APPENDIX F

STATE LAWS RELATING TO SUSPENSION AND DEBARMENT

CITATION	
Ala. Code § 23-	1. Lack of competency, plant, equipment, or machinery.
1-56	2. Uncompleted work that might hinder performance.
	3. Failure to pay all bills for labor and materials on other jobs.
Standard	4. Failure to comply with prequalification regulations.
Specifications § 102.02	5. Default or unsatisfactory work on prior contracts.
102.02	6. Disqualification by FHWA.
ALDOT	7. DBE violations.
Prequalifi-	8. Collusion.
cation	9. Failure to reimburse state for overpayment or forfeited proposal guarantee.
Questionnaire	10. Affiliated with contractor who has been suspended or debarred.
	11. Making false or fraudulent statements in application or in administrative or judicial proceeding.
Alaska Stat.	Disqualification:

BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT

STATE AND

ALASKA STAT.	Disqualification:
§§ 36.30.635- 685	1. Evidence of bid rigging or collusion.
	2. Fraud or dishonesty in performance of previous contracts.
	3. More than one proposal submitted.
2 Alaska Admin, Code	4. Unsatisfactory performance on previous contract.
§§ 12.620-670	5. Failure to pay or settle all bills due on previous contract.
	6. Uncompleted work that might hinder current contract.
Alaska	7. Failure to reimburse state for money owed on previous contract.
Standard	8. Default under previous contract.
Specifications §§ 102-1.01,	9. Failure to comply with any department qualification requirements.
88102-1.01, 102-1.12	Debarment / Suspension
	1. Conviction of criminal offense in obtaining or performing a public contract.
	2. Conviction of offense such as embezzlement or bribery that indicates lack of business integrity.
	3. Serious violation of contract terms such as knowing failure to complete on time or unsatisfactory performance.
	4. Violation of ethical standards.
	5. Violation of public contract laws.
ARIZ. ADMIN.	1. Contractor falsifies documents.
CODE §§ 17-3- 201 through 204	2. Failure to enter into contract awarded by department.
	3. Default on previous contract with any public agency.
	4. Unsatisfactory work performance record with department.
ADOT Application for	5. Failure to notify department within 30 days of any change in ownership, corporate officers, bankruptcy, receivership, or judgment adverse to contractor.

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
Contractor Prequalifi- cation	
Ark. Code §§ 19-11-235, 19- 11-245	Disqualification: 1. Failure to comply with prequalification requirements. 2. Lack of competency or plant and equipment.
Ark. Standard Specifications § 102-01	 Uncompleted work that might hinder performance. Failure to satisfactorily settle all bills on previous jobs. Serious misconduct that affects contractor's ability to perform future work. Suspension or debarment in effect. Failure to reimburse state for money owed on previous contract. Previous failure to execute contract or provide bonds. Unsatisfactory performance on previous contract.
	 Liquidated damages currently being assessed under current contract. Default under previous contracts.
CAL. PUB. CONT. CODE §§ 10160-10166; 10285-10285.5	 Inadequate safety record. Conviction of contractor or principal of fraud, bribery, collusion, conspiracy, or violation of antitrust laws.
Colo. Rev. Stat. § 24-92- 107 2 Colo. Code. Reg. §§ 601-10	 Contractor declared in default on any contract. Making false or deceptive statements on prequalification application or any other information provided to DOT. Failure to report significant decreases in capabilities or limitations on performing work. Lack of integrity in contract-related matters.
	5. No longer meets criteria for prequalification.
Conn. Gen. Stat. § 31-57c	 Unsatisfactory record of compliance with state and federal laws. Unethical conduct or criminal conduct. Suspended or debarred by another agency. Lacks necessary skills, equipment, organization, experience, or employees to timely complete project in accordance with contract. Unsatisfactory record of performance on previous projects. Lack of financial resources.
	 Lack of experienced management. Making false representations to or about department. Reason to doubt that contractor will fulfill all contract and legal requirements; that it has necessary financial, managerial, and other resources; that it will exhibit integrity, honesty, cooperativeness, professionalism, and skill in performing contract.

