## <del>6C-</del>14.022 Disqualification Procedures

- (1) The president will review the performance of each construction firm under contract. The president <u>or designee</u> will record poor or inadequate performances, deficient management resulting in project delay, <u>and/or</u> poor quality workmanship, <u>and non-fulfillment of contractors MBE plan.</u> The president will review all circumstances surrounding instances of poor performance and the quality of workmanship and may initiate disqualification proceedings for any firm determined to be deficient.
- (2) The president shall notify the firm under review and give it an opportunity to submit written evidence. As deemed appropriate, the president may convene a disqualification committee. If the president finds probable cause to warrant disqualification, the president shall so notify the contractor <u>in writing</u>, in accordance with Chapter 120, Florida Statutes. The notification shall set forth specifically the grounds for disqualification and the contractor's right to request a <u>quasi-judicial</u> hearing. in accordance with Chapter 120, Florida Statutes. The firm may, within fourteen (14) days of receipt of notification of disqualification, file a written request for hearing. If such a request is not timely filed, the president will make a final ruling on the matter in its original form. If a request for hearing is made, the matter will be handled in accordance with <u>university procedures for a quasi-judicial hearing</u>. Chapter 120, Florida Statutes.

Authority: Section 7(d), Article IX, Florida Constitution; Formerly Implemented F.S. 120.57, 120.60, 240.209(1), (3)(p), (q), 287.094. History--Formerly Rule 6C-14.22. New 5-25-81, Amended 8-11-85, 4-8-86, 1-24-89, 1-13-99, Amended 11-06-07.