This volume contains the Material Supporting the Agenda furnished to each member of the Board of Regents prior to the meetings held on September 20-21, November 1-2, and December 13-14, 1968.

The material is divided according to the Standing Committees and the meetings that were held and is submitted on three different colors, namely:

1. white paper - for the documentation of all items that were presented before the deadline date
2. blue paper - all items submitted to the Executive Session of the Committee of the Whole and distributed only to the Regents, Chancellor, and Chancellor Emeritus
3. yellow paper - emergency items distributed at the meeting

Material distributed at the meeting as additional documentation is not included in the bound volume, because sometimes there is an unusual amount and other times maybe some people get copies and some do not get copies. If the Secretary were furnished a copy, then that material goes in the appropriate subject folder.
THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM

Material Supporting

Agenda

Meeting Date: December 13-14, 1968

Meeting No.: 666

Name: Office Copy
CALENDAR
BOARD OF REGENTS
OF
THE UNIVERSITY OF TEXAS SYSTEM

December 13-14, 1968

Place: U. T. Austin, Main Building
Meeting Room: Main Building, Suite 212

Friday, December 13, 1968. - The Committees and the Board will meet as set out below:

9:00 a.m. Meeting of the Board
To Consider
Sale of Series 1968
U.T. Arlington Student Fee Revenue Bonds
($1,285,000)

Executive Committee

Academic and Developmental Affairs Committee

Buildings and Grounds Committee

Medical Affairs Committee

Land and Investment Committee

Committee of the Whole

Meeting of the Board

Lunch will be served at noon in Main Building 101.

Telephone Numbers:

Office of the Secretary GR 1-1265

Hotels:
Commodore Perry GR 6-6461
Driskill GR 6-3501
Sheraton Crest Inn GR 8-9611
Villa Capri GR 6-6171

Airlines:
Braniff Airlines GR 6-4631
Trans Texas Airways 478-9585

Taxi GR 2-1111
Executive Committee
EXECUTIVE COMMITTEE

Date: December 13, 1968
Time: Following the meeting of the Board which convenes at 9:00 a.m.
Place: Main Building, Suite 212
U. T. Austin, Austin, Texas

The report of the interim actions taken by mail ballot since November 1, 1968, will be in the Supplementary Agenda Material, together with any items that may be submitted for the consideration of the Executive Committee.
EXECUTIVE COMMITTEE

Supplementary Agenda

Date: December 13-14, 1968

Time: Following the meeting of the Board after Sale of Bonds

Place: Main Building, Suite 212
       U. T. Austin, Austin, Texas

1. U. T. Austin: Minutes of the Meeting of the Board of Directors of Texas Student Publications, Inc. (12-M-68) 3

2. U. T. Austin: Minutes of the Meetings of the Board of Directors of the Texas Union (11-M-68 and 13-M-68) 4

3. Anderson Hospital: Appointment of Hub Hill, George H. Landreth, and James A. Whittenberg, III as Members of the Board of Visitors of the University Cancer Foundation (14-M-68) 4

4. U. T. El Paso: Additional Appropriation for Two Parking Lots (One Adjacent to Hudspeth, Worrell, and Miners Hall and One Adjacent to Seamon Hall); Contract previously Awarded to Vowell Construction Company (2-M-68) 4

5. U. T. System: Chancellor's Residence (Bauer House at 2801 Gilbert, Austin) (a) Approval of Final Plans for Remodeling, (b) Authorization to Take Bids, and (c) Special Committee to Award Contract (15-M-68) 4


7. Item 16-M-68, Referred to Committee of the Whole 8
REPORT OF INTERIM ACTIONS

Below are interim actions that have been approved by the Executive Committee:

1. U. T. Austin: Minutes of the Meeting of the Board of Directors of Texas Student Publications, Inc. (12-M-68). -- Approval was given to the minutes of the meeting of the Board of Directors of Texas Student Publications, Inc., at The University of Texas at Austin held on October 15, 1968. The following items in the minutes required Regental consideration and were approved:

   a. The TSP Finance Committee was authorized to
      (1) invest $95,000 in short term investments as approved by the Executive Director of Investments, Trusts and Lands and
      (2) add $50,000 to the Facilities and Contingency Fund by making investments in stocks, bonds, or savings accounts as approved by the Executive Director of Investments, Trusts and Lands.

   b. The purchase of a new Elliott addressing machine and circulation equipment costing $4,500 and of new color photography equipment costing $700 were approved.

   c. The 1968-69 budgets of TSP were amended by
      (1) increasing "Wages", Page 5, line 16, from $16,000 to $18,000,
      (2) deleting on Page 3, line 32 "LaVan Harris @$395 per month and substituting therefor "Dolores Moore" @$345 per month, effective October 1, 1968,
      (3) deleting on Page 6, line 34, "Dolores Moore" @$345 per month and inserting in lieu thereof "Cathey Myrick" @$300 per month, effective October 1, 1968,
      (4) increasing General Overhead Maintenance and Operations expense, Page 2, line 21, from $45,010 to $45,610, and
      (5) changing Gross Total "Excess of income over Expense" on Page 1, line 8 from $11,478 to $8,878.
2. **U. T. Austin:** Minutes of the Meetings of the Board of Directors of the Texas Union (11-M-68 and 13-M-68). --In compliance with the Regents' Rules and Regulations, the minutes of the meetings of the Board of Directors of the Texas Union at The University of Texas at Austin held on October 24 and 30, 1968, respectively were reviewed.

3. **Anderson Hospital:** Appointment of Hub Hill, George H. Landreth, and James A. Whittenberg, III as Members of the Board of Visitors of the University Cancer Foundation (14-M-68). --Upon recommendation of Executive Vice-Chancellor LeMaistre, the following were named as members of the Board of Visitors of the University Cancer Foundation of The University of Texas M. D. Anderson Hospital and Tumor Institute:

   Mr. Hub Hill of Dallas  
   Mr. George H. Landreth of Midland  
   Mr. James A. Whittenberg, III, of Amarillo

4. **U. T. El Paso:** Additional Appropriation for Two Parking Lots (One Adjacent to Hudspeth, Worrell, and Miners Hall and One Adjacent to Seamon Hall); Contract previously Awarded to Vowell Construction Company (2-M-68). --Approval was given to appropriate an additional $2,250 from the Unappropriated Balances of Plant Funds at U. T. El Paso to cover the contract awarded to Vowell Construction Company for Two Parking Lots (One adjacent to Hudspeth, Worrell, and Miners Hall and one adjacent to Seamon Hall) at The University of Texas at El Paso. This appropriation was approved by the Executive Committee at the same time the award of the contract was approved but it was inadvertently left out of the report.

5. **U. T. System:** Chancellor's Residence (Bauer House at 2801 Gilbert, Austin) (a) Approval of Final Plans for Remodeling, (b) Authorization to Take Bids, and (c) Special Committee to Award Contract (15-M-68). --Approval was given to the final plans for remodeling the Chancellor's residence (Bauer House), and the Director of Facilities Planning and Construction was authorized to advertise for bids. A special committee composed of Mr. Palmer, Executive Vice-Chancellor Walker, Chancellor Ransom, and Chairman Erwin was appointed to review the bids and to award a contract.

6. **U. T. Austin, U. T. Arlington, U. T. El Paso, Galveston Medical Branch, Dallas Medical School, and Anderson Hospital:** Amendments to the 1968-69 Budgets (3-B-68). --The following amendments to the 1968-69 budgets of The University of Texas at Austin, The University of Texas at Arlington, The University of Texas at El Paso, The University of Texas Medical Branch at Galveston, The University of Texas Southwestern Medical School at Dallas, and The University of Texas M. D. Anderson Hospital and Tumor Institute were approved. (Pages 5-8)
Source of Funds - Departmental Appropriations
(Unless Otherwise Specified)

(All rates set out below are full time rates: salary rate indicates a 12 months' full time rate and academic rate indicates a 9 months' full time rate.)

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Explanation</th>
<th>Present Status</th>
<th>Proposed Status</th>
<th>Effective Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>56.</td>
<td>Martin S. Kermacy</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>School of Architecture Professor</td>
<td>Professor</td>
<td>Professor</td>
<td>11/1/68</td>
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<tr>
<td></td>
<td>Academic Rate $16,500</td>
<td>$17,500</td>
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<td>57.</td>
<td>Richard W. Furlong</td>
<td>Associate Professor</td>
<td>Associate Professor</td>
<td>11/1/68</td>
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<tr>
<td></td>
<td>Civil Engineering</td>
<td>$13,000</td>
<td>$14,000</td>
<td></td>
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<td></td>
<td>Source of Funds: Transfer from</td>
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<td></td>
<td></td>
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<tr>
<td></td>
<td>Dean's Reserve</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>58.</td>
<td>Charles J. Griboval</td>
<td>Special Research</td>
<td>Special Research</td>
<td>9/1/68</td>
</tr>
<tr>
<td></td>
<td>Research in Astronomy Associate</td>
<td>$15,000 (1967-68)</td>
<td>$16,800</td>
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<td>59.</td>
<td>Albert A. Tisdale</td>
<td>Physician Specialist</td>
<td>Physician Specialist</td>
<td>11/1/68</td>
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<td></td>
<td>Student Health Center</td>
<td>Orthopedics (1/3T)</td>
<td>Orthopedics (1/3T)</td>
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<td></td>
<td>Salary Rate $18,000</td>
<td>$27,000</td>
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<td>60.</td>
<td>Thomas I. Lowry</td>
<td>Physician Specialist</td>
<td>Physician Specialist</td>
<td>11/1/68</td>
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<td>Student Health Center</td>
<td>Orthopedics (1/3T)</td>
<td>Orthopedics (1/3T)</td>
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<td></td>
<td>Salary Rate $18,000</td>
<td>$21,000</td>
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<td>61.</td>
<td>John P. Schneider</td>
<td>Physician Specialist</td>
<td>Physician Specialist</td>
<td>11/1/68</td>
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<td></td>
<td>Student Health Center</td>
<td>Consulting Urologist</td>
<td>Consulting Urologist</td>
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<tr>
<td></td>
<td>Salary Rate $18,000</td>
<td>$21,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Item No.</td>
<td>Explanation</td>
<td>Present Status</td>
<td>Proposed Status</td>
<td>Effective Dates</td>
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<tr>
<td>---------</td>
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<tr>
<td>62.</td>
<td>Division of Housing and Food Service - University Commons</td>
<td>Transfer of Funds</td>
<td>From: Unappropriated Balance (Auxiliary Enterprises)</td>
<td>To: University Commons - Other Expenses</td>
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<td></td>
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<td>Amount of Transfer</td>
<td>$3,000</td>
<td>$3,000</td>
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<td>63.</td>
<td>Division of Housing and Food Service - University Tea House</td>
<td>Transfer of Funds</td>
<td>From: Unappropriated Balance (Auxiliary Enterprises) via Estimated income</td>
<td>To: University Tea House</td>
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<td></td>
<td></td>
<td>Amount of Transfer</td>
<td>$7,270</td>
<td>$7,270</td>
</tr>
</tbody>
</table>

The University of Texas at Arlington

8. Marvin J. Sanders  
Data Processing  
Salary Rate  
Director  
$12,600  
$13,800  
11/1/68

The University of Texas at El Paso

3. Physical Plant-General Services - Campus Security Division  
Transfer of Funds  
From: Unappropriated Surplus | To: Physical Plant-General Services - Campus Security Division  
Classified Salaries $19,680  
Equipment $9,300 | ---  
Amount of Transfer $28,980  
$28,980  
---

Revised Budget, Effective November 1, 1968:

Physical Plant  
General Services - Campus Security Department  
Division  
Marvin R. Hollenshead Director of Physical Plant

<table>
<thead>
<tr>
<th>Code</th>
<th>Appropriation Items</th>
<th>Months</th>
<th>Account Number</th>
<th>1967-68 Budget</th>
<th>1968-69 Budget</th>
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<tr>
<td>2a</td>
<td>Non-teaching Salaries</td>
<td>12</td>
<td>083-60-850-00</td>
<td>$25,044</td>
<td>$25,668</td>
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<td>3c</td>
<td>Special Equipment:</td>
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<td></td>
<td>Two-way Radio Communication</td>
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<tr>
<td></td>
<td>Equipment</td>
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<tr>
<td></td>
<td>Automobiles (2)</td>
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<td>Total Appropriation</td>
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<td>$25,044</td>
<td>$25,668</td>
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EXEC - 6
### Supplemental Data

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<tr>
<th>Item No.</th>
<th>Title - Name</th>
<th>1967-68 Adjusted Rate</th>
<th>1968-69 Amount</th>
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<td>12</td>
<td>Security Supervisor</td>
<td>$7,200</td>
<td>$9,000</td>
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<td></td>
<td>James T. Petzold</td>
<td></td>
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<tr>
<td>13</td>
<td>Police Patrolman</td>
<td></td>
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<tr>
<td></td>
<td>George H. Danforth (Sergeant)</td>
<td>3,828</td>
<td>4,800</td>
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<tr>
<td></td>
<td>Audra A. Timberlake (Sergeant)</td>
<td>3,660</td>
<td>4,800</td>
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<td>14</td>
<td>Watchman 4300</td>
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<tr>
<td></td>
<td>Robert K. Carothers</td>
<td>3,660</td>
<td>4,200</td>
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<td></td>
<td>James A. Clement</td>
<td>3,660</td>
<td>4,200</td>
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<td></td>
<td>Paul R. Ellington</td>
<td>3,660</td>
<td>4,200</td>
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<tr>
<td>15</td>
<td>Police Investigator</td>
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<td></td>
<td>Arthur E. Weiss</td>
<td>4,200</td>
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<td>16</td>
<td>Traffic Control and Parking Officer 4321</td>
<td>$3,660</td>
<td>$4,200</td>
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<td>Arthur J. Demiter</td>
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<td>Aux. Ent. - Parking Services</td>
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<tr>
<td></td>
<td>Lonnie E. Maloney</td>
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<td>Aux. Ent. - Parking Services</td>
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<td>Kenneth E. Oefelein</td>
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<td>Aux. Ent. - Parking Services</td>
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<td>Earl Vandiver</td>
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<td>Aux. Ent. - Parking Services</td>
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<td></td>
<td>Total Campus Security Salaries</td>
<td>$4,800</td>
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### The University of Texas Medical Branch at Galveston

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Explanation</th>
<th>Present Status</th>
<th>Proposed Status</th>
<th>Effective Dates</th>
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<tr>
<td>12</td>
<td>Paul Zaharopoulos Pathology</td>
<td>Instructor</td>
<td>Instructor</td>
<td>11/1/68</td>
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<td></td>
<td>Salary Rate</td>
<td>$11,000</td>
<td>$16,000</td>
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<td>Source of Funds: HEW Contract</td>
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<td>13</td>
<td>Donald W. Stubbs Physiology</td>
<td>Associate Professor</td>
<td>Associate Professor</td>
<td>11/1/68</td>
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<td></td>
<td>Salary Rate</td>
<td>$14,500</td>
<td>$16,000</td>
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<tr>
<td>14</td>
<td>Agnes C. Ritchie Social Service</td>
<td>Assistant Director</td>
<td>Assistant Director</td>
<td>11/1/68</td>
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<tr>
<td></td>
<td>Salary Rate</td>
<td>$10,920</td>
<td>$12,000</td>
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<tr>
<td>Item No.</td>
<td>Explanation</td>
<td>Present Status</td>
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<td>Effective Dates</td>
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<tr>
<td>---------</td>
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<td>----------------------------------------------------</td>
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<tr>
<td>15.</td>
<td>Physical Plant Transfer of Funds</td>
<td>From: Reserve for Plant Fund Project Allocation (Unappropriated Balance)</td>
<td>To: Physical Plant Insurance</td>
<td>$28,107</td>
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<tr>
<td></td>
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<td>Amount of Transfer $28,107</td>
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<td>---</td>
</tr>
</tbody>
</table>

The University of Texas Southwestern Medical School at Dallas

7. Pentti Sitteri  
Biochemistry and Obstetrics and Gynecology  
Salary Rate $20,500  
Associate Professor  
Proposed Status $21,500  
11/1/68

8. Margaret L. Bogle  
Pediatrics  
Salary Rate $10,200  
Assistant  
Proposed Status $12,000  
11/1/68

Source of Funds: USPHS Contract

The University of Texas M. D. Anderson Hospital  
and Tumor Institute at Houston

9. Josephine Sprout  
Clinic Outpatient Division  
Salary Rate $7,800  
Clinic Administrative Assistant  
Proposed Status $8,800  
11/1/68

Source of Funds: Reserve for Salaries

It is recommended that the foregoing actions of the Executive Committee be ratified by the Board.

7. Item 16-M-68, Minutes of the Meeting of the Board of Directors of the Texas Union. --In addition to the items approved by the Executive Committee, Item 16-M-68, minutes of the meeting of the Board of Directors of the Texas Union at The University of Texas at Austin held on November 14, 1968, were referred to the Committee of the Whole. See Page C of W 4.
Academic and Developmental Affairs
Committee
1. U. T. System: Chancellor's Docket No. 28
4. U. T. Austin: Change in Degree Designation in the College of Fine Arts from Bachelor of Science to Bachelor of Arts
5. U. T. Austin: Conversion of the Alfred and Nellie King Graduate Fellowship to an Endowed Professorship, to be entitled The Joe King Professorship
7. U. T. El Paso: Report on Developments by Acting President Leech
1. U. T. System: Chancellor's Docket No. 28. --Chancellor's Docket No. 28 was submitted to each Regent on November 26 in accordance with authorized procedure. The ballots are to be returned to the Office of the Secretary by the close of business on December 10. The Secretary will report the results of the ballots at the meeting of the Academic and Developmental Affairs Committee. If there is any one item excepted, the docket will be referred to the Committee of the Whole for consideration.

2. U. T. System: Report on Publications by Chancellor Ransom. -- At the request of Committee Chairman Olan, Chancellor Ransom will present a report on publications of The University of Texas System.

3. U. T. Austin: Exception to Section 31 of Chapter III, Part One, of the Regents' Rules and Regulations (Retirement and Modified Service Rule). --Below is a Xerox copy of Chancellor Ransom's recommendation:

Dr. Richard D. Blair, Acting Chairman of the Department of Music, and Dean Doty have recommended that Dr. Fritz Oberdoerffer be placed on full-time teaching effective November 16, 1968, until the conclusion of the 1968-69 Fall Semester, as an emergency exception to the modified service rule, due to the vacancy in the area of Musicology caused by the unexpected death of Dr. Hans-Heinz Draeger.

Dr. Blair states that Dr. Oberdoerffer is the most qualified professor on the Department of Music faculty to continue the graduate course, Music 685a.1, begun by Dr. Draeger.

Chancellor Ransom and Executive Vice-Chancellor Singletary concur in President Hackerman's recommendation that the Board of Regents approve this exception to the Regents' Rules, since it is in the best interest of the University.

4. U. T. Austin: Change in Degree Designation in the College of Fine Arts from Bachelor of Science to Bachelor of Arts. --Below is a Xerox copy of Chancellor Ransom's recommendation:

On November 7, 1968, the Faculty Council approved the recommendation of the College of Fine Arts to change the name of the Bachelor of Science degree to Bachelor of Arts degree. The reason for the requested change is that "The Bachelor of Science title is misleading since these are not Science but Arts Curricula and majors."

Chancellor Ransom, with the concurrence of Executive Vice-Chancellor Singletary and President Hackerman, recommends that the Board of Regents approve this change in degree designation. Upon approval by the Board of Regents, the Administration will give proper notification to the Coordinating Board.
5. U. T. Austin: Conversion of the Alfred and Nellie King Graduate Fellowship to an Endowed Professorship, to be entitled The Joe King Professorship.--Below is a Xerox copy of Chancellor Ransom's recommendation:

Mr. Joe J. King has submitted duplicate signed Agreement by which the Alfred and Nellie King Graduate Fellowship, which Mr. King established in 1957, will be converted to an endowed professorship in the College of Engineering, to be called "The Joe King Professorship." Mr. Blunk states that this fund is sufficient to support a professorship.

Chancellor Ransom recommends that the Board of Regents approve the conversion of the Alfred and Nellie King Graduate Fellowship to an endowed professorship as requested by Mr. King, and further recommends that the Chairman be authorized to execute the instrument, which follows:

**AGREEMENT**

Agreement made this 25 day of October, 1968, by and between Joe J. King, of the County of Harris, State of Texas (hereinafter sometimes referred to as "Trustor"), and the Board of Regents of The University of Texas System (sometimes hereinafter referred to as "Trustees"):

WHEREAS, Trustor by Trust Deed dated the 11th day of December, 1957, did establish the Alfred and Nellie King Graduate Fellowship at The University of Texas at Austin with the aforesaid Regents as trustees and

WHEREAS, Article I of said Trust Deed contemplates that the purpose of the trust may be changed and

WHEREAS, the parties hereto agree that the best interests of this trust and of The University of Texas System will be served by transforming this graduate fellowship into an endowed professorship and

WHEREAS, Trustor heretofore has given funds to this trust and such funds with the income therefrom are sufficient to establish at least the minimum amount required for an endowed professorship within The University of Texas System,

NOW THEREFORE, the Board of Regents of The University of Texas System acting with the express consent and joinder of Joe J. King directs that the present accumulated income in the said trust be added to and become a part of the principal
thereof, that said trust shall henceforth be called "The Joe King Professorship" and that the net income of the said trust shall be used for the establishment and maintenance of a professorship in the College of Engineering of The University of Texas at Austin bearing the name aforesaid.

Executed as of the date first above mentioned.

Accepted upon the condition and understanding that the appointment to The Joe King Professorship shall be made annually by the Board of Regents of The University of Texas System from the faculty of The University of Texas at Austin College of Engineering after receiving recommendations from the appropriate University officials.

BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM

By __________________________
Chairman

6. U. T. Arlington: Report on Developments by Acting President Harrison. -- At the request of Committee Chairman Olan, Acting President Harrison will present a report on developments of The University of Texas at Arlington.

7. U. T. El Paso: Report on Developments by Acting President Leech. -- At the request of Committee Chairman Olan, Acting President Leech will present a report on developments of The University of Texas at El Paso.
ACADEMIC AND DEVELOPMENTAL AFFAIRS COMMITTEE

Supplementary Agenda

Date: December 13, 1968
Time: Following the meeting of the Executive Committee
Place: Main Building, Suite 212
U.T. Austin, Austin, Texas

8. U. T. Austin: Sale of Surplus Equipment (1962 Ford Station Wagon) to a University Employee (Ross L. Smith) 6
9. U. T. Austin: Appropriation from the Unallocated Balance of the Retained Earnings of Campus Services, Inc. 6
11. U. T. Austin: Report on Union Food Services 11
12. Public Health School: Dual Positions Pursuant to Section 33, Article XVI, Constitution of Texas 12
8. U. T. Austin: Sale of Surplus Equipment (1962 Ford Station Wagon) to a University Employee (Ross L. Smith). Below is a Xerox copy of Chancellor Ransom's recommendation:

Chancellor Ransom and Executive Vice-Chancellor Singletary concur in the recommendation of President Hackerman that the Board of Regents approve the request from Applied Research Laboratories for permission to sell a 1962 Ford station wagon to Mr. Ross L. Smith, the high bidder, who is an employee of The University of Texas at Austin.

Although such a sale is normally handled through the docket, since the next docket would not be presented until January, we ask authorization by the Board at this meeting so that the sale can be consummated.

9. U. T. Austin: Appropriation from the Unallocated Balance of the Retained Earnings of Campus Services, Inc., for ROTC Rifle Team. Below is a Xerox copy of Chancellor Ransom's recommendation:

In previous years The University of Texas at Austin has been granted support for the ROTC Rifle Team from the Retained Earnings of Campus Services, Inc. Col. Magruder, Professor of Military Science, has requested that $375.00 be made available this year for registration, entry fees, or student travel expenses for the Rifle Team, which is open to any student who can qualify.

Chancellor Ransom recommends that the Board of Regents approve the appropriation of $375.00 from the Unallocated Balance of the Retained Earnings of Campus Services, Inc. for this purpose.

10. U. T. Austin: Bowl Game, January 1, 1969. In accordance with our agreement with the Southwest Conference, The University of Texas at Austin football team will play The University of Tennessee in the Cotton Bowl on January 1, 1969. Time did not permit the preparation of an estimated budget to be completed before the distribution of this agenda material, but a proposed budget will be presented for the Board's approval as an emergency item. Since the last bowl game policy for The University of Texas at Austin was adopted in 1962, it is set out below for the information of all members:

**BOWL GAME POLICY**

**Policies Pertaining to Bowl Games**

1. Permission to play in bowl games requires permission from the following:

   a. All bowl bids, except for the Cotton Bowl, must have the wholehearted support of both players and coaches.
b. All bowl bids must have the approval of the Athletic Council.

c. No bowl bids may be accepted without the advance approval of the President, Chancellor, and Board of Regents.

d. To play in a bowl game other than the Cotton Bowl, the Southwest Conference requires approval by the other member institutions.

2. Policies pertaining to team and wives.

   a. All transportation and living expenses will be paid by the Athletic Department.

   b. Under Southwest Conference rules, each player is entitled to six complimentary tickets and an amount not to exceed $75 to cover itemized out-of-pocket actual expenses which he may have as a result of his participation in the game.

3. Policies pertaining to football coaches and wives.

   a. All transportation and living expenses will be paid by the Athletic Department.

   b. The head football coach is entitled to eight complimentary tickets. All assistant coaches are entitled to six.


   a. Members of the Board of Regents will receive six complimentary tickets. For institutional purposes, the Chairman of the Board will receive the same number of complimentary tickets for bowl games as for regularly scheduled games.
b. Ex-Regents will be given the opportunity to buy four tickets of the same type as those offered for regularly scheduled games.

5. Administrative group policies.

a. According to the Cotton Bowl Association this group includes the Chancellor, the President, the Chairman of the Athletic Council, and any other three designated administrative officers together with their wives.

b. For institutional purposes, the Chancellor and the President will receive the same number of complimentary tickets for bowl games as provided for regularly scheduled games. Each of the three designated administrative officers will receive two and the Chairman of the Athletic Council will receive four complimentary tickets.

c. Expenses of the administrative group and their wives will be paid by the Athletic Department when not otherwise reimbursed.

d. In general, details for this group will be worked out through the President and the Chancellor.


