

**[Suggested Form]**  
**NOTICE OF DISAPPROVAL OF APPLICATION FOR ASSESSMENT OF  
CITRUS PACKINGHOUSE AND PROCESSOR EQUIPMENT  
UNUSED DUE TO CITRUS GREENING**

|  |
|--|
| County _____                                       |
| Tangible Personal Property Account Number<br>_____ |

**To:** \_\_\_\_\_

**YOUR APPLICATION FOR THE ASSESSMENT OF CITRUS  
PACKINGHOUSE AND PROCESSOR EQUIPMENT UNUSED DUE TO  
CITRUS GREENING WAS DENIED.**

THIS DENIAL IS ☐ Total    ☐ Partial

**REASON FOR TOTAL OR PARTIAL DENIAL:**

If you disagree with this denial, you may request an informal conference with the local property appraiser. You may also file an appeal with the county value adjustment board, according to sections 193.4516(4) and 194.011(3), Florida Statutes. Petitions involving denials of applications for the assessment of citrus packinghouse and processor equipment unused due to citrus greening are due by the 25th day following the mailing of the *Notice of Proposed Property Taxes* by the property appraiser. Taxpayers must complete and file the *Petition to the Value Adjustment Board – Request for Hearing*, Form DR-486, with the value adjustment board clerk.

Note to PA: This form has space to indicate if the denial is total or partial and space for “Reason for denial or partial denial.” The form also advises of the right to appeal to the value adjustment board under section 194.011, F.S.