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
29 Del. Code	Disqualification
§§ 6962(c),	1. Inadequate expertise, labor, or experience.
(d)(14)	2. Failure to provide supplemental information requested.
	Suspension/Debarment
	1. Failure to supply adequate labor.
	2. Inadequate financial resources.
	3. Poor performance.
D.C. CODE § 2-	1. Conviction of criminal offense relating to obtaining or performing public contract.
2 - 359.07	2. Conviction for fraud or other crime indicating lack of business integrity.
	3. Conviction of antitrust violation.
Standard	4. False assertion of DBE status.
Specifications § 102.01	5. Any other cause affecting responsibility.
Fla. Stat. §	1. Contractor delinquent on previously awarded contract.
337.16 Fla. Admin.	 2. Making false or deceptive statements in prequalification application, bid proposal, certificate or payment, or of judicial proceeding.
CODE § 14-	3. Insolvency or bankruptcy.
22.002(2)	4. Failure to comply with contract requirements.
	5. Submission of more than one bid on the same project by contractor affiliates.
	6. Wrongfully employing or offering compensation or otherwise wrongfully attempting to influence department employee.
	7. Failure to register motor vehicles operated in the state.
GA. CODE § 32-	1. Work not being prosecuted diligently.
2-66	2. Refusal to execute contract and forfeiture of bid bond.
	3. Contractor's actions have lessened competition or damaged integrity of bidding process.
Ga. Admin. Rules §§ 672- 5.04, 672-5.16	4. Conviction of crimes involving restraint of trade.
HAW. REV.	1. Bidder not fully qualified and able to perform intended work.
Stat. § 103D- 310	2. Unreasonable failure to promptly provide information regarding inquiry on responsibility.
Idaho Code §§	1. Abandonment of construction project without legal excuse.
	 Abandonment of construction project without legal excuse. Diversion of funds or property received for construction project.
54-1910, 54-	
54-1910, 54- 1914	3 Willful disregard of plans and specifications
	 Willful disregard of plans and specifications. Willful disregard of building, safety, labor, or compensation insurance laws.

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
	6. Aiding or abetting unlicensed person with intent to evade contractor licensing law.
	7. Willful or deliberate failure to complete project.
	8. Willful or deliberate failure to pay for labor or materials.
	9. Change in financial circumstances that may impair financial responsibility.
44 Ill. Admin.	1. Lack of business integrity or honesty, such as bribery.
CODE §§ 6.520	2. Material false statement in application for prequalification or affidavit.
	3. Material violation of rule or procurement procedure.
	4. Material false statement with respect to quality of cost of work done or procurement procedures.
	5. Doing business with suspended contractor.
	6. Debarment or suspension by another state agency or agency of other state.
IND. CODE § 8- 23-10-8	1. Making false statement to department with respect to net worth in any other document filed with department.
105 Ind.	2. Work unsatisfactory
ADMIN. CODE §§	3. Apparent that work will not be completed on time
11-1-1 through 11-2-12	4. Contractor fails to adequately document current or previous contract.
IOWA Standard	1. Failure to repair or replace work found not in conformity with contract documents.
Specifications	 Failure to carry out work in acceptable manner or in reasonable time.
$\$\bar{\$}$ 1102.01,	3. Failure to perform required work with own organization, or assigning work without approval.
1102.03	4. Forfeiture of proposal guaranty and failure to enter into awarded contract.
	5. Failure to comply with EEO and affirmative action requirements.
	6. Failure to pay subcontractor progress payments and retainage.
	7. Safety concerns.
	8. Contractor default.
	9. Material change in financial condition.
Kan. Stat. §§ 75-37, 103	1. Conviction or admission of fraud or criminal offense in connection with obtaining or performing contract; anti-trust violation; embezzlement, theft, forgery, falsification of documents, making false statements, obstruction of justice; wage and hour laws; or violation of laws indicating lack
Kan. Admin.	of business integrity.
Rules § 36-31-2	2. Violation of contract terms, including failure to perform in accordance with specifications, or record of unsatisfactory performance.
through 36-31- 5	Debarment not to exceed 3 years and suspension not to exceed 3 months.
VSDOW	
KSDOT Contractor's	
Prequalifi-	
Prequalifi- cation and Experience	