The official University party shall consist of all members of the Board of Regents and their wives and the administrative group in Item 5.a listed above.

7. Policies for other University officials, members of the Athletic Council, Athletic Staff members, and wives, whose presence is required in connection with Bowl arrangements and game.
a. This group includes the following:

Dean of Students  
Members of Athletic Council  
Assistant Athletic Director  
and Business Manager  
Sports News Director  
Assistant Sports News Director  
Assistant Business Manager  
Ticket Manager  
Counselor, Intercollegiate Athletics  
Executive Assistant, Intercollegiate Athletics  
Two Photographers

b. Payment of transportation and appropriate living expenses to the game will be made by the Athletic Department.

c. The Business Manager and Sports News Director will be entitled to four complimentary tickets. All others in this group will be entitled to two complimentary tickets.

8. Policies pertaining to Team Physician, Trainer, Athletic Equipment Supervisor, and wives.

a. All transportation and living expenses will be paid by the Athletic Department.

b. Members of this group will be entitled to four complimentary tickets.

9. Coaches of other sports and other full-time athletic staff members not mentioned in paragraph 7 will be entitled to two complimentary tickets.


a. Chartered bus transportation to and from the game will be paid by the Athletic Department.

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b. Meal and lodging expenses vary according to bowl location, but in general it includes meals and two nights lodging.

11. Policies relating to bonus payments: Payment of extra compensation for participation in bowl games shall be made according to the following schedule:

<table>
<thead>
<tr>
<th>Position</th>
<th>% of Annual Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>All football coaches</td>
<td>8%</td>
</tr>
<tr>
<td>Trainer</td>
<td>5%</td>
</tr>
<tr>
<td>Athletic Equipment Supervisor</td>
<td>5%</td>
</tr>
<tr>
<td>Team Physician</td>
<td>5%</td>
</tr>
<tr>
<td>Assistant Athletic Director and Business Manager</td>
<td>5%</td>
</tr>
<tr>
<td>Sports News Director</td>
<td>5%</td>
</tr>
<tr>
<td>Assistant Business Manager</td>
<td>5%</td>
</tr>
<tr>
<td>Ticket Manager</td>
<td>5%</td>
</tr>
<tr>
<td>Assistant Sports News Director</td>
<td>5%</td>
</tr>
<tr>
<td>Executive Assistant</td>
<td>5%</td>
</tr>
</tbody>
</table>

A & D - 10
Dr. Otis A. Singletary  
Executive Vice-Chancellor for Academic Affairs  
The University of Texas System  

Dear Dr. Singletary:  

You will recall the discussion at the most recent meeting of the Board of Regents concerning the management of the Union food service. On the premise that this constitutes an internal management problem, but that the Board is quite interested in this problem, I am sending to you a change in the general direction of the food service in the Union which we are planning to put into effect shortly and which should be reported to the Board at the meeting of December 13. Perhaps normally this would have gone in as a docket item; but as I said above, in view of their interest, I thought this information ought to be presented in this way.  

The general direction of food services in the Union shall be in the Union Board, subject to the approval of the Director of Housing and Food Services.  

The Union Board shall recommend general policies for food services in the Union, subject to the approval of the Director of Housing and Food Services, and may recommend to the Director on such matters as quality of food, prices, physical conditions and improvements, and hours of operation.  

The Manager of Union Food Services shall be employed by and shall be responsible to the Director of Housing and Food Services, but he shall make reports to, and shall be available to, the Union Board on matters concerning the operation of food services in the Union.  

The Director of Housing and Food Services or his representative shall sit with the Union Board, without vote, on all matters concerning food services in the Union.  

This is to become effective on January 2, 1969.  

Sincerely yours,  

Norman Hackerman  

cc: Vice-President James Colvin  
Vice-President Bryce Jordan
12. Public Health School: Dual Positions Pursuant to Section 33, Article XVI, Constitution of Texas.--Chancellor Ransom recommends that an appropriate resolution be adopted with respect to the individuals listed below in connection with their service on each of the state or federal boards or commissions opposite his name:

THE UNIVERSITY OF TEXAS
SCHOOL OF PUBLIC HEALTH AT HOUSTON

<table>
<thead>
<tr>
<th>Name</th>
<th>Classification</th>
<th>Board or Commission</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reuel A. Stallones, M.D.</td>
<td>Dean</td>
<td>Member - Heart Special Projects Committee, National Heart Institute, National Institutes of Health, U.S. Public Health Service, Department of Health, Education and Welfare</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Member - Joint Council Subcommittee on Stroke, National Institute of Neurological Diseases, National Institutes of Health, U.S. Public Health Service, Department of Health, Education and Welfare</td>
</tr>
<tr>
<td>James H. Sterner, M.D.</td>
<td>Associate Dean and Professor of Environmental Health</td>
<td>Member - Advisory Committee to National Plutonium Registry, U.S. Atomic Energy Commission, Richland, Washington</td>
</tr>
<tr>
<td>Leslie A. Chambers, Ph.D.</td>
<td>Professor of Environmental Health</td>
<td>Chairman - Program Area Committee on Air Pollution, American Public Health Association, New York, New York</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Member - Technical Development Board, American Public Health Association, New York, New York</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Member - National Air Conservation Commission, (Sponsored by National Tuberculosis and Respiratory Disease Association) New York, New York</td>
</tr>
<tr>
<td>Name</td>
<td>Classification</td>
<td>Board or Commission</td>
</tr>
<tr>
<td>-------------------------</td>
<td>-------------------------</td>
<td>-------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Robert H. Kokernot, M.D.</td>
<td>Professor of Pathobiology</td>
<td>Member - Communicable Disease Control Study Section, National Communicable Disease Center, U.S. Public Health Service, Atlanta, Georgia</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Member - Committee on Veterinary Medical Research and Education, Division of Biology and Agriculture, National Research Council, Washington, D.C.</td>
</tr>
</tbody>
</table>
Buildings & Grounds Committee
BUILDINGS AND GROUNDS COMMITTEE

Date: December 13, 1968
Time: Following the meeting of the Academic and Developmental Affairs Committee
Place: Main Building, Suite 212

U. T. AUSTIN

1. Ratification of Award of Contract to Air Conditioning Inc., for Partial Remodeling of Claudia Taylor Johnson Hall

2. Approval of Plans and Specifications for Extension of Power Plant Building

3. Approval of Plans and Specifications for Extension of Electrical Distribution, Phase II

4. Approval of Addition to General Electric Company Contract for Electrical Equipment for the Main Heating and Power Plant and Central Water Chilling Stations No. 3 and No. 4 and Additional Appropriation Therefor

U. T. ARLINGTON

5. Approval of Specifications for Furniture and Furnishings for Business-Life Science Building

GALVESTON MEDICAL BRANCH

6. Lease Agreement with Sealy and Smith Foundation for 850 Square Feet of Space for Use by Public Information Office

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THE UNIVERSITY OF TEXAS SYSTEM
OFFICE OF THE DIRECTOR OF
FACILITIES PLANNING AND CONSTRUCTION
AUSTIN, TEXAS 78712

RECOMMENDATIONS TO THE
REGENTS' BUILDINGS AND GROUNDS COMMITTEE

November 22, 1968

1. U. T. AUSTIN - RATIFICATION OF AWARD OF CONTRACT TO AIR CONDITIONING, INC., FOR PARTIAL REMODELING OF CLAUDIA TAYLOR JOHNSON HALL.--In accordance with authorization given by the Board at the meeting held September 20, 1968, bids were called for and were received, opened, and tabulated on November 7, 1968, for Partial Remodeling of Claudia Taylor Johnson Hall, The University of Texas at Austin, as shown below:

<table>
<thead>
<tr>
<th>Bidder</th>
<th>Base Bid</th>
<th>No. 1</th>
<th>No. 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Conditioning, Inc., Austin, Texas</td>
<td>$107,000.00</td>
<td>$5,368.00</td>
<td>$3,183.00</td>
</tr>
<tr>
<td>Canyon Construction Company, Inc., Austin, Texas</td>
<td>116,116.00</td>
<td>4,820.00</td>
<td>2,600.00</td>
</tr>
<tr>
<td>Thomas Hinderer Company, Austin, Texas</td>
<td>157,400.00</td>
<td>5,500.00</td>
<td>3,150.00</td>
</tr>
<tr>
<td>Joe Syring Construction Company, Austin, Texas</td>
<td>136,600.00</td>
<td>4,820.00</td>
<td>2,380.00</td>
</tr>
<tr>
<td>Thomas Brothers Construction Company, Austin, Texas</td>
<td>173,135.00</td>
<td>4,820.00</td>
<td>2,600.00</td>
</tr>
</tbody>
</table>

All bidders submitted with their bids a bidder's bond in the amount of 5% of the greatest amount bid.

In order to insure that the work involved would be completed by January, 1969, a contract was awarded to the low bidder, Air Conditioning, Inc., Austin, Texas, as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Bid</td>
<td>$107,000.00</td>
</tr>
<tr>
<td>Add Alternate No. 1</td>
<td>5,368.00</td>
</tr>
<tr>
<td>Add Alternate No. 2</td>
<td>3,183.00</td>
</tr>
<tr>
<td>Total Contract Award</td>
<td>$115,551.00</td>
</tr>
</tbody>
</table>

It is recommended by President Hackerman, Mr. Lester E. Palmer, Executive Vice-Chancellor Walker, and Chancellor Ransom that this action be ratified by the Board.
2. U. T. AUSTIN - APPROVAL OF PLANS AND SPECIFICATIONS FOR EXTENSION OF POWER PLANT BUILDING.—In accordance with authorization given by the Board at the meeting held December 17, 1966, plans and specifications have been prepared for the Extension of the Power Plant Building at The University of Texas at Austin by Brown and Root, Inc., Engineers for the project. These plans and specifications have been approved by President Hackerman, Mr. Lester E. Palmer, Executive Vice-Chancellor Walker, and Chancellor Ransom, and it is recommended that they be approved by the Board, with authorization to the Director of Facilities Planning and Construction to advertise for bids to be presented to the Board or the Executive Committee for consideration at a later date.

3. U. T. AUSTIN - APPROVAL OF PLANS AND SPECIFICATIONS FOR EXTENSION OF ELECTRICAL DISTRIBUTION, PHASE II.—At the Regents' Meeting held December 17, 1966, authorization was given for the firm of Brown and Root, Inc., to prepare plans and specifications for the various phases of Utilities Expansion at The University of Texas at Austin. Plans and specifications for Extension of Electrical Distribution, Phase II, at The University of Texas at Austin have been prepared by Brown and Root, Inc., and approved by President Hackerman, Mr. Lester E. Palmer, Executive Vice-Chancellor Walker, and Chancellor Ransom, and it is recommended that they be approved by the Board, with authorization to the Director of the Office of Facilities Planning and Construction to advertise for bids on this project, to be presented to the Board or the Executive Committee for consideration at a later date.

4. U. T. AUSTIN - APPROVAL OF ADDITION TO GENERAL ELECTRIC COMPANY CONTRACT FOR ELECTRICAL EQUIPMENT FOR THE MAIN HEATING AND POWER PLANT AND CENTRAL WATER CHILLING STATIONS NO. 3 AND NO. 4 AND ADDITIONAL APPROPRIATION THEREFOR.—At the Regents' Meeting held October 28, 1967, a contract was awarded to General Electric Company for Electrical Equipment for the Main Heating and Power Plant and Central Water Chilling Stations No. 3 and No. 4 at The University of Texas at Austin. As contracts have been awarded and plans have progressed for future buildings on the Campus, it has become apparent that additional switchgear will be needed in order to service these buildings. A quotation of $150,351.00 has been received from General Electric Company for this additional switchgear, including 17 indoor high voltage circuit breakers, 4 outdoor high voltage circuit breakers and 1 control benchboard; this quotation is based on unit prices within 1% of those contained in the original bid, and any other method of obtaining this equipment, which must be General Electric equipment in order to function properly with that covered by the present contract, would result in a much higher cost to the University.

At the same time, a modification of the design of part of the equipment included in the contract has been made by Brown and Root, Inc., and a quotation has been received from General Electric Company for a reduction of $50,805.00 in the contract price if this modification is incorporated into the contract. It is, therefore, recommended by President Hackerman, Mr. Lester E. Palmer, Executive Vice-Chancellor Walker, and Chancellor Ransom that the Board authorize a net addition of $99,546.00 to the contract with General Electric Company covering the additional switchgear and the modification in the equipment. It is further recommended that an appropriation of $108,000.00 be made to cover these changes, Engineer's Fees thereon, and miscellaneous expenses to come from the proceeds of the proposed "Utility Plant Fee Bond System" revenue series.

5. U. T. ARRLINGTON - APPROVAL OF SPECIFICATIONS FOR FURNITURE AND FURNISHINGS FOR BUSINESS-LIFE SCIENCE BUILDING.—Specifications for Furniture and Furnishings for the Business-Life Science Building at The University of Texas at Arlington have been prepared by the Office of Facilities Planning and Construction. These specifications have been approved by Acting President Harrison, Mr. Lester E. Palmer, Executive Vice-Chancellor Walker, and Chancellor Ransom, and it is recommended that they be approved by the Board, with authorization to the Director of the
Office of Facilities Planning and Construction to advertise for bids to be presented to the Board or the Executive Committee for consideration at a later date. The estimated cost of the furniture and furnishings covered by these specifications is within the amount of $226,000.00 which has been previously appropriated and allocated for this purpose.

6. GALVESTON MEDICAL BRANCH - LEASE AGREEMENT WITH SEALY AND SMITH FOUNDATION FOR 850 SQUARE FEET OF SPACE FOR USE BY PUBLIC INFORMATION OFFICE.—The following is an excerpt from a letter received from Dr. Truman Blocker, President, The University of Texas Medical Branch at Galveston:

"This is to request permission to lease from the Sealy and Smith Foundation a maximum of 850 square feet of space on the Sixth Floor of the Sealy and Smith Professional Building for use by the Public Information Office, at a cost of $3,570.00 per year plus the cost of electricity, effective January 1, 1969. Rental payment will be made from the Public Information Office General Budget."

Dr. Blocker's request was supported by a justification letter from the Director of the Public Information Office which outlined in considerable detail the work of the Public Information Office, and the difficulty of maintaining the quality and quantity of production in the very crowded conditions now prevalent in the area assigned. In order to alleviate this situation and to facilitate efficient operation of the Public Information Office and assist it in reaching its goal of expanded endeavors in total communication, assignment of additional space was requested.

Mr. Mike Quinn and Executive Vice-Chancellor LeMaistre concur in Dr. Blocker's request. Executive Vice-Chancellor Walker and Chancellor Ransom recommend that the Galveston Medical Branch be authorized to lease, through the State Board of Control, approximately 850 sq. ft. of space to meet the needs of the Public Information Office, with preference, if possible, given to the space in the Sealy and Smith Professional Building, at a rate not to exceed $0.35 per square foot per month, plus electricity, for a period not to exceed 4 years. It is further recommended that Executive Vice-Chancellor Walker be authorized to execute the lease agreement after appropriate approvals as to content and form.
SUPPLEMENTARY AGENDA

BUILDINGS AND GROUNDS COMMITTEE

Date: December 13, 1968
Time: Following the meeting of the Academic and Developmental Affairs Committee
Place: Main Building, Suite 212
U. T. Austin, Austin, Texas

U. T. AUSTIN

7. Ratification of Execution of Quitclaim Deed for Canine Kennels at Nike Missile Base
   6

8. Allocation of Space in Claudia Taylor Johnson Hall and O'Henry Hall
   7

9. Approval of Preliminary Plans for Remodeling of South Wing and Basement Area of University Junior High School Building for College of Education
   8

10. Authorization for Repair and Remodeling in Student Union Building, and Appropriation Therefor
    8

U. T. ARLINGTON

11. Acceptance of Initial Partial Share Grant, Authorization to Advertise for Bids, and Additional Allocations for E. E. Davis Hall
    8

GALVESTON MEDICAL BRANCH

12. Approval of Acquisition of Property from the Sealy and Smith Foundation
    9

DALLAS MEDICAL SCHOOL

    13

    14

15. Rental of Space from Financial Realty Company for Medical Service Research and Development Plan Central Office
    14

G. S. B. S.

16. Division of Continuing Education - Approval of Specifications for Inter Institutional Television System Facility
    15

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7. U. T. AUSTIN - RATIFICATION OF EXECUTION OF QUICLAIM DEED FOR CANINE KENNELS AT NIKE MISSILE BASE.—The Nike Missile Base located west of Austin was conveyed by deed without warranty on June 17, 1967 by the Federal Government to The University of Texas at Austin and included in this transfer was a building defined as canine kennels. The U. S. Army Advisor Group stationed at Camp Mabry has need for these facilities and asked that they be returned to the Federal Government, with the group at Camp Mabry to remove them at no cost to the University. A quitclaim deed was drawn up by the Federal Government for these facilities and signed on behalf of the University by the Chairman of the Board on August 2, 1968. It is recommended that the execution of this quitclaim deed as set out below be ratified by the Board:

QUITCLAIM

1. WHEREAS, certain real and related personal property known as the former launcher area of the Nike Battery BC-80, Bergstrom Air Force Base, located west of Austin, Texas, was conveyed by Deed Without Warranty, dated June 17, 1967, by the United States of America to the University of Texas, Austin, Travis County, Texas, to be utilized continuously for a period of thirty (30) years, subject to the conditions and restrictions set forth in said instrument recorded in Volume 3331, Page 1803 of the Deed Records in Travis County, Texas, which conveyance is made a part hereof by reference; and

2. WHEREAS, included in the aforesaid Deed Without Warranty in Schedule "A" attached hereto, is Building Number 12, Canine Kennels; and

3. WHEREAS, the U. S. Army Advisor Group, stationed at Camp Mabry, Texas, have a need for said canine kennels and will remove them at no cost to the University of Texas; and

4. WHEREAS, the Board of Regents of the University of Texas are ready, willing, and able to voluntarily reconvey said canine kennels to the United States of America without cost to the University of Texas.

NOW THEREFORE, in consideration of the premises, together with other good and valuable considerations, the Board of Regents of the University of Texas, for itself, its successors in function and assigns, does hereby quitclaim unto the United States of America and its assigns, subject to the hereinafter enumerated conditions, all of its right, title, and interest in and to that certain building located in and upon the property described in the above-referenced Deed Without Warranty, and designated as:

BUILDING NUMBER - 12
DESCRIPTION: CANINE KENNELS
FLOOR AREA (sq. ft.) - 317

CONDITIONED:

1. That the above-described kennels must be removed by the United States of America or its assigns from the premises within one (1) year from the date of this instrument; and
2. That all removal operations performed by the United States of America and its assigns must be conducted in a workmanlike manner with debris being removed progressively after the removal of said kennels is complete. The site must be cleaned to the satisfaction of the University of Texas designated representative.

IN WITNESS WHEREOF, this Quitclaim is executed as of the 2nd day of August, 1968.

BOARD OF REGENTS of the UNIVERSITY OF TEXAS

By: signed Frank C. Erwin, Jr.
Frank C. Erwin, Jr., Chairman

ACKNOWLEDGMENT

THE STATE OF TEXAS

COUNTY OF TRAVIS

BEFORE ME, a Notary Public in and for said County of Travis, State of Texas, on this day personally appeared Frank C. Erwin, Jr., known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same voluntarily and as the act and deed of the State of Texas, acting by and through the Board of Regents of the University of Texas, an educational instrumentality of the State of Texas, organized and existing under the laws thereof, and as Chairman of said Board of Regents, and for the purposes and considerations therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS 2nd day of August, 1968

signed Betty Anne Thedford
Notary Public in and for Travis County, Texas

My Commission Expires 1st day of June, 1969.

8. U. T. AUSTIN - ALLOCATION OF SPACE IN CLAUDIA TAYLOR JOHNSON HALL AND O'HENRY HALL.— It is recommended by President Hackerman, Chancellor Ransom, and Chairman Erwin that the total area of approximately 64,642 gross square feet of space contained in Claudia Taylor Johnson Hall and O'Henry Hall be allocated to the following activities:

Office of Facilities Planning and Construction
Office of Investments, Trusts, and Lands
Interscholastic League
Cotton Economic Research
Special Education Instructional Materials Center

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9. U. T. AUSTIN - APPROVAL OF PRELIMINARY PLANS FOR REMODELING OF SOUTH WING AND BASEMENT AREA OF UNIVERSITY JUNIOR HIGH SCHOOL BUILDING FOR COLLEGE OF EDUCATION.--In accordance with authorization given by the Board at the meeting held November 1, 1968, preliminary plans and outline specifications have been prepared by Day and Newman, Project Architects, for Remodeling of the South Wing and Basement Area of University Junior High School Building for College of Education at The University of Texas at Austin, which have been approved by President Hackerman, Mr. Lester E. Palmer, Executive Vice-Chancellors Singletary and Walker, and Chancellor Ransom. It is recommended that they be approved by the Board, with authorization to the Architects to proceed with the preparation of working drawings and specifications to be presented to the Board for approval at a later meeting.

10. U. T. AUSTIN - AUTHORIZATION FOR REPAIR AND REMODELING IN STUDENT UNION BUILDING, AND APPROPRIATION THEREFOR.--It is recommended by President Hackerman, Vice-President Colvin, Mr. Lester E. Palmer, Executive Vice-Chancellors Singletary and Walker, and Chancellor Ransom that authorization be given for Repair and Remodeling in the Student Union Building at The University of Texas at Austin for the purpose of improving ventilation, air conditioning, and lighting in the eating and serving areas of the building and that an appropriation of $50,000.00 be made for this purpose from Account No. 29-0219-9000 - Auxiliary Enterprises - Reserve Major Repairs, Remodeling and Replacement, and Operating Reserve.

It is further recommended that the Director of the Office of Facilities Planning and Construction be authorized to proceed with the work necessary to accomplish these improvements.

11. U. T. ARLINGTON - ACCEPTANCE OF INITIAL PARTIAL SHARE GRANT, AUTHORIZATION TO ADVERTISE FOR BIDS, AND ADDITIONAL ALLOCATIONS FOR E. E. DAVIS HALL.--The Coordinating Board has made an initial partial share Title I grant to The University of Texas at Arlington in the amount of $50,000.00 for the construction of E. E. Davis Hall (Administration Building). The plans and specifications for this building have been completed and approved by the Board, and bidding has been delayed pending funding of the project. Based upon priorities established by the Coordinating Board for facilities eligible under a Title I grant, it appears extremely doubtful that the University will receive any additional grant for the construction of this building; however, if this initial partial share $50,000.00 grant is accepted at this time, bids are called for, and a contract is awarded, supplemental applications for a Title I grant can be filed during the next two Federal fiscal years (or until the building is complete). It is, therefore, recommended by Acting President Harrison, Mr. Lester E. Palmer, Executive Vice-Chancellors Singletary and Walker, and Chancellor Ransom that the $50,000.00 grant by the Coordinating Board be accepted with authorization to the Director of the Office of Facilities Planning and Construction to advertise for bids to be presented to the Board or the Executive Committee for consideration at a later date and that the additional funds needed to finance this project come from the Unappropriated Balance of Ad Valorem Tax Bonds at U. T. Arlington.

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12. GALVESTON MEDICAL BRANCH - APPROVAL OF ACQUISITION OF PROPERTY FROM THE SEALY AND SMITH FOUNDATION.—Certain property owned by The Sealy and Smith Foundation, as more specifically described below and as shown on a map which will be available at the meeting, is needed by The University of Texas Medical Branch at Galveston for the purpose of completing a service road, ambulance entrance, and parking lots on the north side of the Campus. It is recommended by President Blocker, Vice-President Thompson, Mr. Lester E. Palmer, Vice-Chancellors LeMaistre and Walker, and Chancellor Ransom that authorization be given to make a formal request to The Sealy and Smith Foundation for donation of this property to the Medical Branch. Statutory authority exists for the Medical Branch to acquire this property.

TRACT II

BEGINNING at the point of intersection of the Westerly line of the U. S. Government Jetty right-of-way, being the arc of a curve, with the North right-of-way line of Avenue "A", said point being North Seventy-three (73) degrees Seventeen (17) minutes East a distance of Four Hundred Twelve feet (412') from the point of intersection of the East right-of-way line of 10th Street with the said North right-of-way line of Avenue "A", Galveston, Galveston County, Texas;

THENENCE North Seventy-three (73) degrees Seventeen (17) minutes East, along the said North right-of-way line of Avenue "A", a distance of Two Hundred Twenty-seven and Twenty-one hundredths feet (227.20') to a point at its intersection with the Westerly right-of-way line of North Boulevard;

THENENCE North Fifty-one (51) degrees Twenty-eight (28) minutes Thirty (30) seconds West, along the said Westerly right-of-way line of North Boulevard, a distance of Twelve and Forty One-hundredths feet (12.40') to a point for corner in the Southeasterly line of the U. S. Government Jetty right-of-way as deeded by the Gulf, Colorado and Santa Fe Railway Company dated July 16, 1888;

THENENCE North Forty-nine (49) degrees Forty-seven (47) minutes Sixteen (16) seconds East, along a chord of a curve to the left, a distance of Fifty-two and Twenty One-hundredths feet (52.20') to its intersection with the Westerly right-of-way line of 8th Street;

THENENCE North Forty-four (44) degrees Twenty-eight (28) minutes Twenty-one (21) seconds East, along a chord of said curve to the left, a distance of Ninety-one and Thirty One-hundredths feet (91.30') to its intersection with the Easterly right-of-way line of said 8th Street, being North Sixteen (16) degrees Forty-three (43) minutes West a distance of Seventy-five feet (75') from the North right-of-way line of Avenue "A";

THENENCE North Forty-one (41) degrees One (01) minute Thirteen (13) seconds East, along a chord of said curve to the left, a distance of Eight and Two One-hundredths feet (8.02') to its intersection with the Easterly right-of-way line of North Boulevard;
THENCE along the arc of a curve to the left, being the said Southeasterly line of the U.S. Government Jetty right-of-way, of which the radius is Eight Hundred Sixty feet (860'), a distance of Forty-six and Ninety-six One-Hundredths feet (46.96'), the chord of said arch bearing North Forty (40) degrees Three (03) minutes East a distance of Forty-six and Ninety-four One-hundredths feet (46.94') to a point for corner in the South right-of-way line of The Strand as needed to the City of Galveston by R. E. Smith;

THENCE South Seventy-three (73) degrees Seventeen (17) minutes West along the said South right-of-way line of The Strand as deeded to the City of Galveston by R. E. Smith a distance of Ninety-one and Eighty-seven One-hundredths feet (91.87') to a point for corner in the said Westerly line of the U.S. Government Jetty right-of-way, being in the arc of a curve;

THENCE along the arc of said curve to the right, being the said Westerly line of the U.S. Government Jetty right-of-way, of which the radius is Eight Hundred Ten feet (810'), and the arc length is Three Hundred Twenty-one and Ninety-three One-hundredths feet (321.93'), the chord of said arc bearing South Fifty-four (54) degrees Twenty-two (22) minutes Nine (09) seconds West, a distance of Three Hundred Twenty and Five One-hundredths feet (320.05') to the point of beginning and containing 0.297 acres, more or less.

