21.210 Intergovernmental Coordination Element

This element identifies and resolves goals, objectives, policies and development proposed in campus master plans that may be incompatible with adjacent local governments, and regional and state agency plans. Intergovernmental coordination shall be utilized to the extent required to carry out the provisions of this Chapter.

(1) INTERGOVERNMENTAL COORDINATION DATA AND ANALYSIS REQUIREMENTS. This element shall be based on the following data and analysis requirements, pursuant to Subparagraph 21.202(2).

(a) Inventory and assess the list of all host and affected local governments, and other units of local government providing services but not having regulatory authority over the use of land, independent special districts, water management districts, regional planning councils, and state agencies with which the university coordinates, or which provide services to the university. This inventory shall also include regional or state agencies with land use or environmental regulatory authority, and authorities, independent special districts, and utility companies which provide services to the university.

(b) The assessment indicated in (1) (a) of this subsection shall include the following:

1. An assessment of the existing coordination mechanisms in place for each governmental entity. This assessment shall include the nature of the coordinating relationship, the mechanism used for coordination (such as intergovernmental agreements, joint planning and service agreements, special legislation, joint meetings/workgroups, mutual aid agreements, etc...) the office with primary responsibility for coordination, as well as the effectiveness of any existing coordination mechanisms.

2. An assessment of specific problems and needs within each of the campus master plan elements which would benefit from improved or additional intergovernmental coordination and means for resolving those problems and needs.

(c) Inventory and assess all previous fair share payments made by the University to its host or affected local government as a result of existing Campus Development Agreement(s). This assessment shall include a summary of how those funds have been spent by the local government, and the relative effectiveness of this spending in mitigating university generated impacts.
(2) REQUIREMENTS FOR INTERGOVERNMENTAL COORDINATION
GOALS, OBJECTIVES, AND POLICIES.
   (a) The element shall contain one or more goal statements which establish
       the long-term end toward which intergovernmental coordination
       activities are ultimately directed.
   (b) The element shall contain one or more specific objectives and policies for
       each goal which:
       1. Coordinate the campus master plan with the plans of other units of
          local government providing services but not having regulatory
          authority over the use of land, and the comprehensive plans of host
          and affected local governments;
       2. Ensure that the university addresses through coordination and
          accountability mechanisms, the impacts of development proposed in
          the campus master plan upon development in the planning study
          area; and
       3. Ensure coordination in establishing level of service standards for
          public facilities with any state, regional or local entity having
          operational and maintenance responsibility for such facilities.

(3) INTERGOVERNMENTAL COORDINATION PROCESS.
The Intergovernmental Coordination Element shall establish a development
review process, to be implemented in conjunction with host and affected local
governments. This development review process shall assess the impacts of
proposed development on significant local, regional and state resources and
facilities, and shall be a reciprocal process whereby local officials are given an
opportunity to review proposed campus development in order to assess its
potential impacts on local, regional and state resources and facilities. The process
should afford university officials an opportunity to review proposed
development within the planning study area in order to assess its potential
impacts on university resources and facilities. Prior to the approval and adoption
of the Campus Development Agreement by the University Board of Trustees, the
university will engage in a coordination process with the Board of Governors. As
part of this process of reviewing campus development agreements, the Board of
Governors may require submission of more complete or more detailed data or
analysis from the university.

Authority: Section 7(d), Art. IX, Fla. Const., History — Formerly 6C-21.210, 2-15-
94, Amended and Renumbered 6-18-09.