STATE AND CITATION	BASIS F

BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT

Questionnaire	
Ky. Rev. Stat. §§ 176.130, 176.140, 176.150	 Failure to perform satisfactorily. Failure to adhere to laws and regulations.
603 KAR § 2:015	
LA. REV. STAT. §§ 37:2156 through 37:2158	 Dishonest or fraudulent act determined by a court to have caused substantial damage to another. Willful misrepresentation of material fact in applying for license. Willful failure to comply with licensing rules. Entering into contract with unlicensed contractor.
Standard Specifications §§ 102.01; 102.02	 5. Permitting contractor license to be used by unlicensed person. 6. Failure to maintain registered agent. 7. Failure to fulfill licensing requirements. 8. Insolvency or involuntary cessation of business. 9. Problems relating to ability to engage in business of contracting. 10. Debarment by any other agency.
17 Maine Admin. Rules § 102	 Bribery, attempted bribery, or conspiracy to bribe. Conviction for fraud, embezzlement, theft, forgery, destruction or falsification of records. Antitrust or RICO conviction.
Code of Md. Regs. §§ 21- 08.02 through 21.08.03	 Conviction of a bidding crime. Conviction of any crime indicating lack of moral or business integrity. Debarment by any state or federal agency. Making false or deceptive statements on any documents submitted to department.
MDOT Contractor Prequalifi cation Form	
Mass. Laws ch. 29, § 29F	 Conviction of willfully making false or fraudulent statement in application. Collusion.
720 Mass. Regs. Code 5.00	

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
Mich Approx	1 C. huringing of Color statements
Mich. Admin. Code §§ 247.22	1. Submission of false statements.
CODE 33 241.22	2. Failure to comply with rules and with requirements of prequalification.
	3. Factors that affect responsibility or ability to perform work.
Minn. Stat.	1. Debarment by federal agency under 49 C.F.R. pt. 29.
§ 161.32	2. Submission of more than one proposal on a project.
	3. Evidence of collusion.
Minn.	
Standard	
Specifications § 1213	
ş 1215	
Miss. Code §§	1. Finding of nonresponsibility by board.
31-3-15; 31-3-	2. Submission of bid outside of classification.
21	
Rules and Regulations of	
State Board of	
Contractors	
(CMSR) 50-	
023-001	
MO. REV. STAT.	1. Submission of more than one proposal for same project.
§§ 227.100;	2. Collusion.
227.105	3. Conviction or civil judgment for fraud, criminal offense in attempting to obtain bid, antitrust,
	embezzlement, theft, bribery, perjury, assault, false statements or claims, obstruction of justice.
	4. Violation of terms of public contract so serious as to affect the integrity of the project.
	5. Debarment by a local, state, or federal agency.
7 Mo. Code	
REGS. §§ 10-	
15.010, 10- 18.010	
10.010	
Mont. Admin. R. §§ 18.3.101- 106	 Conviction of fraud or criminal offense in obtaining or performing a contract; antitrust violation; crime such as embezzlement, theft, or obstruction of justice; conspiracy or collusion; or any crime indicating lack of business integrity.
	2. Filing false or fraudulent claim.
	3. Violation of contract terms such as willful failure to comply with specifications; history of failure
	to perform or unsatisfactory performance.
	4. Failure to reimburse department for money owed under previous contract.
	5. Willful violation of applicable statute or regulation.
	6. Serious or repeated violation of wage requirements.
	7. DBE violation.
	8. Doing business with debarred or suspended contractor.