TRACT III

BEGINNING at the point of intersection of the Westerly line of the U.S. Government Jetty right-of-way, being the arc of a curve, with the North right-of-way line of Avenue "A", said point being North Seventy-three (73) degrees Seventeen (17) minutes East a distance of Four Hundred Twelve feet (412') from the point of intersection of the East right-of-way line of 10th Street with the said North right-of-way line of Avenue "A", Galveston, Galveston County, Texas;

THENCE along the arc of said curve to the left being the said Westerly line of the U. S. Government Jetty right-of-way, of which the radius is Eight Hundred Ten feet (810'), a distance of Three Hundred Twenty-one and Ninety-three One-hundredths feet (321.93'), the chord of said arc bearing North Fifty-four (54) degrees Twenty-two (22) minutes Nine (09) seconds East a distance of Three Hundred Twenty and Five One-hundredths feet (320.05') to a point for corner in the South right-of-way line of The Strand as deeded to the City of Galveston by R. E. Smith;
THENCE South Seventy-three (73) degrees Seventeen (17) minutes West along the said South right-of-way line of The Strand as deeded to the City of Galveston by R. E. Smith a distance of One Hundred Twenty-five and Forty-four One-hundredths feet (125.44') to a point for corner;

THENCE South Fifty-six (56) degrees Seventeen (17) minutes West a distance of One Hundred Eighty-five and Forty-four One-hundredths feet (185.44') to a point for corner;

THENCE South Sixteen (16) degrees Forty-three (43) minutes East, a distance of Forty-nine and Fifty-three One-hundredths feet (49.53') to the point of beginning, and containing 0.308 acres, more or less.

TRACT VII A

BEGINNING at the point of intersection of the West right-of-way line of 6th Street with the centerline of Avenue "A", Galveston, Galveston County, Texas;

THENCE South Seventy-three (73) degrees Seventeen (17) minutes West, along the centerline of Avenue "A", being the South right-of-way line of The Strand, a distance of Six Hundred Thirty-three and Ninety-one One-hundredths (633.91') feet to its intersection with the most Easterly right-of-way line of the U. S. Government Jetty, being in the arc of a curve;

THENCE along the arc of said curve to the right of which the radius is Eight Hundred Sixty feet (860') a distance of Forty-six and Ninety-six One-hundredths feet (46.96'), to its intersection with the Northeasterly right-of-way line of North Boulevard, the chord of said arc bearing South Forty (40) degrees three (03) minutes West a distance of Forty-six and Ninety-four One-hundredths feet (46.94');

THENCE South Fifty-one (51) degrees Twenty-eight (28) minutes Thirty (30) seconds East, along the said Northeasterly right-of-way line of North Boulevard, a distance of Twelve and Three One-hundredths feet (12.03') to its intersection with the South right-of-way line of Avenue "A", being in the arc of a curve;

THENCE along the arc of said curve to the right of which the radius is Five Hundred Thirty-three and Eighty One-hundredths feet (533.80'), a distance of Twenty-five and Thirty-seven One-hundredths feet (25.37'), chord of said arc bearing North Seventy-one (71) degrees Fifty-five (55) minutes Eighteen (18) seconds East a distance of Twenty-five and Thirty-seven One-hundredths feet (25.37'), to the point of tangency;
THENCE North Seventy-three (73) degrees Seventeen (17) minutes East, along the said South right-of-way line of Avenue "A", a distance of Six Hundred Forty and Ninety-five One-hundredths to its intersection with the Westerly right-of-way line of 6th Street;

THENCE North Sixteen (16) degrees Forty-three (43) minutes West, a distance of Thirty-five feet (35') along said Westerly right-of-way line to the point of beginning, and containing 0.525 acres, more or less.

TRACT X

(Tract I from City of Galveston to Sealy and Smith Foundation Deed Book, 1919, Page 349.)

Being parts of Lots 8, 9, 10, 11, 12 and 13, Block 730,

BEGINNING at the Southeast corner of Lot 8, and the Southeast corner of Block No. 730;

THENCE North Sixteen (16) degrees Forty-three (43) minutes West along the West right-of-way line of 10th Street, a distance of Forty-seven and Eighty-four One-hundredths feet (47.84') to an intersection with the South right-of-way line of The Strand;

THENCE South Sixty-one (61) degrees Forty-four (44) minutes West along said right-of-way line of The Strand, a distance of Two Hundred Thirty-eight and Ninety-four One-hundredths feet (238.94') to an intersection with the North right-of-way line of Avenue "A";

THENCE North Seventy-three (73) degrees Seventeen (17) minutes East, along said North right-of-way line of Avenue "A", a distance of Two Hundred Thirty-four and Ten One-hundredths feet (234.10'), to the place of beginning, containing 0.1286 acres of land, more or less.

TRACT XI


BEGINNING at the Southeast corner of Lot 8, and the Southeast corner of Block No. 730;

B & G - 12
THENCE North Sixteen (16) degrees Forty-three (43) minutes West along the West right-of-way line of 10th Street, a distance of Forty-seven and Eighty-four One-hundredths (47.84') feet to a point in the Southerly right-of-way line of The Strand;

THENCE North Sixty-one (61) degrees, Forty-four (44) minutes East, along and with the right-of-way line of The Strand, a distance of Eighty-one and Sixty-five One-hundredths (81.65') feet to a point;

THENCE South Sixteen (16) degrees Forty-three (43) minutes East, a distance of Sixty-four and Eighteen One-hundredths (64.18') feet to a point;

THENCE South Seventy-three (73) degrees Seventeen (17) minutes West, a distance of Eighty (80) feet to the point of beginning, and containing 0.1028 acres of land, more or less.

13. DALLAS MEDICAL SCHOOL - AUTHORIZATION FOR CONSTRUCTION OF ADDITION TO WAREHOUSE BUILDING AND APPROPRIATION THEREFOR.--Additional space for general stores and equipment inventory is urgently needed at The University of Texas Southwestern Medical School at Dallas, since the current space available for such purposes consists of only approximately 725 square feet. This lack of space results in an increased cost to the school, because purchases must be made in small quantities. In order to provide the space needed at this time, the following recommendations are made by Dean Sprague, Mr. Lester E. Palmer, Executive Vice-Chancellors LeMaistre and Walker, and Chancellor Ransom:

1. That authorization be given to construct a 3,200 square foot addition to the Physical Plant Warehouse Building adjacent to the Central Receiving Warehouse.

2. That the Dallas Medical School Physical Plant staff be authorized to prepare plans and specifications for this addition.

3. That the Director of the Office of Facilities Planning and Construction be authorized to approve these plans and specifications when completed, to advertise for bids, and to award a contract for the addition.

4. That an appropriation of $26,000.00 to cover the cost of the addition be made from Dallas Medical School Unexpended Plant Funds.
14. **DALLAS MEDICAL SCHOOL - AUTHORIZATION FOR CONSTRUCTION OF ADDITION TO THE PHYSICAL PLANT BUILDING AND APPROPRIATION THEREFOR.**—An addition to the Physical Plant Building at The University of Texas Southwestern Medical School at Dallas is needed to provide additional space for business, personnel, and service departments until such time as an Administration Building can be funded and constructed. These facilities will be designed and located so that they can be converted to use of the Physical Plant Department at a minimum of expense. In order that this addition may be constructed as quickly as possible, the following recommendations are made by Dean Sprague, Mr. Lester E. Palmer, Executive Vice-Chancellors LeMaistre and Walker, and Chancellor Ransom:

1. That authorization be given to construct an addition to the Physical Plant Building of approximately 6,840 square feet at Dallas Medical School.

2. That authorization be given for the preparation of plans and specifications for this addition by the Dallas Medical School Physical Plant staff.

3. That the Director of the Office of Facilities Planning and Construction be authorized to approve these plans and specifications when completed, to advertise for bids, and to award a contract for the addition.

4. That an appropriation of $151,000.00 to cover the cost of this addition be made from Dallas Medical School Unexpended Plant Funds.

15. **DALLAS MEDICAL SCHOOL - RENTAL OF SPACE FROM FINANCIAL REALTY COMPANY FOR MEDICAL SERVICE RESEARCH AND DEVELOPMENT PLAN CENTRAL OFFICE.**—The following letter has been received from Dr. Charles C. Sprague, Dean, Southwestern Medical School at Dallas:

"Approval is requested to lease 1,800 square feet of space at Stemmons Center for the Medical Service Research and Development Plan Central Office. Leasing of space for this office is necessary since adequate facilities are not available on the campus.

"The requested lease will be for a three (3) year period with the option to cancel at the end of any one (1) year period. Rental will be $642.00 per month or approximately $.036 per square foot. Payment will be made from current restricted funds of the Medical School, in which money is available for this purpose.

"This space is desirable not only because it is adjacent to our campus and the rental is below the cost for comparable space at other locations, but it will result in cost savings in delivery of mail and supplies since other Medical School offices are located in the same complex.

"I would appreciate your approval, and that of the Board of Regents to enter into this agreement effective approximately February 1, 1969."

Executive Vice-Chancellor LeMaistre concurs in Dr. Sprague's request. Executive Vice-Chancellor Walker and Chancellor Ransom recommend that this request be approved. It is further recommended that Executive Vice-Chancellor Walker be authorized to execute the lease agreement with the Financial Realty Company, 611 Stemmons Tower South, Dallas, Texas, for 1,800 square feet of space at the quoted rental of $642.00 per month, said lease to be for a three (3) year period, effective approximately February 1, 1969, and payable from current restricted funds of the Dallas Medical School."
The Sixtieth Legislature, Regular Session, appropriated $75,000.00 to the Division of Continuing Education of The University of Texas Graduate School of Biomedical Sciences at Houston for an Inter Institutional Television System Facility in the Texas Medical Center, and the unexpended balance of this appropriation was reappropriated by House Bill No. 5 of the Sixtieth Legislature, First Called Session to be used for this same purpose. At the present time, there is a balance of $71,520.07 in this legislative appropriation. Specifications for the Inter Institutional Television System Facility have been prepared and approved by Dean Grant Taylor, Mr. Lester E. Palmer, Executive Vice-Chancellors LeMaistre and Walker, and Chancellor Ransom, and it is recommended that they be approved by the Board, with authorization to the Director of the Office of Facilities Planning and Construction to advertise for bids to be presented to the Board or the Executive Committee for consideration at a later date.
EMERGENCY ITEMS
BUILDINGS AND GROUNDS COMMITTEE

Date: December 13, 1968

Time: Following the meeting of the Academic and Developmental
Affairs Committee

Place: Main Building, Suite 212
U. T. Austin, Austin, Texas

GALVESTON MEDICAL BRANCH

17. Award of Contract to John Gray Company, Inc., for
Conversion of Faculty Housing and Dining Facility to a Vo-
cational Rehabilitation Evaluation, Adjustment, and Training
Unit and Additional Appropriation Therefor

17

ANDERSON HOSPITAL

18. Acceptance of Hill-Burton Grant No. Texas-489d for
Equipment in Connection with Remodeling in the Outpatient
Clinic and Other Patient Areas and Appropriation Thereof

18

B & G - 16
17. GALVESTON MEDICAL BRANCH - AWARD OF CONTRACT TO JOHN GRAY COMPANY, INC., FOR CONVERSION OF FACULTY HOUSING AND DINING FACILITY TO A VOCATIONAL REHABILITATION EVALUATION, ADJUSTMENT, AND TRAINING UNIT AND ADDITIONAL APPROPRIATION THEREFOR.—In accordance with authorization given by the Board at the meeting held September 20, 1968, bids were called for and were received, opened, and tabulated on December 5, 1968, as shown below for Conversion of Faculty Housing and Dining Facility at The University of Texas Medical Branch at Galveston to a Vocational Rehabilitation Evaluation, Adjustment, and Training Unit:

<table>
<thead>
<tr>
<th>Bidder</th>
<th>Base Bid</th>
<th>Add Alt. No. 1</th>
<th>Completion Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eriksson Construction Company, Inc., Galveston, Texas</td>
<td>$96,119.00</td>
<td>$25,631.00</td>
<td>190 cal. days</td>
</tr>
<tr>
<td>John Gray Company, Inc., Galveston, Texas</td>
<td>$93,850.00</td>
<td>$16,500.00</td>
<td>180 cal. days</td>
</tr>
<tr>
<td>Texas Coast Construction Company, Galveston, Texas</td>
<td>$101,000.00</td>
<td>$27,630.00</td>
<td>180 cal. days</td>
</tr>
</tbody>
</table>

Each bidder submitted with his bid a bidder's bond in the amount of 5% of the greatest amount bid.

It is recommended by Vice-President Thompson, President Blocker, Mr. Lester E. Palmer, Executive Vice-Chancellors LeMaistre and Walker, and Chancellor Ransom that a contract award be made to the low bidder, John Gray Company, Inc., Galveston, Texas, as follows:

- Base Bid $93,850.00
- Add Alternate No. 1 (Installation of Passenger Elevator) $16,500.00
- Total Recommended Contract Award $110,350.00

An appropriation of $50,000.00 was made for this project at the September 20, 1968, meeting. In order to cover this recommended contract award, it is further recommended that appropriations be made as follows:

- Grant to Galveston Medical Branch for Vocational Rehabilitation, Evaluation, and Training Center $16,500.00
- Auxiliary Enterprises-John Sealy Hospital Cafeteria at Galveston Medical Branch $43,850.00
- Total Additional Appropriation $60,350.00
18. ANDERSON HOSPITAL - ACCEPTANCE OF HILL-BURTON GRANT NO. TEXAS-489d FOR EQUIPMENT IN CONNECTION WITH REMODELING IN THE OUTPATIENT CLINIC AND OTHER PATIENT AREAS AND APPROPRIATION THEREOF.—The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston has received a Hill-Burton Grant No. Texas-489d in the amount of $106,000.00 for the purchase of essential equipment for areas which are included in the Remodeling in the Outpatient Clinic and Other Patient Areas which is now under way at Anderson Hospital. It is recommended by Dr. R. Lee Clark, Mr. Lester E. Palmer, Executive Vice-Chancellors LeMaistre and Walker, and Chancellor Ransom that this grant be accepted by the Board and that the amount of $106,000.00 be appropriated to the account for Equipment for Remodeling in the Outpatient Clinic and Other Patient Areas at Anderson Hospital.
19. U. T. AUSTIN - ACCEPTANCE OF FEDERAL GRANT NO. 2-7-00152-0 FOR HUMANITIES RESEARCH CENTER.--Federal Grant No. 2-7-00152-0 in the amount of $2,000,000.00 has been received to assist in the construction of the Humanities Research Center at The University of Texas at Austin. It is recommended that this grant be accepted by the Board and this amount appropriated to the project.
Medical Affairs Committee
MEDICAL AFFAIRS COMMITTEE

Date: December 13, 1968
Time: Following the meeting of the Buildings and Grounds Committee
Place: Main Building, Suite 212
       U. T. Austin, Austin, Texas

<table>
<thead>
<tr>
<th></th>
<th>MED</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Galveston Medical Branch: Salary Plan</td>
</tr>
<tr>
<td>2.</td>
<td>Galveston Medical Branch: Amendments to the Constitution of the Honor System</td>
</tr>
<tr>
<td>3.</td>
<td>San Antonio Medical School: Change in Grading System</td>
</tr>
<tr>
<td>4.</td>
<td>School of Public Health: Plan for Development of School of Public Health</td>
</tr>
</tbody>
</table>
1. Galveston Medical Branch: Salary Plan. Below Executive Vice-Chancellor LeMaistre submits the Galveston Medical Branch Salary Plan as it was amended by the Board of Regents on September 21, 1968:

Effective with the implementation of this plan, January 1, 1968, (with exceptions outlined under Part C), participation is required (1) for all faculty members who currently hold a geographic or full-time appointment in the School of Medicine and (2) for all full-time faculty. The basis for each individual's participation in the plan shall be recommended by the Departmental Chairman and subject to the approval of the Vice-President for Academic Affairs and Dean of Medicine, President, and Chancellor and authorization of the Board of Regents.

Basic Program Policy

Full-time Faculty

Under the provisions of this plan, each full-time faculty member's income shall be determined annually, subject to the availability of funds and the specific recommendations of his chairman, approval by the Vice-President for Academic Affairs and Dean of Medicine, President, and Chancellor, and authorization of the Board of Regents. Income may consist of (1) a base salary determined in accordance with the approved Base Salary Range and (2) permissive augmentation from professional income or other trust funds available to the department or school. Funds appropriated by the legislature may not be used for augmentation. Only the University base is guaranteed.

A. Basic Salary Range

The Basic Salary Range will be determined annually upon recommendation of the Vice-President for Academic Affairs and Dean of Medicine and approval by the President, and Chancellor, and authorization of the Board of Regents. The Base Salary Range for Clinical Faculty effective with the implementation of this plan and until changed by the procedure indicated above shall be as follows:

<table>
<thead>
<tr>
<th>Position</th>
<th>Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Professor and Chairman</td>
<td>$25,000 - $30,000</td>
</tr>
<tr>
<td>Professor</td>
<td>21,000 - 28,000</td>
</tr>
<tr>
<td>Associate Professor</td>
<td>18,000 - 24,000</td>
</tr>
<tr>
<td>Assistant Professor</td>
<td>15,000 - 22,000</td>
</tr>
<tr>
<td>Instructor</td>
<td>11,000 - 16,000</td>
</tr>
</tbody>
</table>

B. Permissive Augmentation

Augmentation is strictly permissive and each faculty member's level of augmentation shall be determined annually upon recommendation of the Departmental Chairman, approval by the Vice-President for Academic Affairs and Dean of Medicine, President, and Chancellor, and authorization by the Board of Regents. Funds for augmentation must be generated by the individual and/or the school. Subject to approval as outlined above, augmentation may be recommended within the range authorized by the Board of Regents. Effective with the implementation of this plan, augmentation will be permitted within the range set forth below:

<table>
<thead>
<tr>
<th>Position</th>
<th>Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Professor and Chairman</td>
<td>$0 to $15,000</td>
</tr>
<tr>
<td>Professor</td>
<td>0 to 15,000</td>
</tr>
<tr>
<td>Associate Professor</td>
<td>0 to 12,000</td>
</tr>
<tr>
<td>Assistant Professor</td>
<td>0 to 11,000</td>
</tr>
<tr>
<td>Instructor</td>
<td>0 to 8,000</td>
</tr>
</tbody>
</table>
C. Exceptions

Exceptional situations involving the academic development of a departmental and/or the institution will be considered individually. In such instances, a full-time faculty member may be excepted from this plan upon the recommendation by the departmental Chairman, approval by the Vice-President for academic Affairs and Dean of Medicine, President, and Chancellor, and authorization by the Board of Regents. Exceptions will be approved for a period of not more than five years. By September 1972, the income of all faculty approved in this manner will be reviewed in relation to the then current base plus permissible augmentation for their academic rank. After that date all faculty who wish to continue as full-time faculty will conform to the plan.

D. Side Benefits

Based on the availability of funds, full-time faculty will be eligible to participate in all contributory and non-contributory side benefits described under section F.

E. Professional Fees

Within the framework of this plan, professional fee income shall be considered to include the following:

1. Fees generated within The University of Texas Medical Branch.

2. Fees from all professional consultations.

3. Fees for services rendered at any other state supported medical facility or institution in the State of Texas.

4. Fees for individual services at the Shriners Burns Institute and USPHS Hospital in Galveston.

5. Fees for court appearances.

6. All other professional income with the exception of the following:

   a. Honorariums, royalties, lecture fees, non-professional retainers.

   b. Payments for editing scientific publications.

   c. Consultation fees (honorarium) as a regional or national consultant to any branch of the United States Government.

F. Medical Service, Research, and Development Plan

Each department will establish a Medical Service, Research and Development Plan Trust Fund for the use of participating full-time faculty members for billing and collection of fees. Pursuant to the doctor's contract with the Medical Branch, each doctor will assign his professional fees to the Departmental Trust Fund of the department to which he is assigned.
G. Agreement For Participation in Medical Service, Research, and Development Plan

AGREEMENT FOR PARTICIPATION IN MEDICAL SERVICE, RESEARCH AND DEVELOPMENT PLAN, THE UNIVERSITY OF TEXAS MEDICAL BRANCH AT GALVESTON, GALVESTON, TEXAS

It is hereby agreed between The University of Texas Medical Branch at Galveston, Galveston, Texas ("University"), and ("Doctor"), that the Doctor, subject to the terms of the Medical Service, Research and Development Plan ("Plan"), shall participate in the professional fees earned by members of the Department of ("Department") (and deposited in the Departmental Trust of the Department) and thereby shall receive an amount of $______ annually, effective , subject, however, to such Trust having such amount under the Plan.

The Doctor further agrees that he will comply with all of the rules and regulations of the Medical Service, Research and Development Plan and will fully cooperate with the other members thereof, the University, and the Department in carrying out the purposes of such Plan.

In consideration of the Doctor's participation in fees collected by the members participating in the Plan, the Doctor hereby assigns to such Departmental Trust all fees charged by him for professional services. This assignment shall be an absolute assignment, subject only to the conditions University shall not alter (although the Doctor may alter) the fees charged by the Doctor and that the fees collected from members of the Plan shall be used for the purposes as stated in the Plan. Hence, the Doctor further agrees that all monies received by him for such fees will be promptly turned over to the Business Office of the University and all checks made payable to the Doctor for such fees will be promptly endorsed and delivered to such Business Office. However, this assignment does not cover the salary received from The University of Texas, nor reimbursement for expenses actually incurred.

As a condition of the Doctor's participation in such Departmental Trust, he shall pay all ordinary and necessary professional expenses incurred by him to the extent he is not reimbursed by The University of Texas for such expenses.

__________________________________________
Faculty Member

______________________________
Chief, Division of

______________________________
Chairman, Department of

APPROVED:
THE UNIVERSITY OF TEXAS MEDICAL BRANCH AT GALVESTON

Vice President for Academic Affairs and Dean of Medicine

President

MED - 4
H. Incentive Plan

Purpose: An Incentive Plan has been developed in order to encourage initiative and reward academic and financial productivity by the members of the MSRDP.

Funding: Not later than August 15th of each fiscal year, after expenses related to Faculty Augmentation, Fringe Benefits and support of Departmental teaching, research and patient care activities have been paid, money collected during the year and remaining in the Departmental MSRDP accounts may be placed in the Departmental Incentive Pool. These funds must be disbursed according to the Incentive Plan within the succeeding fiscal year.

Disbursement: All members of the MSRDP are eligible to participate in the Departmental Incentive Pool whereby merit supplementation may be earned according to an individual's contribution to The University of Texas Medical Branch. Guidelines for evaluation are the faculty member's significant contribution to:

a. Medical education
b. Research
c. Administration

With appropriate consideration of his:

a. Time in service
b. Earnings
c. Exceptional value to institution (committees, consultantships, recruitment, etc.)

Each instance of supplementation under these mechanisms shall be recommended by the Departmental Chairman, approved by the Vice President for Academic Affairs and Dean of Medicine and submitted through the President for authorization to the Chancellor and Board of Regents.

Due to the limited funds available for an Incentive Pool, it is anticipated that merit supplementations will be on an individual basis according to guidelines noted above. Augmentation through the Incentive Plan is never to exceed 50% of University Base Salary. Total augmentation from permissive plus incentive augmentation is never to exceed the percentage approved by the Board of Regents.

MED - 5
I. BYLAWS: Medical Service, Research and Development Plan

The name of this body shall be the Medical Service Research and Development Plan of The University of Texas Medical Branch at Galveston, hereafter abbreviated MSRDP.

The MSRDP shall recommend through the institution and its clinical departments and divisions methods for collection and disbursement of funds generated by members of the Plan; recommend through the President of The University of Texas Medical Branch at Galveston to the Board of Regents a list of supplemental benefits; and, through the Advisory Committee on Management of Institutional Retirement Trust Fund recommend to the Vice-President for Business Affairs methods for investment of funds.

Membership: Shall consist of all full-time faculty of the clinical departments. All members shall be entitled to participate in the deliberations of the body, vote upon all business brought before the Plan and sit upon any committee of the MSRDP.

Administration: Shall be conducted by a MSRDP Advisory Board - hereafter called the Board. The Chairman of the Board shall be elected from the Chairmen of the clinical departments, by vote of the members of the Board. The Chairman will be elected annually and no member shall serve more than two consecutive terms. The Board shall elect a Board member as Secretary of the Board each year.

