Natural Resources

MANAGING CONSTRUCTION AND DEMOLITION WASTE

Solid Waste Management Program fact sheet

12/2017

Division of Environmental Quality Director: Ed Galbraith

PUB2045

This guidance is provided primarily for construction and demolition contractors, waste haulers, roofing contractors, remodeling businesses, homebuilders and homeowners. Cities and counties that issue building permits may also find the information helpful. The guidance covers only wastes commonly produced during building construction, renovation and demolition.

Information about managing other waste is available by contacting the sources listed on the last page of this fact sheet.

This fact sheet is not intended for guidance on the management of surface coatings removed from bridges, water towers or other similar outdoor structures.

Waste Types

During construction, renovation and demolition activities you may produce one or more of the following types of residuals:

- Clean fill
- Recovered materials
- Regulated construction and demolition waste
- Hazardous materials and hazardous wastes
- Asbestos-containing materials

Management requirements differ for each of these.

Clean Fill

Clean fill is “uncontaminated soil, rock, sand, gravel, concrete, asphaltic concrete, cinder blocks, brick, minimal amounts of wood and metal and inert (non-reactive) solids...for fill, reclamation or other beneficial use” (§260.200.1.(6), of the Revised Statutes of Missouri [RSMO]). Minimal means the smallest amount possible. For example, concrete containing wire mesh or rebar may be used as clean fill. However, exposed rebar must be removed before use. Under no circumstances are roofing shingles, sheet rock wood waste or other construction and demolition wastes defined as clean fill.

If asphaltic concrete or painted block and brick is to be used as clean fill, it is recommended that it not be crushed or ground any smaller than necessary. This will help to minimize the leaching of chemicals and toxic metals found within.

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Although not regulated as waste, placement of clean fill materials may be subject to requirements of the Missouri Department of Natural Resources' Water Protection Branch if it is placed in contact with surface or subsurface waters of the state, or would otherwise violate water quality standards. Contact the Water Protection Program at 573-751-1300 if you have any questions. Local requirements concerning the use of clean fill may apply as well.

Recovered Materials

Recovered materials are those removed for reuse (lumber, doors, windows, ceramic tile, and glass) and those removed to be recycled into new products. Potentially recyclable construction and demolition wastes may include scrap metals, asphalt shingles, sheet rock, lumber, glass, and electrical wire. However, it is important to remember that recovered materials must be used in some way.

Separating out certain wastes to be recycled into new products without having a market for them is expensive and needless. Storing recovered materials indoors is expensive. Storing them outdoors may lower their value, since most will degrade or deteriorate when exposed to the weather. Depending on how they are stored, they may harbor rodents, provide breeding grounds for insects, or be a potential fire hazard. Recyclables may not be collected and dumped on the ground while waiting for markets to develop. Therefore, before you deliver recyclable materials to a processing or recovery facility, be sure the facility performs legitimate recycling.

The department's Solid Waste Management Program has information regarding many recycling facilities in Missouri. You may contact the program at 573-751-5401 or available on the web at recyclesearch.com/profile/modirectory.

If you plan to remove reusable or recyclable materials from construction and demolition waste, the sorting must take place at the construction or demolition site. The wastes cannot be hauled from the site and dumped for later sorting, except at a permitted processing facility or at a facility that has received a permit exemption from the Solid Waste Management Program. Although the department strongly encourages the recovery or recycling of potential waste materials whenever possible, these activities must be conducted legally.

Regulated Construction and Demolition Wastes

Regulated construction and demolition wastes are those not classified as clean fill and not being reused or recycled. Regulated non-hazardous construction and demolition wastes must be disposed at a permitted landfill or transfer station.

To avoid violating air and solid waste laws, regulated non-hazardous construction and demolition wastes:

- Cannot be burned. An open burning permit may be applied for and must be obtained prior to burning untreated wood waste. Contact your nearest regional office for permit information and conditions.
- Cannot be buried (except in a permitted landfill).
- Cannot be hauled to private or public property and dumped, burned or buried, even with the landowner's permission.