STATE AND CITATION BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT

9. Nonpayment of taxes. Standard Disgualification: Specifications 1. Submission of more than one proposal for a project. for Highway 2. Collusion among bidders. Construction 3. Bid obviously or materially unbalanced, signature is missing from affidavit, or bid not § 102.18 accompanied by bid bond. Debarment: 1. Indictment or conviction of bidding crime. 2. Conviction of offense involving lack of moral or ethical integrity. 3. Debarment by another state or federal agency. 4. Materially false statements on bid proposal. NEV. REV. STAT. May be disgualified if responses to questionnaire are insufficient. § 408.333 N.H. Admin. R. 1. Materially false, deceptive, or fraudulent statements on application or on bid proposal form. Part Tra-2. Conviction for antitrust violations. 401.12 3. Debarment by other state or federal agency. 4. Factors that materially affect contractor's ability to perform, including poor performance history. Making false, deceptive, or fraudulent statement in application for prequalification, or in hearing N.J. STAT. ANN. §§ 27:7-35.2 relating to prequalification, commission of criminal offense, violation of discrimination, labor, or any through 27:7laws governing the conduct of business, willful failure to perform in accordance with specifications, 35.12or fee laws. Department **Regulations** § 16:44N.M. STAT. 13-1. False, deceptive, or misleading statements in application. 1 - 1342. Conviction for bidding crime, embezzlement, theft, forgery, bribery, falsification or destruction of 18 N.M. Admin. records, or receiving stolen property. CODE §§ 3. Conviction of antitrust violation arising out of submission of bid proposal. 27.5.3.14; 4. Willful failure to perform contract, or history of failure to perform. 28.4.3 through 5. Willful violation of state procurement code. 28.4.10N.C. Standard 1. Unsatisfactory safety record. Specifications 2. Unsatisfactory progress on work or being declared in default. §§ 102-2; 102-3. Uncompleted contracts that might hinder additional work. 15 4. Failure to comply with prequalification requirements.

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
	5. Submission of more than one bid for a project.
	6. Evidence of collusion, or failure to submit non-collusion affidavit.
	7. Failure to comply with written order of state engineer.
	8. Failure to comply with DBE requirements.
	9. Failure to comply with subletting and assignment requirements.
	10. Failure to return overpayments.
	11. Failure to maintain safety index.
	12. Recruitment of department employees.
	13. Department has not received amount due under forfeited bid bond or on performance bond.
N.D. CENT.	1. More than one proposal submitted for a project.
Code § 43-07- 06	2. Collusion among bidders.
Standard Specifications §§ 102.01; 102.13	
Ohio Admin.	1. Contractor in default on any department project.
CODE §§	2. Debarment or suspension by other state or federal agency.
5501:2-3	3. Conviction of crimes involving fraud.
through 10	4. Bankruptcy.
	5. Submission of false or misleading statements in connection with prequalification or contract.
	6. Collusion with other bidders.
	7. Violation of DBE requirements.
	8. Failure to pay prevailing wages.
	9. Poor contractor evaluations.
Okla. Admin.	1. Conviction of bidding crime or other crime involving lack of moral or ethical integrity.
Code § 730:25-	2. Unsatisfactory performance of contract.
3-5	3. Disqualification or debarment by another state or federal agency.
	4. Failure or refusal to comply with terms or obligations of contract.
OR. REV. STAT.	1. Conviction of crime related to bidding or performance of public contract.
§§ 279B.130;	2. Conviction of offense involving lack of moral integrity, such as bribery or embezzlement.
279C.440	3. Conviction under antitrust statutes.
	4. Failure to perform contract or unsatisfactory performance.
OR. ADMIN. R., 734-010-0270	5. Failure to have workers' compensation and unemployment compensation insurance.
67 PA. CODE §§	1. Commission of embezzlement, theft, forgery, bribery, falsification or destruction of records,

457.13 through making false statements, or receiving stolen property.

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
457.17	2. Commission of fraud in obtaining public contract.
	3. Violation of antitrust statutes.
	4. Violation of campaign contribution laws.
	5. Violation of environmental laws.
	6. Violation of labor laws, including prevailing wage.
	7. Violation of workers' compensation act.
	8. Violation of anti-discrimination laws.
	9. Suspension or debarment by another state or federal agency.
	10. Three or more instances when contractor has been found ineligible to bid.
	11. Unsatisfactory performance of contract, including being declared in default; untimely performance; making false statements.
R.I. GEN. LAWS	1. Submission of more than one bid on a project.
§ 37-2-26	2. Collusion among bidders or violation of antitrust laws.
	3. Making false statements on prequalification materials.
~	4. Failure to comply with prequalification requirements.
Standard Specifications	5. Debarment by another state or federal agency.
§§ 102.01,	6. Failure to provide contract bond.
102.12	7. Lack of competency or inadequacy of equipment.
Rules and	8. Uncompleted work that might hinder additional work.
Regulations of	9. Failure to pay all bills due for labor or materials.
R.I. Department of	10. Default or unsatisfactory performance on previous contract.
Transportation	11. Failure to reimburse state for money owed under previous contract.
Regarding	12. Failure to comply with post-qualification regulations imposed by state.
Contractor and Subcontractor	13. Conviction or admission of bid-related crime.
Debarment,	14. Crime involving lack of moral or ethical integrity.
Suspension, and Sanctions	15. Failure to comply with state or federal regulations.