The Board: Shall be composed of all clinical chairmen and five members at large who satisfy the requirements for membership in the MSRDP. Under extenuating circumstances a clinical chairman, with the approval of the Board, may nominate a substitute from the MSRDP membership to represent him on the Board for one year. The Vice-President for Business Affairs and the Vice-President for Academic Affairs and Dean of Medicine shall be ex-officio members. Three nominations for members at large shall be solicited from each member of the MSRDP; thereafter, the list of all of the nominations shall be submitted by circulated ballot to each member who must vote for five nominees. No more than one elected member shall be from any one clinical department. No ballot will be accepted unless five separate individuals have been voted upon. The first election will occur immediately after approval of the bylaws by the Board of Regents. Thereafter, elections will be held yearly during the month of December with Board members to take office January 1 of the following year. No elected member shall serve more than two consecutive terms of one year. The Board shall meet at least quarterly on call of the Chairman or on the written petition of any five members of the Board. The Board shall act for the MSRDP between regular meetings or call special MSRDP meetings if necessary. All major policy making decisions of the Board will be forwarded through the President of The University of Texas Medical Branch at Galveston to the Board of Regents for approval.

Committees: Membership on all committees will be determined by the Board. All committees will report their recommendations to the Board in writing. Minutes of all committee meetings will be kept. The official report of a committee will be adopted by majority vote of the members of the committee. No member of the MSRDP shall serve concurrently on more than one committee.

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Such professional fees will be charged, billed, reduced or increased, and supervised solely by the doctor performing the medical service, then collected through the Business Office of the School, and deposited in the Departmental Trust Fund of the appropriate Department. No other form of billing will be permitted for full-time faculty members. Within the framework of this plan, after salary augmentation requirements have been met, Departmental Trust Fund Accounts may be used for:

I. Support and Development of Departmental Teaching, Research and Professional Care of Patients.
   a. Salaries (including UTMB required fringe benefits).
   b. General M. E. & O for education, research and professional care of patients.
   c. Ordinary and necessary business expenses incurred by the Doctors of such Departments in the earning of the professional fees charged by such Doctors, including cost of accounting and auditing departmental MRSDP accounts.
   d. Travel and other expenses including registration fees and tuition incident to attendance at meetings authorized by the School of the Department.
   e. Professional Liability Insurance Plan.
   f. Professional Society memberships.
   g. Permanent equipment and facilities.
   h. Official departmental entertainment for faculty, staff, students and distinguished guests.
   i. Travel in support of education, research and patient care activities.
   j. Consultation fees for official visitors.
   k. Faculty or staff recruitment, including reasonable moving expenses.

II. Fringe benefits for members of the full-time faculty.
   a. The University of Texas Group Life Insurance Plan.
   b. Blue Cross-Blue Shield Major Medical.
   c. The University of Texas Disability Insurance Program.
   d. Accidental Death and Dismemberment Insurance.
   e. Such other programs, including Retirement Plan, as may be approved by MSRDP and Board of Regents.

III. Funds for the establishment of a Lectureship, Professorship of Chair.
A Committee on Management of Institutional Retirement Trust Fund, composed of five members, four from the MSRDP and one from the full-time pre-clinical faculty, shall be elected by the Board, with the Chairman of the committee designated by the Chairman of the Board. The Vice-President for Business Affairs shall be an ex-officio member to this committee of five. This committee may call in additional consultants as required. Tenure of office shall be for two years. Initially, five members shall be elected, two for one year terms; thereafter, three members and two members shall be elected in alternate years for two year terms. No member shall serve more than two consecutive terms. The scope of activities of this committee will be at the direction of the Board.

Additional committees may be established by the Board as required or upon request of a majority vote of the membership at a MSRDP meeting.

Meetings: The MSRDP shall meet in general session twice a year on the second Tuesdays of April and October, at 5:00 p.m., at a place designated by the Chairman of the Board. A call of a regular meeting and an agenda shall be sent to each MSRDP member by the Secretary of the Board. Postponement of a regular meeting shall require written notice two weeks in advance. Special meetings may be called by the Board as deemed necessary provided each member of the MSRDP is notified in writing one week prior to the meeting. Also, special meetings may be called by the Board upon the written petition of 25 members of the MSRDP. The Chairman of the Board, or in his absence, a member of the Board designated by him, shall preside. At the regular meetings, the order of business shall be (1) approval of minutes, (2) old and unfinished business, (3) reports - - - - a. Board, b. Management Committee, c. other standing committees, d. special committees; (4) new business, (5) adjournment. Minutes of each meeting shall be published and circulated to each member. One-half of the membership of the MSRDP shall constitute a quorum.

Amendments to bylaws require a two-thirds majority vote of members present and voting at any regular meeting of the MSRDP, provided the amendment shall have been offered at a previous meeting or by writing not less than thirty days prior to the regular meeting. Amendments shall take effect upon adoption by the MSRDP and approval by the Board of Regents.


"Dear Mr. Collie:

This is in reply to your letter dated August 7, 1968 and prior correspondence, submitted on behalf of the University of Texas Medical Branch at Galveston, Galveston, Texas (the "University"), requesting a ruling as to the Federal income tax treatment of professional fees received by its Medical Service, Research and Development Plan (the "Plan").

The information submitted indicates that certain professors of the University treat patients in return for fees paid by such patients. Until now such fees have been retained by the professor treating the patient. The Board of Regents of the University now feels that this..."
practice is unsound, and should be discontinued. To realize this end, the Plan has been introduced, under which the University will enter into contracts with physicians who teach at the University.

Participation in the Plan is required of all faculty members currently holding a geographic or full-time appointment at the University, and for all new full-time faculty. By September, 1972, all faculty wishing to continue as full-time faculty must belong to the Plan and execute the required contract. Under the terms of the contracts, the doctors' income will consist of a base salary within the base salary range approved by the Board of Regents, and augmentation from the Departmental Research and Development Trust Fund of each doctor's department.

Pursuant to the Doctor's contract with the University, each doctor will assign his professional fees to the Departmental Trust Fund of the department to which he is assigned. Such fees will be charged, billed, and supervised solely by the doctor performing the medical services, then collected through the business office of the University and deposited in the appropriate Departmental Trust Fund.

Monies so deposited will be used first for expenses of operation of each Departmental Research and Development Trust Fund, and secondly for the augmentation of the compensation of the doctors of that department. If there are any funds remaining in the Departmental Trust Fund, they will be used for the support and development of departmental teaching, research and patient care activities, according to the rules and regulations of the University of Texas.

Section 61 of the Internal Revenue Code of 1954 provides that gross income means all income from whatever source, including (but not limited to) compensation for services, fees, commissions and similar items.

Revenue Ruling 66-377, Cumulative Bulletin 1966-2, 21, holds that the fees received by a faculty member of a university's school of medicine, from his private professional practice, are includible in his gross income, even though under the terms of his employment agreement such fees are required to be turned over promptly to the school. That amount of such fees actually turned over to the school, under the circumstances, is deductible as an ordinary and necessary business expense under the provisions of section 162(a) of the Internal Revenue Code of 1954.

Based on the information submitted, we conclude:

1. Income received by the University trust funds from professional fees of the doctors will be income to the University, but will not be unrelated business income within the meaning of section 512 of the Code.

2. Fees received by the doctors and turned over to the University, under the circumstances described above, will be includible in the gross income of the doctors, and the doctors will be allowed a deduction for those fees actually turned over to the University subject to the rules of section 162 of the Code.

3. Those professional expenses paid by a doctor as required by his contract with the University will be deductible as an ordinary and necessary business expense subject to the rules of section 162 of the Code.

Very truly yours,

/s/ Lester W. Utter
Chief, Individual Income Tax Branch
2. Galveston Medical Branch: Amendments to the Constitution of the Honor System. -- Executive Vice-Chancellor LeMaistre recommends, and Chancellor Ransom concurs, in Doctor Joseph M. White's recommendation that the Constitution of the Honor System of The University of Texas Medical Branch be amended as set out below. These amendments also have the endorsement of Doctor Michael Weir, Doctor Donald Duncan, and President Truman Blocker.

THE UNIVERSITY OF TEXAS MEDICAL BRANCH
GALVESTON, TEXAS 77550

October 3, 1968

Harry H. Ransom, Chancellor
The University of Texas System
Austin, Texas

Dear Chancellor Ransom:

The attached amendments to the Constitution of the Honor System of The University of Texas Medical Branch are respectfully submitted for your endorsement and that of the Board of Regents in accordance with Article IX, Section 2, Amendments, Constitution of the Honor System of The University of Texas Medical Branch.

Cordially yours,

Joseph M. White, M.D.
Vice President for Academic Affairs
and Dean of Medicine

Endorsements

1. Approved by the Honor Council
   September 5, 1968

2. Approved by the Faculty of Medicine
   October 1, 1968

3. Approved:
   October 3, 1968

4. Approved:
   October 3, 1968

5. Approved:

6. Approved:

Chairman, Board of Regents
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(1) Amend Article II, by adding Section 4, Constitution of the Honor System of The University of Texas Medical Branch, to read as follows:

"Section 4. The regulations, conditions and procedures contained in this constitution shall be considered as due process in the handling of disciplinary cases in accordance with the general policies set forth in the catalogue of The University of Texas, Section 3.86."

(2) Amend Article IV, by adding Section 8, Constitution of the Honor System of The University of Texas Medical Branch, to read as follows:

"Section 8. The Honor Council shall determine its own jurisdiction."

(3) Amend subdivision a and b, Section 2, Article V, Constitution of the Honor System of The University of Texas Medical Branch, to read as follows:

"Section 2. In the event that a violation of the Honor System is suspected by a member of the Student Body or a member of the Faculty, that member shall take [CHOOSE ONE OF] the following course [COURSES] of action:

"a. At the time suspicious activity is observed the responsible student or faculty member should immediately approach the student he suspects [AND] make a simple statement to him that the thing he is doing is highly suspicious, and request an explanation [SHOULD BE AVOIDED]. If there are other witnesses to the suspicious act, it is desirable that all such witnesses be consulted and that they confront the suspected person and request an explanation. If the witness or witnesses so desire, they may consult a member or members of the Honor Council prior to confrontation of the suspected person; however, the suspected person should be confronted by the witness or witnesses to his act and allowed to explain to them his action before the matter is further considered by the Honor Council. If the suspected person's explanation is satisfactory to all witnesses, the matter will be pursued no further. If the explanation is unsatisfactory, the suspected person should be notified of this opinion and given the alternatives of immediately and voluntarily withdrawing from The University of Texas Medical Branch or having the matter presented to the Honor Council for investigation."
"b. If the accused chooses not to withdraw voluntarily from The University of Texas Medical Branch, a member of the Honor Council should then be notified of the accusation and the name of the accused [IF THE RESPONSIBLE STUDENT OR FACULTY MEMBER BE UNABLE OR UNWILLING TO APPROACH THE STUDENT HE SUSPECTS OR BE DISSATISFIED WITH THE RESULTS OF HIS CONVERSATION, THEN HE SHALL REPORT THE INCIDENT TO AN HONOR COUNCIL MEMBER]."

(4) Amend subdivision a and b, Section 3, Article V, Constitution of the Honor System of The University of Texas Medical Branch, to read as follows:

"Section 3. Upon receipt of a report of suspected violation [CHEATING] of the principles of the Honor System, the Honor Council [MEMBER] shall take [CHOOSE ONE OF] the following course [COURSES] of action:

"a. The Chairman of the Honor Council shall appoint a committee which shall be composed of not less than three (3) persons who are members of the Honor Council. The committee shall have as its functions: (1) investigation of the suspected violation of the principles of the Honor System, (2) aiding the accuser(s) in drafting the formal accusation which shall clearly delineate the suspected violation, and which shall be signed by the accuser(s), and (3) presentation of its findings at a formal meeting of the Honor Council [IF THERE BE SUFFICIENT EVIDENCE HE MAY REQUEST THAT THE RESPONSIBLE STUDENT PRESENT A WRITTEN SIGNED ACCUSATION WITHOUT FURTHER DELAY, AND SHALL FORWARD THIS ACCUSATION TO THE CHAIRMAN OF THE HONOR COUNCIL TO BE PROCESS- ED AS INDICATED BELOW].

"b. The Honor Council shall hold a preliminary hearing at which the accuser(s) and the accused shall be present. A written notice of the time and place of the hearing shall be sent by registered mail or delivered in person to the student reasonably in advance of the time of the preliminary hearing. The signed accusation shall be read by the Honor Council Chairman in the presence of the accused and accuser(s). At this time the Honor Council shall decide by majority vote of the total membership whether a formal hearing should be held. If the vote is in favor of a formal hearing, the accused will be given the opportunity of immediately and voluntarily leaving The University of Texas Medical Branch. If he chooses not to
leave, a formal hearing must be held. If the vote of the Honor Council is against a formal hearing, the accused and accuser(s) shall be asked whether either or both would like to have a formal hearing. If either the accused or accuser(s) request a formal hearing, then a formal hearing shall be conducted by the Honor Council. If a formal hearing is decided upon, a date shall be determined by the Chairman of the Honor Council at this time, and the accused and accuser(s) will be so notified in person [HE MAY REQUEST THE HELP OF THE CHAIRMAN OF THE HONOR COUNCIL IN UNCOVERING FURTHER INFORMATION CONCERNING THE INCIDENT. IN THE PRELIMINARY INVESTIGATION TO DETERMINE IF THE EVIDENCE WARRANTS THE SUBMISSION OF A FORMAL ACCUSATION TO THE HONOR COUNCIL MEMBER RECEIVING THE REPORT IS STRICTLY CHARGED THAT NO ONE BUT HIMSELF AND THE CHAIRMAN OF THE HONOR COUNCIL SHALL LEARN THE NAME OF EITHER THE ACCUSED OR THE ACCUSER. THE ACCUSER IS FURTHER TO BE ADMONISHED TO SILENCE CONCERNING THE ISSUE. FOLLOWING THE PRELIMINARY INVESTIGATION, THE HONOR COUNCIL MEMBER SHALL DISCUSS THE MATTER WITH THE ACCUSER AND IF EITHER PERSON CONSIDERS THAT THERE BE SUFFICIENT EVIDENCE TO WARRANT FURTHER INVESTIGATION, THEN THE ACCUSER SHALL PRESENT A WRITTEN SIGNED ACCUSATION OR REPORT TO BE PROCESSED AS INDICATED BELOW].

(5) Amend Section 4, Article V, Constitution of the Honor System of The University of Texas Medical Branch, to read as follows:

"Section 4. The formal hearing shall be governed by the following principles: [THE WRITTEN ACCUSATION OF THE ACCUSER, TOGETHER WITH ADDITIONAL WRITTEN COMMENT OF SUCH PRELIMINARY INVESTIGATION AS HAS BEEN CONDUCTED, SHALL BE FORWARDED BY THE HONOR COUNCIL MEMBER TO THE CHAIRMAN OF THE HONOR COUNCIL, WHO SHALL READ THE FULL REPORT AT A CLOSED MEETING OF THE COUNCIL IN THE PRESENCE OF THE ACCUSED. A MAJORITY VOTE OF THE TOTAL MEMBERSHIP OF THE HONOR COUNCIL SHALL BE REQUIRED TO ESTABLISH THAT A VIOLATION OF THE HONOR SYSTEM HAS OCCURRED AND A REPORT OF SUCH A FINDING MUST BE PROMPTLY SUBMITTED IN WRITING TO THE DEAN OF MEDICINE].

"a. At the time previously established by the Honor Council, the formal hearing will begin with the
reading of the signed accusation of the accuser(s) by the Chairman of the Honor Council. A quorum of the Honor Council must be present for the formal hearing.

"b. The accused may choose any willing member of the Student Body as his counsel except a current member of the Honor Council. If the accused chooses counsel, only his counsel will be allowed to examine witnesses. If the accused so desires, he may conduct his own defense without counsel.

"c. The accuser(s) and all witnesses to the suspicious act shall then present their evidence and shall be examined by the Honor Council. The accuser(s) and witnesses may be cross-examined by the defense. When the accuser(s) and all prosecution witnesses have been heard, the defense may present witnesses whose testimony is directed toward disproving the allegations set out in the written accusation or testimony given at the formal hearing. The Honor Council may examine or recall any witness during the formal hearing.

"d. A stenographic or mechanical record shall be made of all evidence introduced at the formal hearing.

"e. After all material witnesses have been examined, the Honor Council shall retire to consider and determine their findings and recommendations. A majority vote of the total membership of the Honor Council shall be required to establish that a violation of the Honor System has occurred. The findings and recommendations shall be read to the accused by the Chairman of the Honor Council.

"f. If the finding of 'innocent' is made, all records of the formal hearing will be destroyed. If the findings are unfavorable, the defense shall be allowed to present any character witnesses which he feels may influence the decision of the Honor Council regarding its recommendations as to punishment. After all character witnesses have been heard, the Honor Council will promptly submit a written transcript of the formal hearing and the findings and recommendations as to punishment to the Dean of Student Affairs and to the Dean of the Faculty of Medicine.

"g. All matters of procedure which are not specified in this code shall be determined by a majority vote of those Honor Council members present at the time of the formal hearing.

"h. The Honor Council shall have no appellate jurisdiction.
"i. Appeal from the findings and recommendations of the Honor Council may be made through the appropriate channels of The University of Texas System to the Board of Regents. This appeal shall be made only on the basis of the written record of the testimony and new evidence which comes to light subsequent to the Honor Council hearing.

"j. If the party adjudged 'guilty' wishes to introduce additional evidence at any time after the written transcript of the formal hearing and the findings and recommendations as to disciplinary action have been submitted to the Dean of Student Affairs and to the Dean of the Faculty of Medicine, that party must submit the nature of such additional evidence to the Committee ('The Administrative Council, or its counterpart' - as set out in Proposed New Chapter VII, Part One, of the Regents' Rules and Regulations, Sec. 3.811). If the Committee finds that the additional evidence could support a finding of 'innocent' or could change the recommendations as to disciplinary action, then they shall ask the Honor Council, and it shall be the duty of the Honor Council to hear the additional evidence. The hearing of additional evidence shall be governed by the same rules which governed the formal hearing."
3. San Antonio Medical School: Change in Grading System. Below is a Xerox copy of Chancellor Ransom's recommendation:

Chancellor Ransom and Executive Vice-Chancellor LeMaistre concur in the request by Dr. Pannill that the grading system for the candidates for the M.D. degree be changed to a pass-fail basis, with no more than ten per cent of each class being nominated by each department for honors designation. Appropriate changes in catalogue wording reflecting this change should be submitted to the Executive Vice-Chancellor for Health Affairs for approval prior to publication.

4. School of Public Health: Plan for Development of School of Public Health. Chancellor Ransom and Executive Vice-Chancellors Walker and LeMaistre request that Dean Stallones have permission to make a brief presentation to the Board of Regents on the plan for development of the School of Public Health.
MEDICAL AFFAIRS COMMITTEE

Supplementary Agenda

Date: December 13, 1968
Time: Following the meeting of the Buildings and Grounds Committee
Place: Main Building, Suite 212
       U. T. Austin, Austin, Texas

5. U. T. System: Resolutions of Appreciation to Dr. H. R. Henze and Dr. V. T. Schuhardt for Services to Pre-medical Students 18

6. Dallas Medical School: Authorization for Dr. John C. Vanatta to Grant Exclusive Patent Rights to Company Furnishing Grant Support for Research 19

7. Galveston Medical Branch: Lease and Operating Agreement with The Sealy & Smith Foundation for the John Sealy Hospital for the R. Waverley Smith Memorial Pavilion and the Jennie Sealy Hospital 19
5. U. T. System: Resolutions of Appreciation to (a) Doctor H. R. Henze and (b) Doctor V. T. Schuhardt for Services to Pre-medical Students.--Executive Vice-Chancellor LeMaistre recommends, and Chancellor Ransom concurs, that the following resolutions citing the contributions made by Doctor Henze and Doctor Schuhardt to the education of pre-medical students be approved:

a. WHEREAS, Dr. Henry Rudolph Henze has generously given wise and devoted service to his profession, to The University of Texas System, to generations of individual students, and to the profit of mankind; and

WHEREAS, Dr. Henze, as Chairman of the Student Advisory Committee from 1952-1960 and as Chairman of the Premedical Student Advisory Committee from 1961-1966 and its Co-Chairman from 1966-1968, has served premedical students selflessly; and

WHEREAS, his contributions to the education, counseling and idealism of these students serve as a source of inspiration to all engaged in the fulfillment of The University's obligation to the medical welfare of the people of the State of Texas;

NOW, THEREFORE, BE IT RESOLVED by the Board of Regents of The University of Texas System that appreciation of Dr. Henze's untiring efforts be expressed and that the Board record reflect admiration of and gratitude for the example set by Dr. Henze as a standard by which honor, integrity, and dedication to service are measured.

b. WHEREAS, Dr. Vernon T. Schuhardt has generously given wise and devoted service to his profession, to The University of Texas System, to generations of individual students, and to the profit of mankind; and

WHEREAS, Dr. Schuhardt, as Co-Chairman of the Premedical Student Advisory Committee from 1966-67 and as Co-Director of the Premedical Student Advisory Committee from 1967-68, has served premedical students selflessly; and

WHEREAS, his contributions to the education, counseling and idealism of these students serve as a source of inspiration to all engaged in the fulfillment of The University's obligation to the medical welfare of the people of the State of Texas;

NOW, THEREFORE, BE IT RESOLVED by the Board of Regents of The University of Texas System that appreciation of Dr. Schuhardt's untiring efforts be expressed and that the Board record reflect admiration of and gratitude for the example set by Dr. Schuhardt as a standard by which honor, integrity, and dedication to service are measured.
6. Dallas Medical School: Authorization for Doctor John C. Vanatta to Grant Exclusive Patent Rights to Company Furnishing Grant Support for Research. -- Below is a Xerox copy of Chancellor Ransom's recommendation:

Dr. John C. Vanatta of The University of Texas Southwestern Medical School at Dallas is to receive a grant from the Upjohn Company to support a research project. One of the conditions of the grant is that the company be given the exclusive patent rights in return for this support. It is unlikely that the patentable part of this project, if any, will come from the laboratory of Southwestern Medical School but more likely from Upjohn's laboratory. It is recommended that Dr. Vanatta be authorized to grant the request of the Upjohn Company, inasmuch as it is providing the sole support for this research project and is contributing extensively to the research work in its own laboratories.

Chancellor Ransom, Executive Vice-Chancellor LeMaistre, University Attorney Waldrep, and Dean Sprague concur in this recommendation.

Approval for this type of arrangement had previously been granted by the Board of Regents at its May 3 - 4, 1957 meeting when this project was being financed by Pitman-Moore Company.

7. Galveston Medical Branch: Lease and Operating Agreement with The Sealy & Smith Foundation for the John Sealy Hospital for the R. Waverley Smith Memorial Pavilion and the Jennie Sealy Hospital. -- It is recommended by Executive Vice-Chancellors LeMaistre and Walker and Chancellor Ransom that the Board of Regents approve, and authorize the Chairman to execute, the following lease and operating agreement (Pages 20 - 26) between The Sealy and Smith Foundation for the John Sealy Hospital and the Board of Regents of The University of Texas System for the operation of the R. Waverly Smith Memorial Pavilion and the Jennie Sealy Hospital, Galveston, Galveston County, Texas.
LEASE AND OPERATING AGREEMENT

THE STATE OF TEXAS

COUNTY OF GALVESTON

This Lease and Operating Agreement made and entered into by and between The Sealy & Smith Foundation for the John Sealy Hospital, a corporation, of Galveston, Galveston County, Texas, hereinafter referred to as "Trustees", and the Board of Regents of The University of Texas System, a State Agency, hereinafter referred to as "University",

WITNESSETH:

WHEREAS, Trustees desire to maintain the R. Waverley Smith Memorial Pavilion and the Jennie Sealy Hospital, Galveston, Galveston County, Texas, so as to provide the community with a resource for the highest standards of patient care in private and semi-private accommodations, exclusive of charity patients, and the University with a place for teaching and research; and

WHEREAS, the University desires that the R. Waverley Smith Memorial Pavilion and Jennie Sealy Hospital, which are hereafter referred to as "Hospitals", be maintained as a continuing resource for education, training and research; and

WHEREAS, in order to accomplish these purposes, Trustees and University are desirous of entering into a Lease and Operating Agreement with respect to such Hospitals;

NOW, THEREFORE, in consideration of the mutual promise and conditions and obligations herein contained, the parties mutually agree as follows:

I.

Trustees hereby lease and demise, and by these presents have leased and demised to the University the following described tracts of land located in Galveston, Galveston County, Texas, to-wit:

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The R. Waverley Smith Memorial Pavilion encompasses the East half of Lot 3, all of Lots 4, 5, 6, 8, 9, 10, 11 and the East half of Lot 12, all in Block 607, in the City and County of Galveston, Texas.

The Jennie Sealy Hospital encompasses all of Lots 8, 9, 10, 11, 12, 13, and the East half of Lot 14, all in Block 607, in the City and County of Galveston, Texas.

Together with all improvements thereon, and together with all necessary rights of ingress and egress, for a term of ten (10) years, commencing on the day and year of the execution of this agreement.

II.

University agrees to operate said premises, but at the expense of Trustees, so as to provide medical services for patients in private and semi-private accommodations, exclusive of charity patients, at the hospitals and to establish and maintain operational standards for all teaching and patient care, so as to meet the requirements of such approval agencies as the Joint Committee on Accreditation of Hospitals, the Council on Medical Education of the American Medical Association, and all other recognized educational accreditation agencies. University agrees to operate and manage such hospitals in such a manner that the hospitals will retain their present names but such hospitals will be operated as an integral part and under the jurisdiction of The University of Texas Medical Branch Hospital System.

III.

University will maintain and keep the improvements on said property in a good state of repair, but at the expense of Trustees, and at the expiration of this Lease will return the premises and improvements in as good condition as the same are in at the time of executing this agreement, reasonable wear and tear and fire and act of God excepted.
IV.

University, after consultation with Trustees, shall name an associate hospital administrator who shall serve as the chief administrative officer of the Hospitals. The chief administrative officer shall report directly to the Vice-President for Health Services of the University. Assistants to the chief administrative officer and other needed administrative personnel to head the various operating units of the Hospitals shall be provided by University.

