6C-14.0025 Action Required Prior to Capital Outlay Appropriation

(1) No new construction or remodeling project exceeding \$500,000 \$1,000,000 shall be requested by a university for inclusion on the priority list the first year of the 3 year priority list without being recommended in an educational plant survey. as prescribed in BOG Regulation XXX.

(2) The university is responsible for the preparation of the building program. and shall submit it to the Chancellor University <u>Board of Trustees</u> for approval. The program shall be consistent with the university <u>strategic plan</u>, academic and facilities master plan, and shall include the project budget and the building codes applicable to the project.

(3) The Chancellor <u>university president</u> shall have the responsibility for building program review and approval, modification, or disapproval, to assure compatibility with the institution's approved mission statement strategic plan, master plan, <u>educational plant survey</u> and with space utilization criteria. described in Chapter 6A-2, F.A.C. Building programs <u>approved by the university president</u>, and budgets approved by the <u>Chancellor university board of trustees</u> shall serve as the basic planning documents for development of plans and specifications for construction.

(4) Proposals for fixed capital outlay projects to be funded by Capital Improvement Fees or Building Fees shall be prepared by the university, and submitted to the Board of Governors. Each proposed project shall be approved by the university president after consultation with the student government association. For the purpose of this rule <u>regulation</u>, "consultation" is defined as an ongoing dialogue with the student body president prior to developing the university proposal. An attachment containing any objections and alternatives, and stating that both the university president and the student government association have reviewed the project proposals, shall be included in the proposal.

Authority: <u>Section 7(d)</u>, <u>Article IX</u>, <u>Florida Constitution</u>; 216.182, 240.209(1), (3) (p), (q), 240.295(1), (3). History--New 1-24-89, Amended 1-13-99, Amended 11-06-07.