S.C. CODE § 11-	1. Unsatisfactory work.
35-4220	2. Conviction of any crime indicating lack of business integrity.
S.C. CODE	3. Civil judgment or administrative decision, or any act or omission, indicating lack of business integrity.
REGS. §§ 63- 304-306	4. Willful violation of contract provision.
	5. Persistent failure to perform contract, or incompetent performance.
	6. Knowingly allowing suspended or disqualified person to act as subcontractor.
	7. Failure to cooperate in department or law enforcement investigation.

S.D. Admin. 1. Lack of competency or inadequate machinery. Code \$

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
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70:07:02; 70:07:04.01	2. Uncompleted work that department believes will hinder additional work.
through	3. Failure to pay or settle legal obligations due.
70:07:04.19	4. Failure to comply with prequalification regulations.
Standard	5. Default on previous contract.
Specifications §§ 2.1, 2.3	6. Unsatisfactory performance, including noncompliance with specifications or failure to complete on time.
	7. Failure to provide adequate safety measures.
	8. Questionable moral integrity.
	9. Failure to reimburse state for money due.
	10. Conviction for contract crime.
	11. Conviction of antitrust violation.
Tenn. Code § 54-5-117	1. Default on existing contract.
54-5-117	2. Work on existing contract is behind schedule.
Standard	3. Failure to file prequalification statement
Specifications § 102.01	
43 TEX. ADMIN.	1. Debarment by federal agency.
Code §10.101	2. Conviction of or admission of bidding crime.
	3. Conviction of offense indicating lack of moral or ethical integrity, such as bribery.
	4. Failure to execute contract or honor bid guaranty.
	5. Default on highway improvement contract.
	6. Conflict of interest violation
	7. Debarment in another state
II a a	
UTAH CODE § 63-56-20	Disqualification:
	1. More than one proposal submitted for one project.
Standard	2. Evidence of collusion among bidders. Disbarment:
Specifications	
§§ 1.1; 1.15; 1.17-1.20	 Conviction, public admission, or guilty plea to contract-related crime. Submission of false, deceptive, or fraudulent information in prequalification, bidding, or contract
	performance.
	3. Anti-trust violation.
	4. Lack of integrity in performing public projects.
	5. Debarment of contractor or affiliate by another agency.
	6. Collusion regarding DBE compliance.
	7. Default on previous contract.
	 Unsatisfactory performance, including failure to complete on time, noncompliance, need for substantial corrective work, failure to provide adequate safety measures and traffic control.
	9. Questionable moral integrity.