Trustees shall retain title to all real and personal property relating to the said Hospitals, together with the title to all property subsequently acquired with hospital capital or from operating funds received from the operation of the Hospitals during the term this contract is in full force and effect. It is agreed by and between the parties that all contracts for architectural, consultative, and other services required for building alterations, remodeling, additions, or new construction during the term of this agreement shall be executed by Trustees with the concurrence of University. University shall establish and furnish the specifications for all supplies, equipment, special services, and other commodities as may be needed for the operation of the Hospitals and will adopt the procedures for the purchase of these items. Trustees reserve the right for their employees and independent contractors to go on the premises to perform such work as Trustees are obligated to perform: the maintenance of the air-conditioning and heating systems, and the repair and maintenance of such equipment for which Trustees are responsible for in the future maintenance contract. Such work shall be done at such times as not to interfere with the basic operations of the Hospitals and the associate hospital administrator shall be notified and consent shall be ascertained before such work is performed.

V.

The University's obligations shall include, among other things, the authority and duty to:
1. Operate the Hospitals as hereinbefore stated.

2. Establish and maintain general operating policies and procedures necessary for the optimal care, teaching, and research. An attending physician may exclude up to ten (10) percent of his patients from teaching purposes in any twelve (12) month period. Exclusions in excess of this percentage, as determined by the Chief of that Service, shall be cause for the consideration of the cancellation of staff privileges.

3. As to special assignments and reassignments in the R. Waverley Smith Memorial Pavilion, University shall have the exclusive control, including the right and the authority to promulgate rules and regulations for the admission of patients and the control of beds. As to the Jennie Sealy Hospital, at the beginning of this Agreement and until changed by mutual agreement of Trustees - University, the beds shall be assigned as follows:

   (i) One hundred (100) beds for psychiatry,
   (ii) Fifty (50) beds for medicine,
   (iii) Twenty-five (25) beds for neurology.

4. Establish and maintain an organizational structure for all administrative, management, professional and general hospital employees.

5. To employ, direct, train, transfer, promote, suspend, and terminate all hospital employees.

6. To maintain personnel policies, including employee-appeal procedures, establish salary schedules for all employees.

7. Purchase all needed supplies, equipment, or other commodities, provided, however, that any item of equipment costing in excess of One Thousand and 00/100 dollars ($1,000.00) not previously approved by the Trustees, through budget presentation, shall be purchased from funds controlled by Trustees only with consent of Trustees.

8. To make all appointments to the medical staff and committees of the medical staff.

VI.

University will maintain detailed accounting records in accordance with the recommendation of the American Hospital Association and will provide on a monthly basis a detail of direct expenditures that occurred in the operation of the Hospitals. The monthly direct expenditure analysis will include a breakdown by at least the following categories:
1. Salaries and wages.

2. Supplies and materials.

3. Travel.

4. Repairs.

5. Capital Outlay, divided between buildings and equipment.

University will maintain detailed accounting records, the source of all income attributable to the Hospitals, which will be prepared on a monthly basis. Such records will be available to Trustees or their accountants on reasonable notice. Trustees will be furnished, no later than the 20th of each month, a copy of the detailed analysis of all income and direct expenditures plus estimated indirect cost related to the operation of the facilities. On a quarterly basis, but not later than thirty (30) days after November 30, February 28, May 31, and August 31 of each year, an accounting of all income and direct expenditures plus estimated indirect costs will be furnished with end of the year adjustment to be actual. If there has been a profit realized from the operation of these facilities, University will pay to Trustees such profit, but if such operation results in a deficit, Trustees agree to pay University an amount equal to said deficit. It is agreed and understood by the parties that the recording of income and direct expenditures shall be kept in separate subsidiary accounts and will not be commingled with other income and direct expenditure accounts of University.

VII.

Trustees will maintain fire and extended coverage insurance on said leased property at Trustees' expense.
VIII.

University shall negotiate contracts for and on behalf of the Hospitals with various governmental agencies and nonprofit association engaging in financing health services so long as such contracts do not change the basic concept of this Agreement, and shall represent the Hospitals as an institutional member of national, regional, state, and local associations in the field of health care and education.

IX.

Where the University renders services to the Trustees or where the Trustees render services to the University, total costs for such services shall be determined after the close of each fiscal year of the University. Total costs for all general Service Cost Centers will be apportioned to Special Service Cost Centers as recommended by the American Hospital Association's Cost Finding Procedures. After the total costs, both direct and indirect, have been determined, the costs will then be apportioned between Trustees and the University on the "Ratio of Charges to Charges - Applied to Costs," in accordance with the "Principles of Reimbursement for Provider Costs," as defined by the United States Department of Health, Education, and Welfare, Social Security Administration. Provided, however, in no event will Trustees be charged with any indirect costs that are not fairly and properly applicable. University shall submit an annual budget to Trustees, provide monthly budget status reports, and make recommendations for changes in either policy or program from time to time when the same is necessary.

X.

University shall be responsible for all medical services in Hospitals. All bylaws and rules and regulations now in effect for the University hospital medical staff and amendments shall be applicable to Hospitals. All appointments to the medical staff and committees of the medical staff shall be made in accordance with the established policies and rules and regulations of University. Members of the medical staff shall charge
professional fees for their services to patients, and all billing and accounting for professional fees charged shall be in conformity with established policies of University.

XI.

This agreement shall be for a term of ten (10) years from and after the effective date of the same, with an option to renew this agreement for an additional term of ten (10) years and may be terminated prior to termination of the ten (10) year period upon mutual consent of the parties. It is also understood that this agreement may be amended in writing to include such provisions as the parties may agree.

XII.

IN WITNESS WHEREOF, the parties have caused this agreement to be executed and delivered this the _____ day of ________________, 1968.

ATTEST:

THE SEALY AND SMITH FOUNDATION FOR THE JOHN SEALY HOSPITAL

By

BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM

By

Approved as to Form:

University Attorney

Approved as to Content:

Executive Vice-Chancellor for Business Affairs

Executive Vice-Chancellor for Health Affairs
Committee of the Whole
COMMITTEE OF THE WHOLE
Chairman Erwin, Presiding
Executive Session

Date: November 1, 1968
Time: Following the meeting of the Land and Investment Committee
Place: Main Building, Suite 212
    U. T. Austin, Austin, Texas

The Agenda for the Committee of the Whole will be in the Supplementary Agenda Material.
Date: December 13, 1968
Time: Following the meeting of the Land and Investment Committee
Place: Main Building, Suite 212
       U. T. Austin, Austin, Texas

I. REPORTS AND SPECIAL ITEMS BY REGENTS

II. REPORTS AND SPECIAL ITEMS BY CHANCELLOR

III. REPORTS AND SPECIAL ITEMS BY VICE-CHANCELLORS

IV. SPECIAL ITEMS
   A. U. T. Austin
      1. Authority to Acquire All of Lot 66, Outlot 1, Division "X", College Court Addition, Plus the Adjacent Portion, Vacated Duval Street, (2511 San Jacinto Boulevard)
      1a. Authority to Acquire All of Lots 6 and 7, Block 2, Fellman Heights, A Subdivision of Part of Outlot 23, Division "C", (2700 Cole Street)
      2. Minutes of Meeting of Board of Directors of Texas Union (16-M-68)
      3. Chapters 1, 2, 3, 4, 5, 7, 8, and 9, Institutional Supplement
      4. Ratification of Change in Use of Trust Funds, C. L. and Henrietta Cline Trust
   B. U. T. Arlington
      5. Out-of-State Travel Authorization Exceptions to Per Diem Allowance (Rules and Regulations, Part Two, Chapter III, Section 13.39)
   C. Galveston Medical Branch
      6. Traffic and Security Service
   D. Dallas Medical School
      7. Review of Campus Master Plan
   E. Item for the Record
      8. Anderson Hospital, Director R. Lee Clark Named as President

V. CALENDAR
I. REPORTS AND SPECIAL ITEMS BY REGENTS

A. Chairman Frank C. Erwin, Jr.

B. Vice-Chairman Jack S. Josey

C. Regent W. H. Bauer

D. Regent Frank N. Ikard

E. Regent (Mrs.) J. Lee Johnson III

F. Regent Joe M. Kilgore

G. Regent Levi A. Olan

H. Regent John Peace

I. Regent E. T. Ximenes

II. REPORTS AND SPECIAL ITEMS BY CHANCELLOR

III. REPORTS AND SPECIAL ITEMS BY VICE-CHANCELLORS

A. Executive Vice-Chancellor Charles LeMaistre

B. Executive Vice-Chancellor Otis Singletary
IV. SPECIAL ITEMS

A. The University of Texas at Austin:

1. Land Acquisition Program (Authorization, 60 Legislature, H.B. 287) - Authority to Acquire all of Lot 66, Outlot 1, Division "X", College Court Addition, Plus the Adjacent Portion of Vacated Duval Street, City of Austin. --With respect to the acquisition of all of Lot 66, Outlot 1, Division "X", College Court Addition, plus the adjacent portion of vacated Duval Street, in the City of Austin, Travis County, Texas (2511 San Jacinto Boulevard) it is recommended that the following resolution be adopted:

RESOLUTION

WHEREAS, the Legislature of the State of Texas enacted Chapter 73, Acts 60th Legislature, Regular Session, page 140, and thereby authorized the expansion of the campus of The University of Texas at Austin by acquiring certain adjacent lands; and

WHEREAS, the Board of Regents of The University of Texas System desires to carry out the duties thus authorized by the Texas Legislature:

NOW, THEREFORE, BE IT RESOLVED by the Board of Regents of The University of Texas System:

1. That all of Lot 66, Outlot 1, Division "X", College Court Addition, plus the adjacent portion of vacated Duval Street, in the City of Austin, Travis County, Texas, is among those now needed under the aforesaid laws for The University of Texas at Austin;

2. That the Board of Regents, acting through its representatives and officials, has negotiated with the landowner and has failed to agree with such owner on the value of and damages to the land described above;

3. That authorization is hereby granted and it is directed that suit be filed in eminent domain and the same prosecuted to a final judgment to obtain a fee simple title against Leased Stations, Inc., as owner of the above-described property;

4. That possession of this property be obtained at the earliest possible time.
1a. Land Acquisition - Authority to Acquire All of Lots 6 and 7, Block 2, Fellman Heights, A Subdivision of Part of Outlot 23, Division "C", City of Austin. -- With respect to the acquisition of all of Lots 6 and 7, Block 2, Fellman Heights, a subdivision of part of Outlot 23, Division "C", City of Austin, Travis County, Texas, according to the map thereof of record in Volume 2, page 160 of the Map Records of Travis County, Texas (2700 Cole Street), it is recommended that the following resolution be adopted:

RESOLUTION

WHEREAS, the Legislature of the State of Texas enacted Chapter 253, Acts 59th Legislature, Regular Session, page 491, and thereby conferred upon the Board of Regents of The University of Texas System the power of eminent domain to acquire land for the use of The University of Texas System; and

WHEREAS, the Board of Regents of The University of Texas System has determined that the hereinafter described tracts or parcels of land are needed for the use of The University of Texas System:

NOW, THEREFORE, BE IT RESOLVED by the Board of Regents of The University of Texas System:

1. That all of Lots 6 and 7, Block 2, Fellman Heights, a subdivision of part of Outlot 23, Division "C", City of Austin, Travis County, Texas, according to the map thereof of record in Volume 2, page 160 of the Map Records of Travis County, Texas, and locally known as 2700 Cole Street, are among those now needed for The University of Texas at Austin;

2. That the Board of Regents, acting through its representatives and officials, has negotiated with the landowner and has failed to agree with such owner on the value of and damages to the land described above;

3. That authorization is hereby granted and it is directed that suit be filed in eminent domain and the same prosecuted to a final judgment to obtain a fee simple title against Reymundo Perez as owner of the above-described property;

4. That possession of this property be obtained at the earliest possible time.

C of W - 3a
2. Minutes of Meeting of Board of Directors of Texas Union (Executive Committee Item 16-M-68).--The minutes of the meeting of the Board of Directors of the Texas Union (as set out below) held on November 14, 1968, were referred to the Committee of the Whole for consideration since this item had not received unanimous approval by mail ballot.

The Texas Union Board of Directors met on Thursday, November 14, 1968, at 4:00 P.M. in the Texas Union Board of Director's Room.

MEMBERS PRESENT

Miss Barbara Higley
Mr. Jerry Hunnicutt
Dr. Bryce Jordan
Mr. Rostam Kavoussi
Mr. Joseph Krier
Dr. James Roach
Mr. Jack Steele

REQUEST FROM AMATEUR RADIO SOCIETY

Mr. Lloyd Weathers, President of the University of Texas Amateur Radio Society, presented a request to the Board for permission to place a permanent antenna on top of the Texas Union. Mr. Weathers explained that the purpose of this antenna would be to extend the range of communication thus allowing: (1) Communication between the University's international students and their home countries. (2) The establishment of a news exchange with other universities throughout the country. He further stated that the present antennas could only establish communication with the South American countries but it is anticipated that the new antenna could establish communication for a much greater distance. Mr. Steele, Director of the Union, explained his opposition to the placement of the antenna on the roof of the Union as being twofold: (1) The roof of the Union is not only unsafe for members of the Radio Society to be walking upon but past leaks in the roof have been attributed to individuals walking upon the roof. (2) The antenna would be unsightly.

A discussion of the Radio Society's continued utilization of their present office space in the Union rent free prompted a request from Mr. Doug Dyer, President of the Texas Union's Curtain Theatre, for more office space in the Union. Mr. Dyer explained that the Curtain Theatre presently has space allocated to them but that the space was the old Union telegraph office which is small and not functionable for the Curtain Theatre's activities. He stated that presently the Curtain Theatre has to utilize several rooms in the Union for the needed space to prepare their productions. Miss Higley suggested to Mr. Dyer...
that the Board postpone any decision until she could confer with Mrs. Shirley Perry, Program Supervisor for the Texas Union, to determine the future status of the Curtain Theatre's connection with the Union. The Board could then act upon the request in its next meeting scheduled for Thursday, November 21.

Pertaining to the Radio Society's request for placement of the antenna on the roof of the Union, Mr. Krier moved:

(1) The Union Board of Directors allow the Radio Society placement of the antenna on the roof of the Union. (2) The placement and maintenance of the antenna be accomplished by experienced University personnel assuring the stability of the structure with all costs born by the Radio Society. (3) The Radio Society be charged the customary $25.00 rental fee for its office space.

Mr. Kavoussi seconded and the motion passed unanimously.

Mr. Kavoussi then moved:

Only authorized and qualified personnel be allowed upon the roof of the Union.

Miss Higley seconded and the motion passed unanimously.

UNION FOOD SERVICES

A discussion was held regarding the Board of Regents action on the request presented by the Board of Directors to the Board of Regents in its November meeting. Mr. S. R. Thorward was present to explain the report prepared by Dr. Hackerman's Ad Hoc Committee on Union Food Services.

There being no further business, the Board adjourned at 6:20 P.M.

3. Chapters 1, 2, 3, 4, 5, 7, 8, and 9, Institutional Supplement. — It is recommended that the following Chapters 1, 2, 3, 4, 5, 7, 8, and 9 of The University of Texas at Austin Institutional Supplement to the Regents' Rules and Regulations (as set out on Pages C of W - 6 to C of W - 41) be adopted. The material presented is in the form recommended by U. T. Austin Administration, and all changes made by the Administration in the recommendations of the Faculty Council are indicated by putting in brackets in all caps the portions deleted and by underlining the portions that have been added.
CHAPTER 1. STUDENT ORIENTATION

SUBCHAPTER 1-100. GENERAL PROVISIONS

Sec. 1-101. PURPOSE AND APPLICATION

(a) Student orientation programs are designed to aid university freshmen and transfer students in adjusting to the academic and social life of the university.

(b) The primary purpose of a university orientation program is to help the student understand the nature of the university, the educational opportunities available to him, the values and functions of the university community, and the central objective of the university as an academic enterprise; it is also intended to permit the student to participate in the testing program; and to inform him about matters relating to student registration, housing, conduct, social activities, and other aspects of university life.

Sec. 1-102. DEFINITIONS

In this chapter, unless the context requires a different meaning,

* (1) "director (COORDINATOR)" means the Director (COORDINATOR) of Orientation;

* (2) "dean" means the Dean of Students, his delegate, or his representative;

* (3) "student" means a person enrolled in residence at the university or a person accepted for admission or readmission at the university while he is on the campus; and

* (4) "university" means The University of Texas at Austin.

SUBCHAPTER 1-200. ADMINISTRATION OF ORIENTATION

* Sec. 1-201. DUTIES OF DIRECTOR (COORDINATOR)

The director (COORDINATOR) shall plan and direct all university orientation programs. In carrying out his responsibilities, the director is administratively responsible to and (COORDINATOR) shall report periodically to the dean.

Sec. 1-202. ORIENTATION POLICY AND PROCEDURES COMMITTEE

(a) The Orientation Policy and Procedures Committee has 9 members. The members are:

* (1) 5 representatives from the general faculty, appointed by the President for 2-year terms; and

* (2) 4 students, designated by the Student Assembly for 1-year terms.

(b) The dean and the director (COORDINATOR), or their representatives, shall serve the committee as administrative advisers without vote.
(c) The Orientation Policy and Procedures Committee is responsible for formulating policy for the planning and the execution of the university orientation program. *NO ORIENTATION PROGRAM MAY BE CONDUCTED WITHOUT THE APPROVAL OF THE COMMITTEE.*

(d) The Orientation Policy and Procedures Committee may create student committees to assist the director /COORDINATOR/ in the implementation of its /ITS/ policies, which policies shall be determined with the advice and guidance of the Orientation Policy and Procedures Committee. The director shall determine the method of election of members to the student committees in consultation with the Orientation Policy and Procedures Committee /COORDINATOR/. *ALL ACTIONS OF ANY STUDENT COMMITTEE CREATED IN THIS MANNER ARE SUBJECT TO REVIEW BY THE ORIENTATION POLICY AND PROCEDURES COMMITTEE.*

SUBCHAPTER 1-300. STUDENT CONDUCT

Sec. 1-301. RULES AND REGULATIONS APPLICABLE TO STUDENT CONDUCT

Prospective students attending an orientation program are subject to the rules and regulations governing student discipline and conduct set out in Chapter 11.
CHAPTER 2. THE REGISTRAR AND DIRECTOR OF ADMISSIONS

SUBCHAPTER 2-100. GENERAL PROVISIONS

Sec. 2-101. PURPOSE

The Office of the Registrar and Director of Admissions is responsible for supervising admission to the university, for determining eligibility for admission to the university, for administering academic records, and for disseminating to prospective students information pertaining to admissions, registration, and various other aspects of student life.

Sec. 2-102. DEFINITIONS

In this chapter, unless the context requires a different meaning,

(1) "registrar" means the Registrar and Director of Admissions;

(2) "student" means a person enrolled in residence at the university or a person accepted for admission or readmission at the university while he is on the campus; and

(3) "university" means The University of Texas at Austin.

SUBCHAPTER 2-200. THE OFFICE OF THE REGISTRAR AND DIRECTOR OF ADMISSIONS

Sec. 2-201. THE OFFICE OF THE REGISTRAR AND DIRECTOR OF ADMISSIONS: DUTIES

(a) The registrar is the chief administrative officer in the Office of the Registrar and Director of Admissions. He is responsible to the Vice-President for Student Affairs.

(b) The functions of the Office of the Registrar and Director of Admissions are to admit qualified applicants to the university, supervise student registration, maintain the official transcript of academic record, publish official university bulletins and catalogues, and supervise the Photographic Duplication Laboratory.

Sec. 2-202. THE OFFICE OF THE REGISTRAR: DUTIES

The Office of the Registrar shall

(1) supervise and administer registration procedures;

(2) collect, record, and distribute grades;

(3) maintain, by department and subject, records and reports about class sizes;

(4) maintain official academic records and issue transcripts;

(5) cooperate with the Office of the Bursar in collecting and adjusting fees;

(6) prepare statistical studies and reports of enrollment.
(7) provide an information and referral service for students and visitors;

(8) prepare official publications, including bulletins, catalogues, and final announcements; and

(9) schedule class hours and examinations, except in the school of law.

Sec. 2-203. THE OFFICE OF THE DIRECTOR OF ADMISSIONS: DUTIES

The Office of the Director of Admissions shall

(1) disseminate information to prospective students;

(2) collect and examine the credentials of each applicant to ascertain each applicant's eligibility for admission to the university;

(3) evaluate and assign transfer credits in consultation with the appropriate academic departments; and

(4) determine each applicant's legal residence for the purpose of classifying an applicant as a resident or non-resident of Texas.

SUBCHAPTER 2-300. THE COMMITTEE ON ADMISSIONS AND REGISTRATION

Sec. 2-301. MEMBERSHIP

(a) The Committee on Admissions and Registration has 9 members. The members are:

(1) 6 members from the general faculty, appointed by the President for 2-year terms; and

(2) 3 students, designated by the Student Assembly for 1-year terms.

(b) The registrar serves the committee as administrative adviser without vote.

Sec. 2-302. DUTIES

The Committee on Admissions and Registration shall

(1) recommend to the registrar and to the Faculty Council changes in policies regarding admission and registration; and

(2) consult with and advise the registrar about procedures pertaining to his office.

SUBCHAPTER 2-400. JURISDICTION AND TRANSFER

Sec. 2-401. JURISDICTION

(a) Each student by registering enters a college or school of the university and is subject to the rules and regulations of that college or school.
(b) Each student who takes a course in a college or school other than the college or school in which he is registered is subject to the requirements and rules applicable to that course in the college or school in which the course is taught.

Sec. 2-402. TRANSFER TO ANOTHER DIVISION

(a) A student at any college or school who is entitled to continue at that college or school may transfer, with the permission of the registrar, to another college or school if he can satisfy the admission requirements. A student who is on probation at a college or school remains on probation at the college or school to which he transfers.

(b) With the permission of the registrar, a student may transfer to another college or school at any time during registration. A student wishing to transfer to the school of law or the graduate school must make his request on a form provided for that purpose by the appropriate school on or before the 30th day before the first day of registration.

SUBCHAPTER 2-500. ADMISSION REQUIREMENTS

Sec. 2-501. WHERE FOUND

The requirements for admission and transfer to the university are set out in the General Information bulletin and in the bulletins [CATALOGUES] of particular colleges or schools.

Sec. 2-502. REVIEW

On request of a student, the registrar shall review an adverse decision of the Office of the Registrar and Director of Admissions pertaining to admission or transfer. A student may appeal an adverse decision of the registrar to the Vice-President for Student Affairs.

SUBCHAPTER 2-600. RULES APPLICABLE TO NONRESIDENTS

Sec. 2-601. WHERE FOUND

The General Information bulletin prescribes rules applicable to nonresidents and rules for determining nonresident status.

Sec. 2-602. APPEAL

A student or applicant may appeal an adverse decision of the Office of the Registrar and Director of Admissions pertaining to residence status through the Law Office of The University of Texas System to the President, to the Chancellor, and to the Board of Regents.

SUBCHAPTER 2-700. THE OFFICIAL TRANSCRIPT OF ACADEMIC RECORD

Sec. 2-701. NATURE OF TRANSCRIPT

(a) The provisions of Chapter 9 describe the official transcript of academic record. The provisions of Subchapter
11-700 of Chapter 11 govern symbols of disciplinary action placed on the permanent academic record /TRANSCRIPT/.

(b) A student may obtain from the registrar's office a photographic copy of his transcript of academic record by paying a fee prescribed by the registrar. The transcript includes the recorded results of the student's classwork both at the university and elsewhere. The registrar will not furnish the student with a transcript from which information has been omitted or deleted at the student's request.

SUBCHAPTER 2-800. REPORTS OF ACADEMIC WORK

Sec. 2-801. SEMESTER REPORTS FROM REGISTRAR

(a) At the end of each semester and at the end of the summer session, the registrar shall send a report of each student's academic achievement to his parents or guardian.

(b) A student may obtain his report directly from the registrar's office instead of having the report mailed to his parents or guardian if he

(1) is 21 years old or older or is married; and

(2) makes the request in writing not later than December 31 for the fall-semester report and not later than April 30 for the spring-semester report.

(c) Before the beginning of the fall semester, the registrar shall furnish each student with a photographic reproduction of his record of previous academic work. If there is a mistake in the record, the student must return the record to the registrar immediately for correction, along with a statement describing the alleged mistake.

(d) A student shall present the photographic reproduction of his academic record to his academic adviser at registration.
CHAPTER 3. STUDENT FINANCIAL AIDS
SUBCHAPTER 3-100. GENERAL PROVISIONS

Sec. 3-101. PURPOSE

(a) As a state institution of higher education \textit{Learning}, the university endeavors to provide higher education for all eligible persons and to assist in the pursuit of their studies those who do not have sufficient financial resources.

(b) The Office of Student Financial Aids is responsible for administering funds for financial aids to students; for keeping abreast of programs relating to financial aids to higher education and to employment opportunities for students; and for assisting students who have been accepted for enrollment at the university or who are enrolled at the university in obtaining loans, grants, scholarships, and employment to supplement payment of their educational expenses.

Sec. 3-102. DEFINITIONS

In this chapter, unless the context requires a different meaning,

(1) "director" means the Director of Student Financial Aids or his delegate; and

(2) "university" means The University of Texas at Austin.

SUBCHAPTER 3-200. THE DIRECTOR OF STUDENT FINANCIAL AIDS

Sec. 3-201. ADMINISTRATION OF FINANCIAL AIDS BY DIRECTOR

(a) The director shall administer

(1) institutional, state, and federal programs for scholarships, loans, grants, and other financial aids placed under his supervision; and

(2) institutional loan funds under the accepted provisions and limitations, if any, of particular loan funds, or in accordance with the policies recommended by the Committee on Financial Aids to Students.

* (b) The director is in charge of the Office of Student Financial Aids. He is administratively responsible to and shall report regularly to the Vice-President for Student Affairs.

