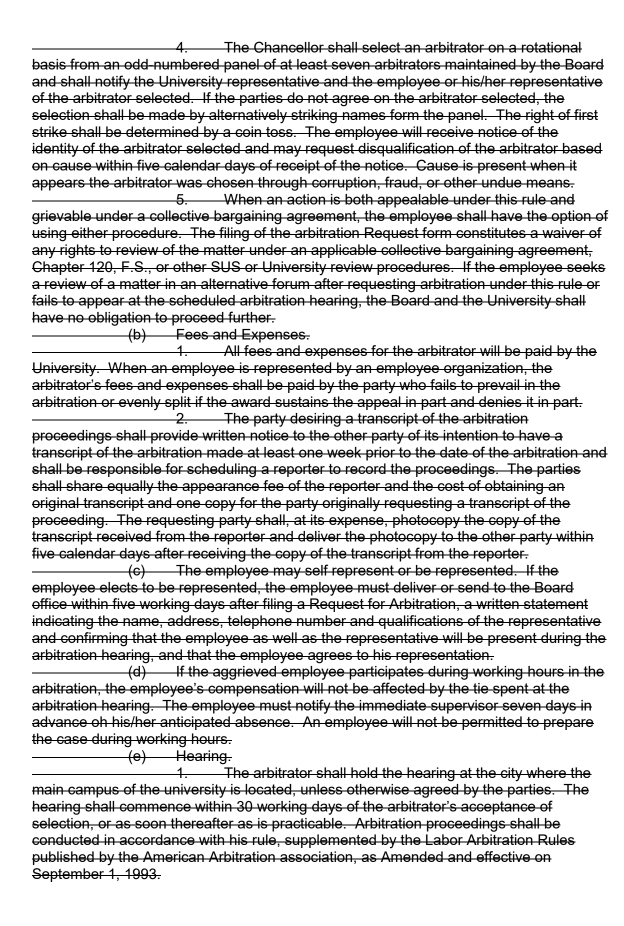
## 5.950 Disciplinary Actions, Complaints, and Appeals. (1) Each University shall administer standards for performance and conduct to ensure timely and equitable disposition of disciplinary problems. Discipline ranging from written reprimands to dismissal may be imposed for just cause. Each University shall institute predetermination and appeal procedures for all employees with permanent or tenured status. The Chief Administrative Officer shall establish procedures for addressing employee complaints consistent with the following: (a) A tenured or permanent status employee may file a complaint concerning employment or alleging that the University failed to comply with the University complaint procedure with the Chief Administrative Officer and request specific action by the Chief Administrative Officer. (b) A nontenured or nonpermanent status employee may file a complaint concerning only nondisciplinary matters affecting the employee's terms and conditions of employment with the immediate supervisor and the next level supervisor. A complaint, for the purpose of this process, is the allegation by the employee that any condition affecting the employee's terms and conditions of employment is unjust, inequitable, or crease a problem. An employee shall not have the right to file a complaint concerning evaluations of performance unless the employee alleges that the evaluation is based on factors other than performance. (d) Suspensions, reductions in pay, transfers, layoffs, demotions, job abandonment, and dismissals for USPS employees shall proceed directly to review under Section (4) USPS Arbitration Appeal Procedures. USPS Arbitration Appeal Procedure — An employee who has earned permanent status in his/her current classification shall have the right to appeal to an arbitrator ay suspension, dismissal, layoff, demotion, job abandonment, transfer, or reduction in pay, provided that the employee has not signed a statement indicating the action was voluntary. An employee whose position is classified to a lower class shall have the right to appeal only the reduction in pay, if any, which has occurred as a result of the demotion appointment. (a) Request for Processing. If an employee requests an arbitration, the employee shall, within 14 working days after the receipt of notice of the employment action from the University, file with the Board Office a completed Arbitration Request form. This form is incorporated by reference and is titled Arbitration Request Pursuant to Rule 6C-5.950(4) dated November 1, 1995, and can be obtained from the University Personnel Director. A copy of the form must also be filed with the Chief Administrative Officer and the employee's immediate supervisor. Failure to initiate an arbitration request within the time limits prescribed shall be deemed a waiver of the right to arbitration. In the event of a question regarding timeliness of any notice, the date of receipt if transmitted in person, or the postmark if transmitted by mail, shall be determinative. After the Request for Arbitration has been received, the Chancellor will determine whether the request has been filed in accordance with the provisions of this section and shall notify the employee or his/her representative, the University, and immediate supervisor of this determination. Additionally, the employee will be mailed a copy of this rule.



2. The arbitrator may subpoena witnesses and compel the
production of documents pertinent to the appeal. All requests for subpoenas must be
made to the arbitrator no later than 10 working days prior to the arbitration date and
each party is responsible for providing its own witnesses and documents which it wishes
to present.
3. Within 60 calendar days, the arbitrator shall issue to the
University and the employee a written order which may affirm, reverse, or alter the
decision of the University.
4. The employee and the University agree that the decision of
the arbitrator shall be final and binding on both parties. No judicial review of the
arbitration order is available except as provided by Chapter 682, F.S.
(f) Jurisdiction of Arbitrator.
The arbitrator shall neither add to, subtract from, modify
nor alter the provisions of these rules, University rules and policies or procedures, or an
applicable collective bargaining agreement. Arbitration shall be confined solely to the
application and/or interpretation of those provisions and limited to the matters in the
Request for Arbitration Form submitted for arbitration. No statements of option or
conclusions not essential to the determination of the matters submitted shall be
permitted. The arbitrator shall not review managerial decisions other than to ensure that
such actions are in accordance with the applicable procedures under review. In the
case of suspension, dismissal, and reduction in pay taken as a disciplinary action, the
arbitrator shall determine whether there is just cause for such action.
2. The burden of proof shall be on the employee in layoff,
demotion, reduction in pay and transfer actions when not taken as a disciplinary action,
and in job abandonment. The burden of proof shall be on the employer in suspension,
dismissal, demotion, and reductions in pay when taken as disciplinary actions.
3. The arbitrator's order and award may reinstate an
employee, with or without back pay. The back pay award shall not exceed the amount
of pay the employee would otherwise have earned at the employee's regular rate of pay
and shall not be retroactive to a date earlier than the date of the occurrence of the event
giving rise to the action at issue and in no event more than fourteen (14) working days
prior to initiation of the arbitration request. In no situation will the award exceed the
actual loss to the employee or provide attorney fees to either party.
4. Punitive damages are not permitted.
5. The arbitrator may reduce a dismissal to a suspension for
such time as the arbitrator may fix, or reduce the period of suspension, which order shall
be binding on the University and employee concerned.

Authority: Section 7(d), Art IX, Fla. Const., History—New 1-24-96