10. Failure to reimburse state for money owed under previous contract.

Code of Vt. Rules § 14-010- 004	Disqualification:
	1. Work exceeds prequalification rating.
	2. Unsatisfactory performance on past contracts.
	3. Unsatisfactory performance or progress on current contracts.
VDOT Contractor's Experience Questionnaire VT Transportation Policies and Procedures on Prequalifica- tion, Bidding and Award of Contracts §§ 7.06; 7.12	4. Uncompleted work might hinder performance of new work.
	Suspension and Debarment:
	1. Fraud or criminal offense in obtaining public contract.
	2. Criminal offense indicating lack of business integrity.
	3. Violation of law in performance of state contract.
	4. Violation of settlement agreement under prequalification rules.
	5. Making false statement to influence state.
	6. Violation of conflict of interest laws.
	7. Outstanding criminal indictment.
	8. Willful or serious failure to perform contract.
	9. Disqualification by federal agency or other state.
VA. CODE § 33.1-12	Disqualification (Enjoinment):
	1. Project behind schedule.
	2. Poor workmanship, until defective work corrected.
Road and Bridge Specifications §§ 102.01; 102.8	3. Submission of more than one bid on a project.
	4. Incompetence or inadequacy of plant or equipment.
	5. Unsatisfactory workmanship or progress on past projects for the department or other agencies.
	6. Uncompleted work for the department that might hinder new job.
	7. Failure to pay all bills for labor, materials, and equipment.
DOT Rules	8. Failure to comply with prequalification regulations.
Governing Prequalifica- tion and Certification	9. Failure to cooperate with department representatives.
	10. Default on a contract.
	Enjoined from bidding:
	1. Failure to meet DBE requirements.
DOT Board Policy for Debarment and/or Suspension Policy	Debarment:
	1. Proof of involvement in bidding crime.
	2. Conviction of offense involving lack of moral or ethical integrity.
	3. Debarment by another state or federal agency.
	4. Flagrant violations of OSHA regulations.
	Debarment may be imposed for any length of time.
WASH. REV. CODE §§ 18.27.030;	Disqualification:
	1. More than one bid submitted for project.
	2. Evidence of collusion with other bidders.

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
47.28.070	3. Record of unsatisfactory performance.
	4. Uncompleted work that might hinder performance.
Wash. Admin. Code §§ 468- 16-180; 468-16- 190	5. Failure to pay or settle outstanding bills.
	6. Failed to complete previous contract.
	7. Conviction of bidding crime.
	8. Not registered to do business in Washington.
Standard Specifications §§ 1-02.1; 1- 02.14	Suspension:
	1. Incompetence detrimental to timely completion or safety.
	2. Inadequate performance.
	3. Infractions of regulations or specifications.
	4. Finding of noncompliance and refusal to take corrective action.
	5. Uncompleted work that may hinder completion of new work.
	6. Failure to comply with DBE requirements.
	Revocation:
	1. Conviction or admission of antitrust laws.
	2. Knowingly concealing deficiency in prior contract performance.
	3. Falsification of information relating to prequalification or contract performance or destruction of records.
	4. Debarment by a federal or state agency.
	5. Willful disregard for applicable law.
	6. Default on previous contract within 3 years.
	7. Bankruptcy.
	8. Breach of contract.
	9. Having been suspended two or more times in 2-year period.
W. VA. CODE,	Disqualification:
§§ 17-4-19; 5A-	1. More than one proposal submitted by bidder.
3-33d	2. Collusion with another bidder.
	Suspension/Debarment:
W. Va. Code of	1. Conviction of offense involving fraud or offense regarding obtaining public contract.
State Rules §§ 157-3-4; 157-3-	2. Conviction of antitrust violation.
13	3. Conviction of an offense involving embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property in connection with
Standard	the performance of a contract.
Specs. for	4. Conviction of offense that indicates lack of business integrity or honesty.
Roads & Bridges § 102.13	5. Default on obligations owed state, such as state tax and revenue laws, unemployment compensation, and workers' compensation.
	6. Contractor not in good standing with licensing board.
	7. Willful failure to perform public contract or violation of standards of law or of generally accepted practices of the trade, amounting to intentionally deficient or grossly negligent performance.
	8. Use of substandard materials or defects in construction amounting to gross negligence.
	9. Willful misconduct demonstrating wanton indifference to interest of public.
WIS. STAT. §§	1. Submission of falsified statement.

STATE AND CITATION	BASIS FOR SUSPENSION, DISQUALIFICATION, OR DEBARMENT
66.0901; 84.06	2. Conviction of violation of federal or state law.
	3. Collusion or restraint of trade.
Standard Specifications § 102.12	
Policy on Prequalifi- cation of Bidders	
WYO. STAT. § 24- 08	1. Default on contract.
	2. False, deceptive, or fraudulent statement on questionnaire.
	3. Disqualification, suspension, or debarment by another government agency.
	4. Attempt to influence department through gifts or gratuities, or by hiring agency employees.
Transportation Rules and Regulations, ch. 6 WCWR-045- 000-006	5. Inability to meet WYDOT requirements for specifications and contracts.