Sec. 3-202. DUTIES OF STAFF

Staff members shall conduct interviews with and process applications for students who want scholarships, grants, loans, or jobs.
SUBCHAPTER 3-300. THE COMMITTEE ON FINANCIAL AIDS TO STUDENTS

Sec. 3-301. MEMBERSHIP

(a) The Committee on Financial Aids to Students has 10 members. The members are:

(1) 5 members from the general faculty, representing 5 colleges or schools of the university, appointed by the President for 2-year terms; and

(2) 5 students, designated by the Student Assembly for 1-year terms.

(b) The director and a representative of the Dean of Students [STUDENT LIFE STAFF] shall serve as administrative advisers without vote.

Sec. 3-302. DUTIES OF COMMITTEE

The committee shall

(1) initiate and review policies and procedures; and

(2) hear appeals from decisions of the Office of Student Financial Aids.

SUBCHAPTER 3-400. DENIAL OF LOANS AND REVOCATION OF SCHOLARSHIPS

Sec. 3-401. PROCEDURE FOR DENIAL OR REVOCATION

(a) If the assistant director, the executive assistant, or the administrative assistant finds that an applicant for a loan or the recipient of a scholarship is not entitled to receive a loan or scholarship benefit under Subsection (b) or (c), he shall send that person written notice of his decision. The notice shall state the reason for denial or revocation and shall be signed by the director.

(b) A loan may be denied an applicant

(1) whose background indicates that he might constitute an unnecessary credit risk; or

(2) who fails to meet requirements established by the Committee on Financial Aids to Students.

(c) A scholarship may be revoked if the recipient

(1) fails to maintain a satisfactory academic record;

(2) fails to maintain the minimum academic work load requirement; or

(3) no longer needs scholarship assistance because of a change in financial status.

Sec. 3-402. APPEAL

A person whose loan has been denied or whose scholarship has been revoked under Section 3-401 may appeal the decision to the Committee on Financial Aids to Students.
CHAPTER 4. THE STUDENT HEALTH CENTER

SUBCHAPTER 4-100. GENERAL PROVISIONS

* Sec. 4-101. PURPOSE

The ultimate major objective of the health center is to prevent health. The health center administers a health program primarily concerned with the mental and physical health of the individual student and of the student body; seeks to establish and maintain a state of an optimum health, both physical and emotional, among the student body, to inculcate each student with proper attitudes about his health, and to instill in each student good habits of personal and community health. The health center administers a program that assures a healthful and safe physical and emotional environment, that provides health education, and that assures health care for the individual student /environment; and provides care for students as a preventive measure and as a means of affording them proper food and nursing care/.

Sec. 4-102. DEFINITIONS

In this chapter, unless the context requires a different meaning,

(1) "director" means the Director of the Student Health Center;

(2) "health center" means the Student Health Center;

(3) "president" means the President of The University of Texas at Austin;

(4) "student" means a person enrolled in residence at the university or a person accepted for admission or readmission at the university while he is on the campus;

(5) "university" means The University of Texas at Austin; and

(6) "vice-president" means the Vice-President for Student Affairs, his delegate, or his representative.

SUBCHAPTER 4-200. THE DIRECTOR AND STAFF OF THE STUDENT HEALTH CENTER

Sec. 4-201. THE DIRECTOR

(a) The director is responsible for the total health activities on the campus /the chief of staff of all medical personnel in both clinic and hospital areas/. He is also generally responsible for the program of Athletic Medicine. He is administratively responsible to the vice-president.

(b) The director is responsible for the general policies and the overall operating procedures of the health center and other clinical and hospital facilities on the campus. He shall inform staff members of decisions of the Student Health Committee that concern health center policies or procedures.
(c) The director shall notify the Dean of Students of any student whose physical or emotional [MENTAL] condition indicates that his withdrawal from the university would be in the best interest of the student or the university.

Sec. 4-202. THE ASSOCIATE DIRECTOR

(a) The associate [ASSISTANT] director is responsible for duties assigned to him by the director. He is chief of medical services.

(b) During the director's absence, the associate [ASSISTANT] director shall make decisions on matters that require immediate adjudication in any professional area or department. During the director's absence, the associate director assumes the duties of the director. [AND SHALL SERVE AS CONSULTANT TO THE NURSING STAFF.]

Sec. 4-203. THE HEALTH CENTER ADMINISTRATOR

The health center administrator is responsible to the director for the [ADMINISTRATION AND] coordination of all administrative services [THE NONPROFESSIONAL ACTIVITIES] of the health center.

SUBCHAPTER 4-300. THE STUDENT HEALTH COMMITTEE

Sec. 4-301. MEMBERSHIP

(a) The Student Health Committee has a membership [EQUALLY] apportioned between members of the general faculty and students. The members are:

(1) at least 3 members of the general faculty, appointed by the president for 2-year terms; and

(2) 3 students, designated by the Student Assembly for 1-year terms.

(b) The Dean of Men, the Dean of Women, and the director, or their representatives, serve as administrative advisers without vote.

Sec. 4-302. DUTIES

The committee shall

(1) act in an advisory capacity regarding policy and administrative matters, except those matters involving medical procedures;

(2) promote understanding of the role and function of the health center in the university community; and

(3) hear complaints about alleged inequities in student health services and make appropriate recommendations to the president, when the alleged inequities cannot be resolved by health center personnel.
SUBCHAPTER 4-400. SERVICES PROVIDED BY THE HEALTH CENTER

Sec. 4-401. SERVICES PROVIDED UPON PAYMENT OF HOSPITAL FEE

Upon payment of the hospital fee under Section 4-501, a student is entitled to the following services:

1. room, board, and staff nursing service for the period of hospitalization provided in Section 4-503(a);
2. operating room service and anesthetic materials;
3. minor surgical operations by staff physicians for the relief of such acute conditions as cuts, sprains, and minor fractures and dislocations;
4. routine laboratory and electrocardiographic services;
5. routine medications and dressings;
6. medical services of staff physicians;
7. ambulance or car service to the health center, as provided in Section 4-703;
8. clinical services, subject to posted regulations;
9. services of the Mental Health Services Clinic;
10. services of the business office in situations involving health insurance policies;
11. administration of preparations prescribed by private physicians, if the student presents a letter of instruction from his physician;
12. house calls by staff physicians, when absolutely necessary; and
13. authorized specialty care as deemed necessary by referral only and as authorized by the health center, but not including care for chronic conditions such as ear, nose, and throat examinations and treatment by private physicians, not including operations for the removal of tonsils and repair of chronic nasal conditions.

Sec. 4-402. CHARGES FOR ADDITIONAL SERVICES

A student will be charged an additional sum if he is provided with any of the following services:

1. diagnostic X-ray studies;
2. services of an anesthesiologist, a surgeon, or a consultant;
3. special nursing care, tissue examinations, intravenous medication, blood transfusions, and special drugs;
(4) food handlers' permits;
(5) prescriptions filled in the health center pharmacy; and
(6) surgical operations requiring major procedures by nonstaff physicians.

Sec. 4-403. SERVICES PROVIDED THE UNIVERSITY

The health center provides the university with the following services:

(1) medical clearance of all students seeking initial registration, as required by Section 4-901;

(2) cooperation between the health center and the Dean of Students in the solution of student problems of mutual concern and responsibility, including consultation between the Dean of Students and appropriate staff physicians on all disciplinary and other matters involving physical and emotional disturbances;

(3) rendering of final judgments in cases involving a student's enforced withdrawal from the university, as provided in Section 4-201(c);

(4) recommending procedures for improving health standards and environment at the university;

(5) mailing of current lists of hospitalized students to all deans and to the directors of university departments and divisions; and

(6) approval or denial for medical or related reasons of an application by a student for a special parking permit or to change a student's residence during a term.

SUBCHAPTER 4-500. THE HEALTH CENTER: FEES; MEDICAL CARE; BENEFITS AVAILABLE; TERMINATION OF BENEFITS

Sec. 4-501. FEES

Health center activities are supported by student fees. This support consists of the hospital fee and a substantial portion of the student services fee. Information about fees can be found in the current General Information bulletin.

Sec. 4-502. MEDICAL CARE

(a) No student is required to consult a university physician for medical care.

(b) A student is entitled to medical care at admission to the health center if:

(1) he is regularly enrolled at the university and if he furnishes satisfactory evidence of student status on admission;

(2) he has paid his hospital fee under Section 4-501; and
(3) a staff physician or member of the courtesy medical staff approves his admission.

(c) The health center shall provide a student with emergency care even though he has not completed registration or paid his hospital fee. If the student does not complete registration and pay his hospital fee, the health center shall bill the student.

(d) The health center shall provide emergency care to participants in short-term activities, such as seminars, institutes, and workshops, when properly requested by the sponsoring agency.

Sec. 4-503. BENEFITS AVAILABLE

(a) Payment of the hospital fee entitles a student to the following benefits:

(1) in a 6-week summer term, not more than 5 days of hospitalization;

(2) in a 9-week summer session, not more than 7 days of hospitalization;

(3) in a 12-week summer session, not more than 14 days of hospitalization; and

(4) in a semester, not more than 14 days of hospitalization.

(b) If an epidemic or emergency occurs, the president on recommendation of the director may reduce the period of hospitalization provided in Subsection (a).

(c) Health center benefits become available to regularly enrolled students on the day that classes begin each semester, session, or term. All students regularly enrolled at the university and actually in residence are entitled to consult a staff physician or a staff psychiatrist for advice and treatment during prescribed hours. Requests for routine treatment are accepted only during regular clinic working hours except as provided in Section 4-502(c).

(d) A student may obtain care for matters requiring immediate attention during the days scheduled for orientation and registration.

Sec. 4-504. TERMINATION OF BENEFITS

(a) Hospitalization benefits set out in Section 4-503(a) terminate at the end of the semester, session, or term they are intended to cover.

(b) All health center benefits terminate at midnight on commencement day. The university is, however, responsible for all patients in its care at that time.

(c) Benefits and services are automatically terminated when a student withdraws from the university. A student hospitalized at the time of withdrawal and too ill for dismissal is liable for all expenses incurred as a nonstudent patient, but if withdrawal is for medical reasons, he is entitled to the benefits he would receive if he were a student.
(d) The university assumes no responsibility for the treatment of students who become ill when the university is not in session, except as provided in Section 4-502(c).

SUBCHAPTER 4-600. SPECIALIZED TREATMENT

Sec. 4-601. INJURY OR ILLNESS REQUIRING IMMEDIATE ATTENTION

Emergency room service is available to a student who sustains an acute injury or who suffers sudden illness requiring immediate medical attention.

Sec. 4-602. TREATMENT NOT AVAILABLE

Hospitalization is not available for chronic diseases, for obstetrics, or for elective surgery. If the Athletic Council accepts responsibility in advance, elective surgery is available for students injured in officially scheduled intercollegiate athletic activities (CONTESTS).

SUBCHAPTER 4-700. EXPENSES NOT ASSUMED BY HEALTH CENTER

Sec. 4-701. TREATMENT BY A PRIVATE PHYSICIAN

(a) A private physician may treat a student in the health center if the physician is a courtesy member of the health center staff.

(b) A student engaging the services of a private physician is responsible for all medical and surgical fees resulting from such treatment.

(c) If the director authorizes a charge against the health center, a student may be treated by a private physician and be entitled to benefits provided under Section 4-401.

Sec. 4-702. EMERGENCY TREATMENT AT ANOTHER HOSPITAL

(a) A student who goes or is taken to another hospital for emergency treatment

(1) is responsible for all resulting emergency room and medical fees; and

(2) may request the attending physician to allow him to transfer to the health center, if he is disabled to the extent of requiring hospitalization.

(b) The health center assumes no financial responsibility for a student's care at another hospital.

Sec. 4-703. AMBULANCE EXPENSE

The health center will assume a student's ambulance expense if an authorized employee of the center has called the ambulance, or if the director subsequently approves the use of an ambulance in an emergency.
SUBCHAPTER 4-800. RESPONSIBILITIES OF HEALTH CENTER

Sec. 4-801. RESPONSIBILITY TO STUDENT

The health center is neither professionally nor financially responsible to a student who does not follow the advice of its staff.

Sec. 4-802. RESPONSIBILITY TO PARENT

The physician attending an unmarried minor student shall notify the student's parent or guardian of serious conditions and shall keep him informed of the student's progress.

Sec. 4-803. PARENTAL CONSENT

Except for acute emergencies, the health center staff will not perform a major operation on an unmarried minor student (UNDER 21 YEARS OF AGE) without the consent of the student's parent or guardian. The health center strongly urges each unmarried minor student (UNDER 21 YEARS OF AGE), on admission to the university, to provide the health center with written permission from his parent or guardian, authorizing administration of medications and emergency operations, subject to good medical practice.

Sec. 4-804. PERSONAL PROPERTY

(a) The health center is not responsible for a student's money, jewelry, or other valuables. The student is responsible for arranging before admission for the safekeeping of these articles.

(b) Any property the staff keeps for a student is accepted with the understanding that the health center is not responsible for loss or theft.

SUBCHAPTER 4-900. RESPONSIBILITIES OF STUDENT

Sec. 4-901. SATISFACTION OF MEDICAL CLEARANCE REQUIREMENTS

Regardless of academic rank, before a new student may register at the university, he must present a clearance slip from the health center, certifying that he has satisfied the following health requirements:

(1) a physical examination;

(2) a negative chest X-ray report or a negative skin test for tuberculosis, dated not more than 90 days before registration;

(3) evidence of successful vaccination against smallpox within the preceding 5 years, or of vaccination not more than 6 months before registration; and

(4) an immunization against poliomyelitis.

Sec. 4-902. PHYSICAL EXAMINATION

(a) To be eligible for registration, a student must have taken a physical examination.
(b) The student is advised to have [TAKE] the physical examination done by [FROM] his family physician. To be official, a family physician's findings must be recorded on the permanent medical history form mailed to prospective students by the Office of the Registrar and Director of Admissions.

Sec. 4-903. PERMISSION TO ADMINISTER PREPARATIONS

Before a member of the health center staff may administer to a student a preparation ordered by a private physician, the student must present a signed letter from the prescribing physician containing the following information:

1. the type of preparation;
2. the dosage schedule;
3. any cautions and contraindications to be observed in using the preparation; and
4. the request by and the authorization from the prescribing physician for administration of the preparation, together with a statement describing the method of administration.

SUBCHAPTER 4-1000. HEALTH GRADES; CERTIFICATION OF ILLNESS OR DISABLEMENT

Sec. 4-1001. ASSIGNMENT OF HEALTH GRADES

(a) Each student is assigned a health grade by his personal physician or by a health center physician. The health grade determines the type of physical activity that a student will be assigned.

(b) The health grades are:

1. A - Unlimited activity;
2. As - Unlimited activity, except swimming;
3. B - Limited activity;
4. C - Corrective exercise; and
5. O - No physical training.

(c) When a private physician has assigned a student a grade of B, C, or O, the health center physician may not raise the assigned grade except on written authorization of the physician who requested the limitation.

(d) The physician who assigned the student a lower health grade may excuse the student from physical training class when that action is indicated by changes in the student's physical condition.

Sec. 4-1002. CERTIFICATION OF STUDENT AS DISABLED OR ILL

(a) The health center [ADMISSIONS OFFICE] shall certify to the directors of the departments concerned the names of all students who are temporarily disabled or who are too ill to attend physical training classes.
(b) Certification under Subsection (a) is contingent on the recommendation of the attending physician. A student who does not present a written recommendation from his physician, giving the specific action to be taken, is not entitled to be excused or transferred.

SUBCHAPTER 4-1100. HEALTH CENTER RECORDS

Sec. 4-1101. MEDICAL RECORDS PRIVILEGED COMMUNICATIONS

(a) A student's medical record is a privileged communication. Except as otherwise provided in this section, information pertaining to a student's physical or emotional condition may not be released without the written, signed consent of the student, or in the case of an unmarried minor student, the written, signed consent of the student and his parent or guardian.

(b) A student who wants to release medical information, X-ray films, or other medical documents in his file must request the health center in writing to forward a copy or summary of the records.

(c) On request of the dean of a student's college or school, the health center shall provide information pertaining to the student's physical condition that might affect his status as a student.

(d) Medical records are subject to subpoena without consent.

SUBCHAPTER 4-1200. DISCHARGE FROM HOSPITAL

Sec. 4-1201. DISCHARGE FROM HOSPITAL ON ORDER OF PHYSICIAN

(a) No student may be discharged from the hospital except on the order of the attending physician.

(b) Staff physicians assume no responsibility for a student who leaves the hospital without the approval of the attending physician. An unmarried minor student who wishes to leave the hospital without approval must first obtain the consent of his parent or guardian.
CHAPTER 5. UNIVERSITY-OWNED RESIDENCES

SUBCHAPTER 5-100. GENERAL PROVISIONS

Sec. 5-101. PURPOSE AND APPLICATION

(a) The university provides a variety of living accommodations in residences and endeavors to maintain a high quality of standards of behavior within residences through counseling services and through the development of educational and social programs within the residence units. The university also encourages the participation of the residents of residence units in the development of educational and social programs and in dealing with all other matters that affect the quality of individual behavior within residences. Residences are operated with the welfare of the students as a primary goal.

(b) Students living in residences are expected to comply with the provisions of this chapter and to conduct themselves in a manner consistent with the educational purposes of the university.

Sec. 5-102. DEFINITIONS

In this chapter, unless the context requires a different meaning,

(1) "residence" means a university-owned married-student housing unit, a university-owned student dormitory or cooperative, or any other subsidiary facility;

(2) "student" means a person who has applied for or entered into a residence contract with the university or who occupies a room or dwelling in a residence; and

(3) "university" means The University of Texas at Austin.

SUBCHAPTER 5-200. ADMINISTRATION OF HOUSING

Sec. 5-201. RESPONSIBILITIES OF SUPERVISORY OFFICIALS

(a) The Vice-President for Student Affairs, or his delegate, is responsible for discipline, counseling, and the quality of life in residences.

(b) The Vice-President for Business Affairs, or his delegate, is responsible for the fiscal and physical management of residences.

SUBCHAPTER 5-300. THE COMMITTEE ON STUDENT LIVING ACCOMMODATIONS

Sec. 5-301. MEMBERSHIP

(a) The Committee on Student Living Accommodations has 9 members. The members are:
(1) 5 members from the general faculty, appointed by the President for 2-year terms; and

(2) 4 students, designated by the Student Assembly for 1-year terms.

(b) The Dean of Students, the Director of Counseling and Psychological Services, the Director of the Housing and Food Service, and the President of the Students' Association, or their representatives, shall serve the committee as advisers without vote.

(c) The Student Assembly shall designate as student members under Subsection (a)(2), one resident from each of the following residence units: a men's dormitory; a women's dormitory; a cooperative; and a married-student housing unit.

Sec. 5-302. DUTIES

The Committee on Student Living Accommodations shall

* (1) recommend to the President programs for the orderly expansion of student housing;

* (2) assist in establishing and interpreting university residence policies and the terms of residence contracts;

* (3) make and approve residence rules, as provided in Subchapter 5-600;

* (4) adjudicate disagreements arising from the application of university residence regulations; and

* (5) receive and process complaints regarding housing and food service.

SUBCHAPTER 5-400. RESIDENCE CONTRACTS

Sec. 5-401. TERMS OF CONTRACTS

(a) Charges for room, and board where provided, begin and end on the official dates of the contract period. The dates are stated in the contract, and information about the dates and terms of the contract may be found in the General Information bulletin.

(b) A student who is under contract may not move elsewhere during the contract period, unless otherwise provided in Subchapter 5-500.

Sec. 5-402. ENFORCEMENT

(a) The Vice-President for Business Affairs, or his delegate, enforces residence contracts.

(b) The Dean of Students shall decide when either party to a contract has the right to withdraw for cause.

(c) The Committee on Student Living Accommodations hears appeals from decisions involving contract disputes.
Sec. 5-403. STUDENT RESPONSIBILITY

Each student shall meet his obligation for room or board, and shall observe all conditions of his contract. He shall pay in advance all charges for room or board, according to the specific time for payment provided in the contract. A student who does not comply with the provisions of this section may be disciplined under Section 11-803 of Chapter 11.

Sec. 5-501. TERMINATION: WITHDRAWAL AT GRADUATION; REQUIRED WITHDRAWAL

(a) A student who leaves the university because of graduation or because he is required by the university to withdraw is not liable for paying room rent or board charges beyond the date on which he moves. The university shall refund any prepaid room or board balance, and the deposit less any applicable charges for damage or breakage.

(b) The Dean of Students, for good reason, may require a student to change his residence, and may relieve the student from further contractual obligation.

Sec. 5-502. TERMINATION: VOLUNTARY WITHDRAWAL

(a) A student under contract for room or board who withdraws voluntarily from the university is required to satisfy the requirements of his contract.

(b) If the Dean of Students authorizes a student to terminate his contract, the student shall pay 1 month's room rent beginning on the day he moves. If board is included in his contract, the student shall pay 5 days' additional board charge. The university shall refund the deposit less any applicable charges.

(c) In special circumstances, the Dean of Students may determine the degree of a student's financial obligation under Subsection (b).

Sec. 5-503. HOSPITALIZATION

A student who has been admitted to a hospital shall continue to pay room rent while he is hospitalized. He shall continue to pay board charges for the 5-day period immediately following the day he is admitted to the hospital.

Sec. 5-601. RULEMAKING

(a) The Committee on Student Living Accommodations shall make reasonable rules on visitation in the public areas of
residences occupied by persons of the opposite sex. These rules need not be uniform and the committee may make distinctions based on sex, academic status, or other reasonable basis of classification.

(b) The occupants of each student residence shall make reasonable rules governing life in that residence on matters other than visitation in the residence of persons of the opposite sex. Rules made by resident occupants are subject to approval by the Committee on Student Living Accommodations.

(c) Residence rules, whether made by the Committee on Student Living Accommodations or by the occupants of a residence, may not conflict with university regulations, regents' rules, or state or federal law and shall take effect when they are promulgated by the Dean of Students with the approval of the President.

Sec. 5-602. APPLICATION

A guest visiting a student living in a residence is subject to all applicable residence rules.
CHAPTER 7. INTRAMURAL SPORTS

SUBCHAPTER 7-100. GENERAL PROVISIONS

Sec. 7-101. PURPOSE

The university seeks to promote and conduct officially organized intramural sports activities and athletic recreation for men and women. The purpose of these programs is to

1) provide students at the university with an opportunity for interesting and rewarding athletic competition and recreation;

2) present a varied program of sports and recreational activities so that every student has the opportunity to participate regardless of athletic ability; and

3) provide a competitive, recreational, and instructional program for members of the faculty and staff.

Sec. 7-102. DEFINITIONS

In this chapter, unless the context requires a different meaning,

1) "student" means a person enrolled in residence at the university or a person accepted for admission or readmission at the university while he is on the campus; and

2) "university" means The University of Texas at Austin.

SUBCHAPTER 7-200. THE INTRAMURAL SPORTS COMMITTEE

Sec. 7-201. MEMBERSHIP

(a) The Intramural Sports Committee has 9 members. The members are:

1) 5 members from the general faculty, appointed by the President for 2-year terms;

2) a senior manager, designated by the Men's Intramural Council for a 1-year term;

3) a student, designated by the Women's Intramural Committee for a 1-year term; and

4) 2 students, a male and a female, designated by the Student Assembly for 1-year terms.

(b) The Director of Intramural Sports for Women and the Director of Intramural Sports for Men serve as administrative advisers without vote.
Sec. 7-202. DUTIES OF COMMITTEE

The Intramural Sports Committee shall

(1) determine policy for the conduct of the intramural programs;
(2) approve and authorize publication of all rules and regulations governing intramural sports;
(3) hear appeals of decisions of the Men's Intramural Council and the Women's Intramural Committee; and
(4) promulgate regulations designating the faculty and staff members and persons who are entitled to participate in the men's faculty and staff competitive and recreational program.

Sec. 7-203. QUORUM

A majority of the committee constitutes a quorum and a majority of a quorum rules.

Sec. 7-204. APPELLATE JURISDICTION

The committee may appoint subcommittees to hear appeals other than appeals from action taken under Section 7-301 OF THIS CHAPTER.

SUBCHAPTER 7-300. PARTICIPATION IN INTRAMURAL ATHLETICS

Sec. 7-301. GROUP ELIGIBILITY

(a) A group is eligible to participate in intramural programs if

(1) its membership is not denied to anyone on the basis of race, nationality, or religion; and
(2) it is not under a disciplinary penalty prohibiting participation.

(b) The application form for participation in intramural sports shall set out the provisions of Subsection (a)(1) OF THIS SECTION. By submitting an application, a group represents that it is in compliance with the policy against discrimination.

Sec. 7-302. INDIVIDUAL ELIGIBILITY

An individual is eligible to participate in intramural programs if he is not under disciplinary penalty prohibiting participation and if he meets the requirements of the intramural rules.

Sec. 7-303. RESERVATION OF INTRAMURAL FACILITIES

(a) An individual or group eligible to participate in intramural programs may reserve an intramural facility through the office of the Director of Intramural Sports for Men or the Director of Intramural Sports for Women.

(b) The provisions of Subchapter 10-200 of Chapter 10 do not apply to the use of intramural facilities for athletic purposes.

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Sec. 7-401. THE DIRECTOR OF INTRAMURAL SPORTS FOR MEN

(a) The Director of Intramural Sports for Men

(1) shall establish and maintain effective working relations with other university departments, with faculty and staff members, with students and student groups, and with outside groups and special services that utilize men's intramural facilities and programs;

(2) shall formulate, plan, and administer the following kinds of programs:

(A) a program of organized competition in various sports;

(B) a recreational program to provide leisure-time activities;

(C) a faculty-staff competitive, recreational, and instructional program; and

(D) The University of Texas Sports Association for Men;

(3) shall receive written complaints of Honor Code violations and refer those complaints to the Honor Code Committee for action;

(4) is responsible for the maintenance, repair, cleanliness, use, and security of all facilities and equipment used for men's intramural sports programs and recreational activities;

(5) is responsible for developing innovations in men's intramural and recreational programs, providing for program expansion, and providing for acquisition of additional men's intramural and recreational facilities;

(6) is responsible for enforcing the eligibility requirements of Subchapter 7-300; and

(7) is administratively responsible to and shall report periodically to the Dean of Students.