If this happens, everyone involved, including the contractor(s), subcontractor(s), the hauler(s) and the landowner(s) can, and will be held liable for the illegal disposal (§§260.210, 260.211 and 260.212, RSMo).

If you are a building contractor, you need to know that burying construction waste from a building anywhere on the property is illegal (§§260.210.1, 260.211 and 260.212, RSMo). See page four of this fact sheet for a description of penalties for illegal disposal of construction and demolition waste.

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Hazardous Materials and Hazardous Wastes

Although you may find a variety of hazardous materials in old buildings, lead-based paint and universal wastes such as fluorescent lamps and batteries are the most common items dealt with by demolition contractors. Households and farmers are exempt from hazardous waste requirements under RSMo 260.380.1. The following information applies to generators of waste other than those meeting the definition of a farmer or household. This category includes commercial and business enterprises, institutions and industrial buildings, churches, schools, municipal structures and other structures not specifically identified.

It is the generator's responsibility to determine if materials generated during construction and demolition are hazardous wastes. This determination can be made by representative sampling or by applying verifiable historical knowledge of the materials in question. The most typical contaminants are lead and other heavy metals. Demolition related waste categories typically include:

- Paint residue - Paint chips, paint scrapings, and contaminated blast residue from building renovations or demolition projects
- Demolition debris - Metal and boards that have been painted with lead-based or other heavy metal-based paint (note: painted metal and boards may not be used as clean fill)
- Scrap metal - Metal objects that contain lead or other heavy metals
- Universal waste - Lamps, batteries and mercury containing equipment such as thermostats and switches

Paint Residue – Unless there is sufficient historical knowledge of types of paint and whether or not they contained heavy metals to make an accurate determination that the residue is either hazardous or non-hazardous, paint residue must be laboratory tested before disposal. The appropriate test method is the Toxicity Characteristic Leaching Procedure (TCLP), EPA Method 1311, referenced in the Code of Federal Regulations, Title 40, Part 261(40 CFR 261). The test must include the eight metals noted in 40 CFR Part 261.24 (arsenic, barium, cadmium, chromium, lead, mercury, selenium and silver). Environmental laboratories capable of conducting a TCLP may be found in the telephone directory's Yellow Pages. If one or more of analytical limits meets or exceeds the regulatory limit, the waste is hazardous.

Demolition Debris – While it is unlikely that a representative sample of the debris would fail the TCLP mentioned above, all solid wastes must receive a hazardous waste determination when generated. If generator knowledge of the material is insufficient to make an accurate hazardous waste determination, then testing of the debris would be needed.

Demolition debris should not be chipped, shredded, milled, ground, mulched or similarly processed that would increase their leachability prior to disposal.

Scrap Metal – When scrap metals are sent to a salvage yard for recycling it is not necessary to make a hazardous waste determination on those materials. If such disposal is not possible, the metal would also be subject to a hazardous waste determination as described above.

Universal Waste – Most materials falling into this category are considered hazardous waste when disposed; however, universal waste regulations streamline the hazardous waste management standards for these wastes that are commonly generated by a wide variety of establishments. Universal waste categories are as follows: batteries, pesticides, mercury-containing equipment, and lamps. More information on universal waste management can be found at epa.gov/hw/universal-waste#types.

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Hazardous wastes must be managed while onsite, transported and disposed according to the Missouri Hazardous Waste Management Law and Regulations. This may require the generator to send paint residue, demolition debris or scrap metal to a permitted hazardous waste disposal facility and assure specific universal wastes are managed in compliance with those regulations. If laboratory analysis show paint residue is non-hazardous, it must be disposed at a sanitary landfill as "special waste." Paint residue may not be disposed in a demolition landfill.

Procedures for managing special wastes are included in the Special Waste (PUB2050) fact sheet available on the department's website at dnr.mo.gov/pubs/pub2050.htm. The landfill may require you to complete a special waste disposal request form, and provide the results of testing on the paint waste to show that it is not hazardous before accepting the waste.