(b) The director is assisted by a salaried staff of full-time and part-time assistants, part-time student assistants, officials, and a voluntary staff of student managers.

Sec. 7-402. THE MEN'S INTRAMURAL COUNCIL

(a) The Men's Intramural Council has 7 members. The members are:

(1) the [ASSISTANT] Director of Intramural Sports for Men or his delegate, who shall serve as chairman;

(2) [THE] 2 of the [HALF-TIME] assistant directors; and

(3) [THE] 4 of the senior managers.

(b) The Men's Intramural Council shall rule on protests, individual or group eligibility, and related matters. The council also shall assist the Director of Intramural Sports
for Men on request. All student groups participating in men's intramural athletics are subject to the Men's Intramural Council.

(c) The Men's Intramural Council shall formulate and compile an Honor Code.

Sec. 7-403. THE HONOR CODE COMMITTEE

The Honor Code Committee has 5 student members, appointed by the Men's Intramural Council for 1-year terms. Three members constitute a quorum and a majority of a quorum rules.

Sec. 7-404. ADMINISTRATION OF HONOR CODE VIOLATIONS BY COMMITTEE

(a) The Honor Code Committee shall hear all alleged violations of the Honor Code referred to it by the Director of Intramural Sports for Men. The burden of proving each allegation rests with the individual or group making the charge, and all evidence must be presented in writing to the Honor Code Committee.

(b) The Honor Code Committee shall base its decision of guilt or innocence on the spirit rather than on the letter of the rules. If an alleged violator is found guilty of violating the Honor Code, the committee shall recommend a maximum penalty to the Men's Intramural Council, which may affirm or assess a lesser penalty.

SUBCHAPTER 7-500. AREAS OF MEN'S INTRAMURAL PROGRAM

Sec. 7-501. THE COMPETITIVE SPORTS PROGRAM

(a) The program for organized student athletic competition provides competition among students and among teams, such as teams representing fraternities, independents, clubs, and university residence and graduate divisions.

(b) The purpose of the program is to provide physical, social, and emotional benefits accompanied by a sense of sportsmanship in athletic activities.

Sec. 7-502. THE RECREATIONAL ACTIVITY PROGRAM

(a) The recreational activity program includes students and persons participating in the faculty and staff recreational program.

(b) The purpose of the program is to assist the participant in developing beneficial and satisfying leisure-time activities.

Sec. 7-503. THE FACULTY AND STAFF COMPETITIVE AND RECREATIONAL PROGRAM

(a) The faculty and staff competitive and recreational program includes members of the faculty and staff who wish to participate in physical fitness and conditioning programs, sports section classes with instruction, and supervised free periods in various sports.

(b) The purpose of the program is to provide members of the faculty and staff with an opportunity to improve and maintain physical fitness and to engage in leisure-time recreation.
Sec. 7-504. THE UNIVERSITY OF TEXAS SPORTS ASSOCIATION FOR MEN

(a) The University of Texas Sports Association for Men is composed of student athletes who are interested in participating in sports not sponsored by the Intercollegiate Athletic Council.

(b) The purpose of The University of Texas Sports Association for Men is to promote interest and participation in extramural competition with students from other colleges and universities and with other approved sources of competition.

(c) The University of Texas Sports Association for Men operates under the administration of the Department of Intramural Sports for Men and is coordinated with the Intercollegiate Athletic Council.

SUBCHAPTER 7-600. ADMINISTRATION OF INTRAMURAL SPORTS FOR WOMEN

Sec. 7-601. THE DIRECTOR OF INTRAMURAL SPORTS FOR WOMEN

(a) The Director of Intramural Sports for Women

(1) shall establish and maintain effective working relations with other university departments, with faculty and staff members, with students and student groups, and with outside groups and special services that utilize women's intramural facilities and programs;

(2) shall formulate, plan, and administer the following kinds of programs:

(A) a program of organized competition in various sports;

(B) a recreational program to provide leisure-time activities;

(C) The University of Texas Sports Association for Women; and

(D) the corecreational program;

(3) is responsible for developing innovations in women's intramural and recreational programs, providing for program expansion, providing for acquisition of additional women's intramural and recreational facilities, and supervising the program staff;

(4) is responsible for the maintenance, repair, use, and security of all facilities and equipment used for women's intramural sports programs and recreational activities; and

(5) is responsible for enforcing the eligibility requirements of Subchapter 7-300.

(b) The director is assisted by a staff composed of associate and assistant directors and salaried full-time and part-time assistants. The associate and assistant directors
shall administer the women's intramural program under the supervision of the director.

Sec. 7-602. THE WOMEN'S INTRAMURAL COMMITTEE

* (a) The Women's Intramural Committee has five members. The members are:

(1) the Director of Intramural Sports for Women, the associate director, and the assistant director; and

(2) 2 students, to be elected by the student managers for the Intramural Sports for Women from among the student managers.

(b) The Women's Intramural Committee shall

(1) assist the director in formulating the program and program policies;

(2) appoint a student to the Intramural Sports Committee for a 1-year term; and

(3) rule on protests, individual or group eligibility, and related matters.

* (c) A majority of the committee constitutes a quorum and a majority of a quorum rules.

SUBCHAPTER 7-700. AREAS OF WOMEN'S INTRAMURAL PROGRAM

Sec. 7-701. INTRAMURAL COMPETITION FOR WOMEN

(a) The program of intramural competition for women provides competition among students and among teams, such as teams representing dormitories, cooperatives, sororities, and interest groups.

(b) The purpose of the program is to provide wholesome athletic competition among women students, and the physical and social benefits associated with competitive activity.

Sec. 7-702. THE RECREATIONAL ACTIVITY PROGRAM

(a) The recreational activity program provides the opportunity for students to participate in nonorganized recreational activities when facilities are not being used by physical education classes or women's intramurals.

(b) The purpose of the program is to assist the participant in developing beneficial and satisfying leisure-time activities.

Sec. 7-703. THE CORECREATIONAL PROGRAM

(a) The corecreational program is a recreational program for men and women students, faculty, and staff, whether married or single.

(b) The purpose of the corecreational program is to provide an opportunity for men and women students to participate in recreational sports activities.

Sec. 7-704. THE UNIVERSITY OF TEXAS SPORTS ASSOCIATION FOR WOMEN

(a) The University of Texas Sports Association for Women provides an opportunity for students highly skilled in athletic activities to compete among themselves and
in extramural competition with students from other colleges and universities.

(b) The purpose of The University of Texas Sports Association for Women is to promote interest and participation in extramural competition with students from other colleges and universities and with other approved sources of competition.
CHAPTER 8. THE TEXAS UNION

SUBCHAPTER 8-100. GENERAL PROVISIONS

Sec. 8-101. PURPOSE

The union is provided for the coordination of beneficial extracurricular activities of students, faculty, and staff members; for recreation and for cultural development; for the encouragement of democratic values; for the cultivation of more responsible local, state, and national citizenship; and for a more intelligent interest in, and deeper affection for, the university. As a community center of the university, the union is not only a building but also an organization and a program dedicated to uniting the publics of the university.

Sec. 8-102. DEFINITIONS

In this chapter, unless the context requires a different meaning,

(1) "board" means the Board of Directors of the Texas Union;

(2) "chancellor" means the Chancellor of The University of Texas System;

(3) "director" means the Director of the Texas Union;

(4) "president" means the President of The University of Texas at Austin;

(5) "student" means a person enrolled in residence at the university or a person accepted for admission or readmission at the university while he is on the campus;

(6) "union" means the Texas Union; and

(7) "university" means The University of Texas at Austin.

SUBCHAPTER 8-200. THE BOARD OF DIRECTORS OF THE TEXAS UNION

Sec. 8-201. MEMBERSHIP

(a) The board has 5 voting members. The members are:

(1) a faculty member, who is a member of the general faculty and who teaches not less than two-thirds time, elected by the general faculty for a 2-year term beginning on June 1 following his election;

(2) 2 students, elected by the Student Assembly from among its members for 2-year terms beginning with their election at the first meeting of the Student Assembly after the annual fall general election; and

(3) the President of the Students' Association and the President of the Union Council.
(b) A student elected under Subsection (a)(2) of this section is eligible to serve his full 2-year term as a board member even though he ceases to be an assemblyman before his term as board member expires.

(c) The Vice-President for Student Affairs, or his delegate, the secretary of the board, and the director, are members of the board without vote.

Sec. 8-202. OFFICERS

The board has 4 officers: the President of the Union Council, who serves as chairman; the President of the Students' Association, who serves as vice-chairman; a secretary; and the director.

Sec. 8-203. MEETINGS

The board shall meet regularly, at least once each month during the long session, shall set the dates for its meetings, and shall formulate its rules of procedure.

Sec. 8-204. EXECUTIVE COMMITTEE

(a) The board may authorize 3 of its voting members to serve between meetings as an executive committee.

(b) An executive committee may act for the board only during the period beginning June 1 of each year and ending the first day of registration for the fall semester. All actions taken by the executive committee are subject to ratification by the board.

Sec. 8-205. DUTIES

(a) The board shall administer the union budget, building and personnel policies, and the union program.

(b) The board shall submit an annual budget to the president, to the chancellor, and to the Board of Regents for approval.

(c) Not later than June 1 of each year, the board shall recommend the appointment of a director, who shall serve from September 1 through August 31 of the following year. The board shall recommend a director through the president to the chancellor and to the Board of Regents.

(d) The board shall elect a secretary from the student body.

(e) The board may not make an expenditure unless it is made pursuant to a budget item that has been adopted by the board and has received final approval from the Board of Regents.

(f) The board shall appoint any committee it considers necessary for the proper use of union facilities and for the conduct of its programs.
Sec. 8-301. REVIEW OF MINUTES AND FISCAL AFFAIRS

(a) The board shall promptly deliver to the president at least 15 copies of the minutes of each board or executive committee meeting. The president shall distribute copies to the chancellor, to members of the Board of Regents, to the secretary to the Board of Regents, and to such other members of the administration as the president may direct.

(b) Not later than 90 days after the close of each union fiscal year, the board shall furnish to the president at least 15 copies of a complete audit of the fiscal affairs of the union during the preceding year. The president shall distribute copies to the chancellor, to members of the Board of Regents, to the secretary to the Board of Regents, and to such other members of the administration as the president may direct.

Sec. 8-302. REVIEW OF BOARD ACTION BY BOARD OF REGENTS

(a) Every action of the board or of a committee or subcommittee of the board is subject to review by the president, the chancellor, and the Board of Regents. The president, the chancellor, and the Board of Regents may approve, modify, or reverse any action taken by the board.

(b) No budget or budget amendment adopted by the board is effective until it has been approved by the president, the chancellor, and the Board of Regents.

SUBCHAPTER 8-400. THE DIRECTOR OF THE TEXAS UNION

Sec. 8-401. DUTIES OF DIRECTOR

(a) The director is the chief executive official in the union. He is responsible for the operation of the union building and its program of activities. He shall

(1) coordinate all functions involving union facilities and their use;

(2) recommend for appointment, and with the approval of the board, shall employ staff members;

(3) supervise staff members; and

(4) serve in a nonvoting, advisory capacity on all committees created by the board.

(b) The director is administratively responsible to and shall report periodically to the Vice-President for Student Affairs.

(c) The director shall compile an annual report for the board and shall deliver the report to the president. The president shall distribute copies to the chancellor, to members of the Board of Regents, to the secretary to the Board of Regents, and to such other members of the administration as the president may direct.

(d) The director shall perform any additional duties assigned to him by the board and approved by the president, the chancellor, and the Board of Regents.
SUBCHAPTER 8-500. THE TEXAS UNION COUNCIL

Sec. 8-501. MEMBERSHIP AND OFFICERS

(a) The union council is composed of the chairmen of the various union committees and any other members the board considers appropriate.

(b) The union council has a president and a vice-president, and any other appropriate officers that the council may determine, elected from among its membership for 1-year terms.

Sec. 8-502. DUTIES

The union council is the coordinating, evaluating, and recommending body of the union. The union council shall

1. coordinate the union program;

2. evaluate the union program, and make the necessary changes in its components;

3. distribute to various union committees the funds appropriated to the union program by the board;

4. recommend to the board or to other appropriate agencies, actions, policies, and procedures affecting the union program; and

5. elect its officers from among its membership.

Sec. 8-503. REVIEW OF UNION COUNCIL ACTIONS BY THE BOARD

All actions of the union council, other than the election of officers, are subject to review by the board.

SUBCHAPTER 8-600. UNION FACILITIES

Sec. 8-601. RESERVATION AND USE OF UNION FACILITIES

(a) Union facilities are reserved primarily for use by students, faculty, and staff members. Union activities financed in whole or in part by the union fee are limited to activities in which all students are eligible to participate.

(b) The director or his representative may permit special persons, groups, or organizations to reserve and use portions of the union building when the intended use does not interfere with regular union programs or activities. The director may charge a reasonable rental fee for the use of union property or facilities by such persons, groups, or organizations. The director or his representative shall permit persons, groups, or organizations officially designated as guests of the university by the president, the chancellor, or the Board of Regents to use union facilities of the union such privilege shall be granted and shall be granted without cost. All requests for the use of union facilities are subject to the principle that prior reservations shall be respected, and for that reason requests should be made as early as possible.

C of W - 37
Sec. 8-602. POLICY AGAINST DISCRIMINATION

The union shall not discriminate either in favor of or against any person or organization on racial, political, or religious grounds.
CHAPTER 9. STUDENT RECORDS

SUBCHAPTER 9-100. GENERAL PROVISIONS

Sec. 9-101. PURPOSE

The university acquires confidential information about students and compiles this information into records that are maintained and kept current. The university uses these records to facilitate the student's development as an educated person. Because of the personal relationship that student records create between the university and a student, records relating to student conduct, scholastic performance, personality assessment, health, or associations are not public records. The purpose of this chapter is to describe various kinds of student records and to state the permissible uses of these records.

Sec. 9-102. CONFIDENTIALITY OF RECORDS

No university faculty or staff member may release from official records any information about a student except for legitimate historical research or unless otherwise provided in this chapter.

Sec. 9-103. INFORMATION NOT RECORDED

No record may be kept that reflects a student's political attitudes, beliefs, or activities.

Sec. 9-104. DEFINITIONS

In this chapter, unless the context requires a different meaning,

(1) "official record" means a student record compiled and maintained by university employees for use by the university;

(2) "student" means a person enrolled or formerly enrolled at the university or a person who has applied for admission at the university; and

(3) "university" means The University of Texas at Austin.

SUBCHAPTER 9-200. ACADEMIC RECORDS: AUTHORIZED USE

Sec. 9-201. RECORD OF ATTENDANCE

A university faculty or staff member may release from official academic records a student's name, date of registered attendance, degree granted, and honors received.

Sec. 9-202. OFFICIAL TRANSCRIPTS OF RECORD: WHEN FURNISHED

(a) The Office of the Registrar and Director of Admissions shall send, issue, or release a student's official transcript of record only

(1) at the student's written request, or in the case of an unmarried minor student, at the written request of his parent or guardian;
(2) in response to a subpoena; or

(3) to an institution of higher education or governmental agency, or an accrediting agency, on receipt of an official request.

(b) A transcript of record shall contain only the information described in Section 9-502.

(c) The registrar may record notice of disciplinary action against a student that affects his eligibility to reregister when that action is authorized by the appropriate university official or agency.

The registrar shall maintain a register of requests for official transcripts. The register of requests is not a public record, but on request, a student will be given access to information in the register that is applicable to his record only.

Sec. 9-203. ACADEMIC RECORDS: AUTHORIZED USE WITHIN THE UNIVERSITY

A university faculty or staff member having custody of official academic records may furnish copies of, permit inspection of, or provide information about a student's academic record to a faculty member holding the rank of instructor or higher, or to an administrative official, who requests the information for

(1) a university-related purpose or activity;

(2) determination of a student's eligibility for honors or participation in official extracurricular activities; or

(3) a purpose that will benefit the student.

SUBCHAPTER 9-300. DISCIPLINARY RECORDS

Sec. 9-301. PERMANENT DISCIPLINARY RECORD

(a) The university shall maintain for every student who has received any disciplinary penalty under Section 11-501 of Chapter 11 a permanent written disciplinary record that shall reflect the nature of the charge, the penalty assessed, and any other pertinent information. The disciplinary record shall be separate from the student's academic record and shall be treated as confidential.

(b) The contents of a student's permanent disciplinary record may not be revealed except upon the request of the student or upon direction of the President or his delegate.

Sec. 9-301. AUTHORIZED USE

(a) APPROPRIATE UNIVERSITY OFFICIALS ARE ENTITLED TO USE AVAILABLE STUDENT DISCIPLINARY RECORD INFORMATION THAT IS NECESSARY FOR THE Fulfillment OF THEIR UNIVERSITY RESPONSIBILITIES.

(b) EXCEPT AS PROVIDED IN SUBSECTION (a) OF THIS SECTION, THE DEAN OF STUDENTS MAY RELEASE INFORMATION FROM A STUDENT'S DISCIPLINARY RECORD ONLY
ON THE STUDENT'S WRITTEN REQUEST;
IN RESPONSE TO A SUBPOENA; AND
TO A PARENT OR GUARDIAN OF AN UNMARRIED MINOR STUDENT.

SUBCHAPTER 9-400. COUNSELING AND HEALTH RECORDS

Sec. 9-401. AUTHORIZED USE

The provisions of Subchapter 4-1100 of Chapter 4 apply to the authorized use of medical records. Information contained in counseling and health records is confidential.

SUBCHAPTER 9-500. OFFICIAL TRANSCRIPT

Sec. 9-501. OFFICE OF THE REGISTRAR

The registrar compiles, maintains, and administers official transcripts of record.

Sec. 9-502. CONTENTS OF TRANSCRIPT

Each student's official transcript of record contains the following information:

(1) the name and sex of the student;
(2) his birthdate;
(3) his birthplace;
(4) the name and residence address of each of his parents or of his guardian;
(5) the name and address of the high school he attended, and the date of his graduation;
(6) the number of secondary school admission credits, secondary school class standing, and any foreign language taken in secondary school;
(7) transfer credits, if any;
(8) the date of his admission to the university;
(9) courses taken, hours completed, grades received, grading system, and grade-point average;
(10) a symbol [NOTATION] showing the penalty [DISCIPLINARY PROBATION], if any, during the period of the penalty [PROBATION], as provided in Subchapter 11-700 of Chapter 11;
(11) a symbol [NOTATION] showing scholastic probation, if any, during the period of probation;
(12) the type of degree granted him by the university and honors he received; and
(13) the date he graduated from the university.
4. Ratification of Change in Use of Trust Funds, C. L. and Henriette Cline Trust. -- By a trust agreement dated July 16, 1965, between Doctor and Mrs. C. L. Cline as trustees and the Board of Regents of The University of Texas System as trustees, a professorship in English or American Literature at The University of Texas at Austin was established to be known as "The C. L. and Henriette Cline Professorship in English."

It is now the opinion of the trustees and the Chancellor that the interests of the Department of English would be better served by permitting the use of the trust funds, and have so directed that all incomes derived therefrom be dedicated and used, for the support and maintenance of "The Cline Collection of English and American Literature Since 1800."

It is hereby requested that the Board of Regents approve and ratify an agreement, effective October 1, 1968, which agreement will permit the above described change in the trust. THERE IS TO BE NO PUBLICITY.

B. The University of Texas at Arlington:

5. Out-of-State Travel Authorization Exceptions to the Per Diem Allowance (Rules and Regulations, Part Two, Chapter III, Section 13.39). -- Below is a Xerox copy of Executive Vice-Chancellor Singletary's recommendation with respect to the two administrative officers at The University of Texas at Arlington that are entitled to travel out of state and be reimbursed at a rate not to exceed $35 per day.

Chancellor Ransom and Executive Vice-Chancellor Singletary concur in the recommendation of Acting President Harrison that the following individuals be designated to receive actual expenses not to exceed Thirty-five Dollars ($35.00) a day when representing the institution outside the boundaries of the State of Texas:

Wendell H. Nedderman, Vice President for Academic Affairs
Robert B. Price, Vice President for Business Affairs

This recommendation supersedes the authorization of September 13 - 14, 1967, for Dr. S. T. Keim, Jr., Vice President for Academic Affairs, and Dr. Nedderman, Vice President for Research and Graduate Affairs.
C. The University of Texas Medical Branch at Galveston:

6. Traffic and Security Service. - Below is a Xerox copy of Chancellor Ransom's recommendation:

Pursuant to the action of the Board of Regents at the meeting on January 26, 1968, regarding the implementation of Chapter 80, Acts, 60th Legislature, 1967 (S.B.162), we recommend that the following resolution be adopted by the Board of Regents pertaining to traffic, parking and security regulations of the University of Texas Medical Branch at Galveston.

Be it resolved by the Board of Regents of the University of Texas System, that pursuant to Section 2 of Article 2919j, Vernon's Civil Statutes, the following security, parking and traffic regulations of the University of Texas Medical Branch at Galveston be and they are hereby adopted as the parking, traffic and security regulations governing traffic and security at the University of Texas Medical Branch at Galveston.

General Information

The general and criminal laws of the United States, the State of Texas, and all city ordinances, as well as the security, parking and traffic regulations of the University of Texas Medical Branch at Galveston are hereby declared to be in full force and effect on the campus of the University of Texas Medical Branch at Galveston.

Campus as used herein shall include all the property under the control of the University of Texas Medical Branch at Galveston.

The commissioned campus Security Officers are vested with all the powers, privileges and immunities of peace officers while on the campus and are empowered to enforce all of these laws and the campus security, parking and traffic regulations.

The University of Texas Medical Branch at Galveston or its employees shall not be liable for any loss or injury sustained by anyone while on the campus. The University will not, nor will its employees, assume any responsibility for the care and protection of any vehicle or its contents at any time that it is operated or parked on the campus.

Any person who willfully or through negligence causes damage to University of Texas Medical Branch property shall be liable for any damage done to said property.

Article I. General Provisions

Section 1. The purpose of these regulations is to provide for the safety and welfare of students and employees and to provide for the control of traffic and parking.

Section 2. If any part of these parking, traffic and security regulations is held to be invalid, such invalidity shall not affect other provisions which can be given effect without the invalid provision, and to this end the provisions of these regulations are declared to be severable.
Section 3. The provisions of these regulations shall be cumulative of all other laws.

Section 4. On special occasions and in emergencies, Traffic and Security Officers may impose temporary parking and traffic control restrictions. These temporary restrictions shall have all the force of other written and approved regulations and shall be subject to the same penalties. On special occasions and in emergencies, they may also waive parking restrictions.

Section 5. It shall be a violation to commit any act prohibited by these regulations or to fail to do any act required by these regulations.

Section 6. The words motor vehicle or vehicle as used in these regulations shall include automobiles, buses, trucks, trailers, motorcycles, motorscooters and motorbikes.

Section 7. The operation of a motor vehicle shall be restricted to the campus drives, streets and parking lots.

Section 8. Motor vehicles operated or parked on the campus must comply with all State Laws, City Ordinances and the Traffic and Parking Regulations of the University of Texas Medical Branch at Galveston.

Section 9. The speed limit on all parts of the campus is 15 miles per hour.

Section 10. Parking is restricted to lined parking spaces. Motor vehicles must be parked within the boundaries of these lined spaces.

Section 11. Visitor parking is restricted to those parking spaces marked as such and under no circumstances are students, employees or faculty members allowed to park in the visitors parking spaces. When groups of visitors are involved, arrangements should be made with the Chief of Traffic and Security, who will issue temporary permits for the visitors to park in other areas if the visitor reserved spaces are not sufficient.

Section 12. Temporary parking permits may be issued through the Traffic and Security Office for the purpose of parking in a zone ordinarily restricted. This may be done when it is in the best interest and convenience of the University. Such temporary permits must be displayed on the windshield of the vehicle.

Section 13. Parking is not allowed where prohibited by signs or on red curbs.

Section 14. Parking is prohibited on any lawn, curb or sidewalk, or any area not designated as a parking space, or in any restricted or unauthorized area.
Section 15. Parking in loading zones and service drives is restricted to trucks and trailers and is limited to the time while actually loading and unloading. Parking in a loading zone or service drive by a passenger vehicle is allowed only if in the actual process of loading and unloading and then only if a written parking permit to do so is displayed on the windshield.

Section 16. Parking on the campus for more than 24 hours, without being moved, or at any time for the purpose of storage or repairing such vehicle (except emergency repairs) is prohibited. Vehicles which are the property of the University of Texas, parked in their proper spaces, are excepted.

Section 17. When motor vehicles are parked diagonally or perpendicular to a curb the front wheels must be within 12 inches of the face of the curb.

Section 18. Employees, faculty and students are prohibited from parking in the reserved visitor parking spaces at any time.

Section 19. Only vehicles bearing the proper parking decal as approved by the Traffic and Security Office may be parked on the University property, except that area which is metered, the pay parking lot, ambulances in areas designated, law enforcement vehicles in areas designated and utility trucks in areas designated.

Section 20. Reserved spaces for disabled may be used only by persons who have a parking permit for that reserved space.

Section 21. The pay parking lot and the parking meters may be used by anyone, anytime, except when their use is restricted by the Traffic and Security Office.

Section 22. Parking on the campus is prohibited unless the vehicle properly displays a current parking permit decal of the University of Texas Medical Branch at Galveston.

Section 23. When a motor vehicle has been registered and after the parking permit fee is paid a parking permit decal will be issued and at the time the permit holder will be assigned a parking area. The parking permit decal properly displayed on that vehicle entitles that car to be parked only in the assigned area.

Section 24. A parking permit decal for which a replacement decal has been issued or which is expired, suspended, cancelled, improperly obtained, or which belongs on another vehicle shall not be displayed.
Section 25. It is prohibited to park a motor vehicle so as to obstruct the entrance way to any building.

Section 26. It is prohibited to park a motor vehicle in any place where it may create a traffic hazard or where it blocks or impedes pedestrian or vehicular traffic.