Asbestos

All public, institutional or commercial buildings, and in some instances residential structures, must be inspected for asbestos before renovation or demolition activities. Before planning a demolition project, bidding a project, letting a bid or beginning the demolition, it is important to know if the building has any asbestos-containing materials and who is responsible for removing them. Buildings may contain asbestos in materials such as ceiling or floor tile, as insulation or soundproofing on ceilings, pipes, ductwork, boilers; on the outside as transite siding; or in shingles. The presence of asbestos-containing materials cannot be confirmed just by looking.

A thorough inspection of any regulated building must be conducted by a Missouri certified asbestos inspector to determine the presence and condition of asbestos-containing materials. Depending upon the results of the inspection, a registered asbestos abatement contractor may be required. Contact the department's Air Pollution Control Program's Asbestos Unit at 573-751-4817 for more specific information about managing asbestos-containing materials. Visit dnr.mo.gov/env/apcp/asbestos/index.htm for more information about asbestos requirements. If the asbestos-containing materials is to go to a landfill or transfer station, contact the facility in advance to see if they will accept materials and if they have any special handling or packaging requirements.

Penalties for Illegal Disposal of Construction and Demolition Wastes

The Missouri Solid Waste Management Law provides for civil penalties for persons who dispose of, or allow the disposal of regulated construction and demolition wastes in unpermitted areas.

The law also contains criminal provisions for certain types of illegal construction and demolition waste disposal. There may be additional penalties for violations of air, water pollution, and hazardous waste management laws depending on the situation and means of disposal.

Solid Waste Management Law Violations:

- Civil Penalties - Any person who disposes of construction and demolition waste, or allows the disposal of construction and demolition waste in an area not permitted for such disposal may be assessed a civil penalty of up to \$5,000 per day per violation (§260.240, RSMo).
- Criminal Penalties - Any person who purposely or knowingly disposes of, or causes the disposal of regulated quantities of construction and demolition waste or other solid waste may be prosecuted for violating the criminal provisions of §§260.211 and 260.212, RSMo.

Convictions may include fines of \$20,000 or more, community service and/or cleanup of the illegally dumped waste. Conviction under §§260.211 and 260.212 is a class E Felony for the illegal disposal of residential or commercial waste,

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and for accepting construction and demolition wastes for payment, whether in cash or trade, without a permit. In some cases, persons convicted of illegal dumping have served time in jail.

The Missouri Air Conservation Law and regulations provide for civil penalties of up to \$10,000 per day per violation for persons who violate the requirements for handling, packaging, transporting or disposing of asbestoscontaining materials. The federal Clean Air Act also contains civil and criminal penalties for violations. The same penalties apply for persons who illegally dispose of construction and demolition waste by burning.

Hazardous Waste Management Laws, Section 260.425 RSMo, provides for civil penalties of up to \$10,000 per day per violation for persons who violate these laws and regulations. Administrative penalties, not to exceed \$10,000 per day per violation, may be sought for persons who violate these laws and regulations pursuant to Section 260.412 RSMo and Code of State Regulations, Title 10, Division 25-14 (10 CSR 25-14).

Other Requirements

Other legal requirements related to managing construction and demolition wastes include:

- Anyone engaged in building construction, modification or demolition must maintain a record of all sites used for construction and demolition waste disposal for one year. The records must be made available to department staff upon request (§260.210.7, RSMo).
- Cities and counties issuing building permits are required to notify each permittee in writing of the legal requirements for construction and demolition waste disposal (§260.210.8, RSMo).
- A person shall be guilty of conspiracy if he knows or should have known that his agent or employee has violated the civil or criminal provisions of the law related to illegal disposal of construction and demolition waste or other solid waste (§260.212.9, RSMo).
- Anyone selling, conveying or transferring property that contains construction and demolition waste or other solid waste (whether buried or not), must disclose the existence and location of the waste disposal site to a potential buyer early in the negotiation process (§260.213, RSMo).
- Anyone hauling materials that could fall or blow from a vehicle, including construction and demolition waste, must cover the load or secure it so that none of it can become dislodged and fall from the vehicle (§307.010, RSMo). In addition, many landfills and transfer stations in Missouri require all incoming loads to be covered. Some facilities accept open loads, but may charge you extra for them.
- A person commits the crime of littering if they throw or place, or cause to be thrown or placed, any garbage, trash, refuse or rubbish of any kind on the right-of-way of any public road or highway; in or on any waters of the state or the stream banks; and on any public or private property (owned by another and without their consent) (§577.070, RSMo).

Additional Information

You may obtain additional information about properly managing construction and demolition wastes from the sources listed below.

Missouri Department of Natural Resources

- Air Pollution Control Program 573-751-4817
- Hazardous Waste Program 573-751-3176
- Solid Waste Management Program 573-751-5401
- Water Protection Program 573-751-1300

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- Kansas City Regional Office 816-622-7000
- Northeast Regional Office (Macon) 660-385-8000
- St. Louis Regional Office 314-416-2960
- Southeast Regional Office (Poplar Bluff) 573-840-9750
- Southwest Regional Office (Springfield) 417-891-4300

On the Web

Construction and demolition information dnr.mo.gov/env/swmp/index.html Environmental publications dnr.mo.gov/pubs/

Additional Considerations and Sources

Hazardous waste requirements are found in the Missouri Hazardous Waste Management Laws, Sections 260.350 through 260.575 RSMo. The Missouri Hazardous Waste Management Regulations are found in 10 CSR 25. Most of the federal environmental requirements in 40 CFR are adopted by reference into the Missouri regulations.

Solid waste requirements are found in the Solid Waste Management Law in Sections 260.200 through 260.345 RSMo, and the regulations in 10 CSR 80. Copies of the Revised Statutes of Missouri are available through the Revisor of Statutes at 573-526-1288, or are available online at moga.mo.gov.

Copies of the Missouri Code of State Regulations are available through the Missouri Secretary of State at 573-7514015, or are available online at www.sos.mo.gov/adrules/csr/csr.

Federal regulations are available at federal depository libraries or may be purchased from a U.S. Government Bookstore, the U.S. Government Printing Office, or from a commercial information service such as the Bureau of National Affairs. Federal Regulations are also available online at ecfr.gov/cgi-bin/ECFR?page=browse.

Other Guidance

The Missouri Department of Health and Senior Services - Office of Lead Licensing and Accreditation may be contacted for information regarding training, licensure, and work practice standards for lead abatement activities. Disposal is an abatement activity. See 701.300 and 701.338 RSMo.

Please note that many municipalities have their own additional requirements that might be stricter than those discussed above.

For more information

Missouri Department of Natural Resources
Solid Waste Management Program P.O. Box
176
Jefferson City, MO 65102-0176 800-361-4827 or 573-
751-5401 dnr.mo.gov/env/swmp

Missouri Department of Natural Resources
Air Pollution Control Program
P.O. Box 176
Jefferson City, MO 65102-0176
800-361-4827 or 573-751-4817 office
573-751-2706 fax

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dnr.mo.gov/env/apcp/index.html

Missouri Department of Natural Resources
Hazardous Waste Program
P.O. Box 176
Jefferson City, MO 65102-0176
800-361-4827 or 573-751-7560 office
573-751-7869 fax
dnr.mo.gov/env/hwp/index.html

Missouri Department of Health and Senior Services
Office of Lead Licensing and Accreditation
P.O. Box 570
Jefferson City, MO 65102-0570
888-837-0927 or 573-526-5873
573-526-0441 fax dhss.mo.gov/Lead/

Nothing in this document may be used to implement any enforcement action or levy any penalty unless promulgated by rule under chapter 536 or authorized by statute.

For more information
Missouri Department of Natural Resources
Waste Management Program
P.O. Box 176
Jefferson City, MO 65102-0176 800-361-4827 or 573-751-5401 <http://dnr.mo.gov/env/swmp>