Section 27. The operator of a motor vehicle shall:

A. Be required to yield the right of way to pedestrians at all times.

B. Be required to stop the vehicle at all stop signs and then proceed with caution.

C. Be required to report immediately any collision in which he is involved to the nearest campus police officer.

D. Be prohibited from driving beyond a barricaded area or where prohibited by signs, and be prohibited from moving such barricades or signs.

E. Follow the orders, directions or signals of a Traffic and Security Officer in the direction of traffic.

F. Be prohibited from backing a motor vehicle into an intersection.

G. Be required to properly display a current valid parking permit on the vehicle while parked on campus.

Article II. Parking permits

Section 1. Only after a motor vehicle has been properly registered and the parking fee paid may a parking permit decal be issued. Parking permits may be paid quarterly, semi-annually or annually in advance.

Section 2. The parking fees are paid through the Traffic and Security Office. Students may pay parking fees when they register for school but no later than 5 days from the date they register for school. Faculty and employees may pay their parking fee when they register their vehicle but no later than five days after the first pay period.

Section 3. Parking permit decals must be permanently affixed to the inside lower left hand corner of the front windshield so that the decal is easily visible and the number on the decal easily read.

Section 4. Parking permit decals are not transferable.
Section 5. The person in whose name the parking permit decal is issued is responsible for all the traffic violations of that motor vehicle for which the permit was issued. If the operator of a motor vehicle involved in a violation is not the person in whose name that parking permit decal was issued, then both the operator and the person in whose name the permit was issued are responsible for the violation.

Section 6. If a vehicle is found parked in violation of any State Law, City Ordinance or in violation of these regulations or is parked in such a manner as to create a traffic hazard, such vehicle may be impounded, relocated or immobilized at the expense of the violator. The University shall not, nor shall any of its authorized personnel, be liable or assume any responsibility for any loss or damage suffered because of such impoundment, immobilization or relocation.

Section 7. Parking Permit Fees:

A. Faculty and Medical Branch Administration reserved (optional) ------------------ $60.00 a year
B. Employee, faculty and students ----------- $36.00 a year
C. Student decals -------------------------- $ 1.00

Authorized parking between the hours of 4:30 P.M. and 6:30 A.M. Monday thru Friday and from 12:00 noon Saturday until 6:30 A.M. Monday.

Section 8. A parking permit decal may be issued for a second vehicle after it has been properly registered and an additional fee of $1.00 is paid to the Traffic and Security Office. If a parking permit decal is issued for a second motor vehicle, only one of these vehicles is permitted to park on the campus at one time.

Section 9. Failure to pay for a parking privilege within 5 days of the expiration date will result in cancellation of the parking permit.

Section 10. Renewal of parking privileges will require re-registration and payment of the $1.00 registration fee.

Section 11. Parking areas shown on the map are presently in operation as follows:

Area A - Avenue B from 9th Street to 11th Street.
All of that parking area in the immediate vicinity of the Administration Building, Psycho II & III and Randall Pavilion.

Area B - Parking lot on the corner of 10th and 11th Streets, Avenue C to Avenue D.
Area C - Is the parking lot located at the rear of State Psycho Building.

Area D - Is the front section of the parking lot between Avenue A and Avenue B east of University Boulevard.

Area E-1 - Back section of the parking lot between Avenue A and Avenue B.

Area E-2 - The area north of General Stores Building.

Area E-3 - The area immediately east of Psycho 1.

Area F - West half of the lot east of Brackenridge Hall.

Area G - The lots adjacent to the dormitories and apartments.

Area H - Is the lot located adjacent to Unit D.

Area J - Is the lot at the rear of the Rebecca Sealy Building from 8th Street to 9th Street on Market.

Area K - Is the lot from 9th Street to 10th Street on Market.

Area M - Is all of that area on the north side of the University complex bordered by Avenue A to the north from 7th Street to 11th Street.

Section 12. Arrangements for parking for other persons coming to the University of Texas Medical Branch at Galveston on business matters may be made by administrative officials with the Traffic and Security Office by identifying the person who will be entering the campus property. A Business Permit (temporary) with current date, specifying time required and the name of the official being visited.

Section 13. Specific parking spaces are assigned a limited number of special volunteer workers who render a service which is a specific part of University of Texas Medical Branch work. Request for this parking privilege should be made in writing to the Traffic and Security Office. This includes the physically handicapped, faculty and employees.

Article III. Drive Through Permits

Section 1. Permits to be issued upon request to members of the Faculty, Department Heads or on request from Department Heads for their staff who do not want to purchase a parking permit but desire to maintain drive through privileges. Cars to which drive through permits are affixed may not be parked within the boundaries of the
University property (pay parking lot or meters excepted). The privilege allows the picking up or discharging of passengers. Drive through permits may not enter the campus during hours other than regular working days and hours. There is no charge for drive through privileges but permits will be issued by the Traffic and Security Office subject to the rules and regulations governing the use of motor vehicles on Medical Branch property. Failure to comply constitutes a violation and will result with immediate loss of the privilege of driving on Medical Branch property or the issuing of a traffic citation.

Article IV. Enforcement

Section 1. Two types of traffic tickets may be issued for violation of the parking and traffic laws and regulations.

A. Campus:

(1) Campus tickets may be issued by the Traffic and Security Officers.

(2) When a campus traffic ticket is issued, the person in whose name the motor vehicle has been registered on campus and in whose name the parking permit decal was issued may not again park on the campus until his parking privilege has been reinstated on payment of reinstatement fee. The fee shall be $1.00 for the first violation, $5.00 for the second violation and $10.00 for the third violation. Additional parking tickets may result in the loss of all parking privileges for the remainder of that fiscal year.

B. Appeals:

(1) Appeal of a campus type traffic ticket may be made within five days to the Traffic Committee in writing. The action of the Committee shall be final.

(2) If the Traffic Committee rules in favor of the appellant, he shall be entitled to reimbursement for any fee that he has paid as a result of such alleged violation.
C. Court appearance tickets:

(1) Court appearance tickets may be issued by commissioned Traffic and Security Officers and such tickets shall constitute a summons to appear in justice court or corporation court in the same manner as traffic tickets issued by the Texas Highway Patrol.

(2) Penalties, as provided by Law, may be imposed by the justice or corporation court for violations of the Traffic and Parking Regulations of the University of Texas Medical Branch at Galveston.

Section 2. Cancellation of Parking Privilege:

A. The Traffic Committee may prohibit a person from operating or parking a motor vehicle on campus if that person has received four or more tickets in a year or who in their judgement has been guilty of some flagrant violation. Such suspension of the privilege of driving or parking on the campus may be imposed for a period not to exceed one year.

Section 3. Reinstatement of Parking Privilege:

A. At the discretion of the Traffic Committee a person whose privilege of parking a motor vehicle on campus has been suspended or cancelled may obtain restoration of his privilege if he pays a reinstatement fee of $10.00. This will be in addition to any other fees due for traffic violations.
POSITION DESCRIPTIONS

SECURITY-TRAFFIC DEPARTMENT PERSONNEL

Chief of Security and Traffic

The Chief of Security and Traffic has full responsibility for the over-all operation of his department. He is fully responsible for the supervision of all employees, the employment of personnel for his department, and has the authority to regulate the conduct of all personnel in his department. He is also responsible for the departmental records; and responsible for the issuance of parking permits. He has the authority to delegate responsibility to other employees in his department.

Investigator

The Investigator is directly responsible to the Chief for investigation of theft of all state property and all property belonging to the faculty, students and employees while they are on campus property. He receives instructions from the Chief concerning assignments.

Assistant Chief of Security and Traffic

The Assistant Chief acts under the direct supervision of the Chief of Security and Traffic, and is directly responsible for all outside operations. He is responsible for the over-all supervision of the policemen and the sergeants. He is also responsible for office communications. He is responsible for keeping the Chief fully informed at all times and reports daily to the Chief. The Assistant Chief assumes the full responsibility of the Chief during his absence. He is also responsible for keeping the traffic personnel fully informed of all complaints concerning traffic or criminal offences committed on campus property.

Secretary

The Secretary is directly responsible to the Chief and Assistant Chief. She takes and transcribes dictation of all office correspondence and personal correspondence. She answers routine correspondence on her own initiative and types various form letters and all office forms. She keeps time and attendance records, maintains and keeps current at all times the office filing systems. She acts as office and telephone receptionist. She performs other duties as required.
Parking Control Clerk

The Parking Control Clerk is directly responsible to the Chief of Traffic and Security. Her duties will be to assign parking areas; collect all fees for parking permits; maintain various records concerning the fee collections and parking lot collections; maintain a filing system where all transactions of collections are maintained and kept current at all times and perform other duties as required.

Captain

The Captain is responsible for the conduct of the sergeants and their operations. He is directly responsible to the Assistant Chief.

Fire Control Officer

The Fire Control Officer plans, directs and reviews the activities of fire inspection and prevention work; enforces compliance of safety laws and ordinances; investigates fires to determine causes and damages; investigates complaints or hazardous conditions regarding fire hazards; maintains and inspects frequently all fire control equipment and prepares daily reports. The Fire Control Officer is directly responsible to the Captain.

Sergeants

Sergeants are directly responsible to the Captain and report daily to the Captain keeping him fully informed of all outside activities. They receive direct instructions from the Captain concerning all information necessary to pass on to the patrolmen.

Parking Control Employee

The Parking Control Employee is to assist the public and to enforce the traffic and parking regulations for the University of Texas Medical Branch; to operate a motorized scooter and patrol controlled parking areas; to observe instances of parking and traffic regulation violations and issuing campus citations for such violations; to attend the pay parking lot when the electrical gate is functioning improperly; to give information to the public; to prepare daily reports and perform other duties as required. The Parking Control Employee is directly responsible to the Sergeants.
Patrolmen

The patrolmen are directly responsible to the Sergeants on duty in their respective shifts. The patrolmen are responsible for all buildings, parking lots, dormitories and checking all properties belonging to The University of Texas Medical Branch in Galveston.
D. The University of Texas Southwestern Medical School at Dallas:

7. Review of the Campus Master Plan for The University of Texas Southwestern Medical School at Dallas

E. Item for the Record

8. Anderson Hospital, Director R. Lee Clark Named as President. --It is reported for the record that at the meeting on November 1, 1968, R. Lee Clark, M.D., as of that date Director of Anderson Hospital, was named as the President of The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston effective immediately.

V. CALENDAR. --Below are events that have been reported to the Secretary's Office:

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1968

Dec. 13-14 Board of Regents' Meeting in Austin
Dec. 30-Jan. 1 Cotton Bowl Festivities

1969

Jan.  Board for Lease of University Land
Jan. 31-Feb. 1 Board of Regents' Meeting in Houston

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The following proposal is presented by the Texas Union Board of Directors to the Board of Regents for their consideration concerning the Union Food Services.

I. In the future the Director of Union Food Services shall report to and be responsible to the Director of the Texas Union for all operations of present Union food services.

II. The Director of Union Food Services shall be chosen as are all other Union administrative personnel; i.e., as in the selection of all other Union administrative personnel, interviews will be conducted by the Union Director who will then report his selection to the University Personnel Office.

III. The Union Board will meet the obligations placed on the Union Food Services by the sale of the bonds pledged to secure the Buford H. Jester Center.

IV. The Union Board will assume total fiscal responsibility for the Union Food Services and is prepared to augment the Commons budget through its own budget if necessary.

V. An accounting will be made of Union Food Services' past contributions to the Division of Housing and Foods Reserve for repairs and replacements with a view towards transferring the contributions to a Union Food Services Funds Reserve for repairs and replacements. It is found that the amount as of 1967 which the Union Food Services has contributed to the total 1.6 million dollar reserve for all Housing and Foods Services (1.2 million dollars which is available for necessary spending) equals approximately $334,812.

Finally, the proposal rests on the following rationale:
1. In universities all over the United States, the food service of the Union has naturally come under the direction of the Union Director, as do other areas including games, program, arts and crafts, etc. This philosophy stems from the total Union concept which holds that coordination is much more effective and efficient under single management.

2. Addressing itself to the fiscal responsibility of this plan: Since the Union Board of Directors has assumed the responsibility for a loss in operation (see IV), this would force the Union Board to be highly responsible in the operation of these eating facilities.

The Texas Union Board of Directors urges the members of the Board of Regents to adopt this proposal.

December 13, 1968
COMMITTEE OF THE WHOLE
Chairman Erwin, Presiding

Emergency Items

Date: December 13, 1968
Time: Following the meeting of the Land and Investment Committee
Place: Main Building, Suite 212
U. T. Austin, Austin, Texas

IV. SPECIAL ITEMS

A. U. T. System

9. Approval for Legislation to be Introduced in the 61st Legislature 58

B. U. T. Austin

10. Low Income Housing Demonstration Project,
Department of Housing and Urban Development, United States of America 60

C. U. T. Arlington

11. Appointment of Assistant Director, Institute of Urban Studies 60
IV. SPECIAL ITEMS

A. The University of Texas System

Approval for Legislation to be Introduced in the 61st Legislature.—The Administration requests approval of the Board of Regents for the University Law Office to prepare Bills on the following topics:

1. Establishing The University of Texas Medical School at Houston.
2. Establishing The University of Texas Dental School at San Antonio.
3. Establishing The University of Texas Dental School at Dallas.
4. Establishing The University of Texas at Dallas (SCAS).
5. Establishing The University of Texas at San Antonio.
6. Authorizing The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston to accept without cost the Southern Pacific Hospital in Harris County, Texas.
7. Authorizing the Board of Regents to acquire the following tracts of land by transfer from certain state agencies:
   a. a parcel of land in Bastrop County, Texas, presently leased from the Texas State Department of Health consisting of approximately 373.99 acres.
   b. a parcel of land in Kerr County, Texas, belonging to Texas Department of Mental Health and Mental Retardation described as approximately 316.81 acres of land out of the Thornton P. Hollis Survey No. 142, Kerr County, Texas.
   c. a parcel of land in Austin, Travis County, Texas, belonging to the Texas Department of Mental Health and Mental Retardation known as the Confederate Home, the same being described in two tracts, one of approximately 15 acres out of the Thomas Jefferson Chambers Eight League Grant and the George W. Spear League and a 10.6 acre tract of land, a part of the George W. Spear League in Travis County, Texas.
   d. two parcels of land belonging to the Texas Department of Mental Health and Mental Retardation immediately northeast of the North Austin State Hospital, being a part of the Thomas Gray and James P. Wallace Surveys and consisting of 70 and 35 acres respectively.
8. Amend the Land Acquisition Act passed by the 60th Legislature, 1967, so as to provide:
   a. redefine the boundaries of the land to be acquired for campus expansion by The University of Texas Southwestern Medical School at Dallas, Dallas County, Texas.
(b) provide for an exchange of land in the Texas Medical Center, Houston, Texas.

(c) authority for the acquisition of campus land for The University of Texas at El Paso.

(9) Repeal the requirement of successful completion of government and history courses as a condition precedent to receiving a degree.

(10) Authority to establish schools of nursing at The University of Texas Medical School at San Antonio and at The University of Texas at El Paso.

(11) Prohibit obstructive or disruptive acts on the campuses of institutions of higher education; prohibit trespassing on such campuses.

(12) Authorize an increase to $10 in the Student Union fee at The University of Texas at Austin and omit the necessity of a student referendum.

(13) Enabling legislation: authorize the holding of two positions with the purview of the Constitution.

(14) Transfer the Institute of Texan Cultures at San Antonio to the Board of Regents of The University of Texas System.

(15) Authorize the payment of insurance proceeds to patients hospitalized in state-supported institutions.

(16) Authorize The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston to construct a 350 bed addition.

(17) Repeal the requirement that the Chairman of the Board of Regents or the Secretary to the Board sign all state vouchers. Authorize the chief business or fiscal officer or his delegate, as designated by the institutional head, to sign all such vouchers.

NOTE: Request authority to remove certain Brackenridge trust funds from the State Treasury and transfer jurisdiction to the Board of Regents.
B. The University of Texas at Austin

10. Low Income Housing Demonstration Project, Department of Housing and Urban Development, United States of America. - Chancellor Ransom, President Hackerman, and Executive Vice-Chancellor Walker recommend that the following resolution be adopted in connection with the low income housing demonstration project in the City of Austin, Travis County, Texas, which The University of Texas at Austin is to sponsor:

RESOLUTION

WHEREAS, the Department of Housing and Urban Development of the United States of America has approved the application of The University of Texas at Austin for a low income housing demonstration grant pursuant to the provisions of Section 207 of the Housing Act of 1961, as amended; and

WHEREAS, an allocation of funds has been approved for the purpose of carrying out the experimental project contemplated under the grant:

NOW, THEREFORE, BE IT RESOLVED by the Board of Regents of The University of Texas System that the acceptance of the grant is hereby approved and that Norman Hackerman, President of The University of Texas at Austin, be and he is hereby designated as the proper officer of the said institution with whom negotiations are to be made; and he is hereby duly authorized to do any and all things necessary and proper in connection with the program contemplated under the low income housing demonstration project.

BE IT FURTHER RESOLVED that the Board of Regents of The University of Texas System is ready, willing, and able to commence the proposed program pursuant to the terms of the grant, and that the President of The University of Texas at Austin be authorized to execute all contracts on behalf of the Board of Regents of The University of Texas System in connection with the said project, including the services of a coordinator and other necessary personnel.

C. The University of Texas at Arlington (DISCUSS IN EXECUTIVE SESSION)

11. Appointment of Assistant Director, Institute of Urban Studies. -- On the recommendation of Acting President Harrison and Vice-Chancellor Singletary, Chancellor Ransom recommends that the Board of Regents approve the appointment of Mr. James Ray as Assistant Director, Institute of Urban Studies, at U. T. Arlington, at an annual salary rate of $18,500 effective February 1, 1969.
Permission is requested to purchase the property at 1600 Holcombe, known as the Mayfair Apartments, and consisting of a 15-story building and adjacent parking garage.

This property has been appraised at a fair market price of $3,850,000 by Mr. Neville Allison, Houston real estate appraiser. By a letter from Morris Furman of Furman-Wolfson Trust, New York City, on December 6, 1968, this property is offered to The University Cancer Foundation of the M. D. Anderson Hospital for $3-1/2 million. The terms of the transaction requires a down payment of $1-1/2 million and the assumption of a loan of $2 million (approximately) at 5-3/4% interest.

It is contemplated that on the completion of a detailed study of the use of this facility by the M. D. Anderson Hospital for its mission of teaching, research and patient service, Mr. Ben Bird will prepare a detailed statement for tax purposes relative to the related nature of this project to our mission.

The study of this project will be completed as near January 1 as possible and, when reviewed by legal council, will be ready for negotiations with Furman-Wolfson.

It is recommended that permission be given to proceed with this proposal as rapidly as possible with specific recommendations of the source of funds to be submitted for final approval by the Board of Regents.
December 6, 1968

Dr. R. Lee Clark  
Director and Surgeon-in-Chief  
The University of Texas  
M. D. Anderson Hospital & Tumor Institute  
Texas Medical Center  
Houston, Texas 77025  

Re: Mayfair Property  
Houston, Texas  

Dear Dr. Clark:

We have received from Mr. Robert F. Fly your letter addressed to him, dated December 2, 1968, in which you state that you are willing to pay 3 1/2 million dollars as an equitable price for the Mayfair property.

We consider the figure of 3 1/2 million dollars to be an equitable price. On that basis, we are willing to enter into discussions with you for a sale of the property.

As soon as you have procured the approval for this transaction, will you please communicate with Joseph Kottler, Esq., of 1440 Broadway, New York, N.Y. 10018. Mr. Kottler represents us in this matter and he will arrange to meet with your attorneys to enter into a contract. Needless to say, neither you nor we will be obligated to consummate this transaction unless and until such a contract is signed by both parties.

Yours very truly,

[Signature]

Morris Furman J.T. 
President
DALLAS MEDICAL SCHOOL - AUTHORIZATION FOR RENOVATION AND REMODELING PROJECTS AND APPROPRIATION THEREFOR. -- Source of funds for these projects to come from Unexpended Plant Funds

1. Remodeling of areas currently occupied by basic science departments (Physiology, Biochemistry, and Pharmacology) for use as clinical science facilities $ 310,000

2. Conversion of area currently occupied by Anatomy Department for use by Cell Biology 75,000

3. Site Development including Roadway 70,000

Total Estimated Cost $ 455,000
HOUSTON DENTAL BRANCH - AUTHORIZATION FOR RENOVATION OF BASEMENT AREA AND APPROPRIATION THEREFOR. -- Renovation of the basement area is necessary in order to provide additional space for laboratory, classroom, and instructional development services. Source of funds for the project, $200,000, from Unexpended Plant Funds - Reserve for Project Allocation.
ANDERSON HOSPITAL - AUTHORIZATION FOR REMODELING PROJECTS, INCLUDING EQUIPMENT, AND APPROPRIATION THEREFOR. -- Source of funds for the projects is Unexpended Plant Funds - Reserve for Project Allocation

1. Balancing of air conditioning system $ 50,000
2. Revisions to the incinerator system 40,000
3. Remodeling of research areas 75,000
4. Special equipment for remodeled areas 125,000
5. Roof repair and other outside building renovations 50,000

Total Estimated Cost $ 340,000
AUTHORIZATION TO SECRETARY, WITH REFERENCE TO APPOINTMENT OF DR. J. M. ROBISON, GALVESTON MEDICAL BRANCH, MINUTES OF JULY 26, 1968. -- The Secretary requests that she be permitted to transfer the following item to Page 1934 from Page 1996, Permanent Minutes, Vol. XV, and report in the following form:

Galveston Medical Branch: Acceptance of Standard Oil Company Stock (New Jersey) from Mrs. Harry C. Wiess. -- From Mrs. Harry C. Wiess a gift of 1,300 shares of capital stock of Standard Oil Company (New Jersey) was accepted with deep appreciation and with sincere thanks for her continuing generosity to and her interest in The University of Texas System. This gift is for the benefit of the Harry Carothers Wiess Fund for the use and benefit of the Medical Branch of The University of Texas at Galveston [DEPARTMENT OF OTO-RHINO-LARYNGOLOGY OF THE UNIVERSITY OF TEXAS MEDICAL BRANCH AT GALVESTON].

The Secretary further requests to change the following paragraph to read as indicated below:

Galveston Medical Branch: Appointment of Dr. J. M. Robison as Consultant to Department of Oto-rhino-laryngology, September 1, 1968. -- Dr. J. M. Robison was appointed for life as a consultant to the Department of Oto-rhino-laryngology at The University of Texas Medical Branch at Galveston, at an annual compensation of $10,000, by the President of such Branch. Such appointment has been heretofore confirmed by Chancellor Ransom. It is now ratified hereby. [EFFECTIVE SEPTEMBER 1, 1968, DR. J. M. ROBISON WAS APPOINTED FOR AN INDEFINITE PERIOD AS A CONSULTANT TO THE DEPARTMENT OF OTO-RHINO-LARYNGOLOGY AT THE UNIVERSITY OF TEXAS MEDICAL BRANCH AT GALVESTON.]
Captain

The Captain is responsible for the conduct of the traffic sergeants and their operations. He is directly responsible to the Assistant Chief.

Traffic Sergeants

Sergeants are directly responsible to the Captain and report daily to the Captain keeping him fully informed of all outside activities. They receive direct instructions from the Captain concerning all information necessary to pass on to the patrolmen.

Patrolmen

The patrolmen are directly responsible to the Traffic Sergeants on duty in their respective shifts. The patrolmen are responsible for all buildings, parking lots, dormitories, and checking all properties belonging to The University of Texas System in Arlington.

GALVESTON MEDICAL BRANCH: APPOINTMENT OF DR. J. M. ROBISON AS CONSULTANT TO DEPARTMENT OF OTO-RHINO-LARYNGOLOGY, SEPTEMBER 1, 1968. --Effective September 1, 1968, Dr. J. M. Robison was appointed for an indefinite period as a consultant to the Department of Oto-rhino-laryngology at The University of Texas Medical Branch at Galveston.

GALVESTON MEDICAL BRANCH: ACCEPTANCE OF STANDARD OIL COMPANY STOCK (NEW JERSEY) FROM MRS. HARRY C. WIESS FOR THE DEPARTMENT OF OTO-RHINO-LARYNGOLOGY. --From Mrs. Harry C. Wiess a gift of 1,300 shares of capital stock of Standard Oil Company (New Jersey) was accepted with deep appreciation and with sincere thanks for her continuing generosity to and her interest in The University of Texas System. This gift is for the benefit of the Department of Oto-rhino-laryngology of The University of Texas Medical Branch at Galveston.

DALLAS MEDICAL SCHOOL: ACCEPTANCE OF 2,300 SHARES OF TEXAS GULF SULPHUR COMPANY CAPITAL STOCK FROM THE CHILDREN OF THE LATE DR. J. B. SHELMIRE AND ESTABLISHMENT OF A PROFESSORSHIP IN DERMATOLOGY. --A gift of 2,300 shares of Texas Gulf Sulphur Company capital stock was accepted with deep appreciation from the children of the late Dr. J. B. Shelmire for The University of Texas Southwestern Medical School at Dallas, and the Dr. J. B. Shelmire Professorship in Dermatology at The University of Texas Southwestern Medical School at Dallas was established in compliance with the requirements for establishing endowed professorships.

SYSTEM NURSING SCHOOL: AMENDMENT TO EXISTING LEGISLATIVE STATUTES TO CHANGE OFFICIAL TITLES. --There was no motion on the recommendation that an amendment be proposed to the 61st Texas Legislature to change the official titles of The University of Texas Nursing School (System-wide) and of its component institutions.
he executed the same as the act and deed of such Board for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this ________ day of ____________________, 1968.

__________________________
Notary Public in and for 
Bexar County, Texas

THE STATE OF TEXAS | 
COUNTY OF |

BEFORE ME, the undersigned authority, on this day personally appeared __________________, Chairman of the Board of Regents of The University of Texas System, known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that the same was the act and deed of the Board of Regents of The University of Texas System and that he executed the same as the act and deed of such Board for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this ________ day of ____________________, 1968.

__________________________
Notary Public in and for 
County, Texas

-64-
Land & Investment Committee
LAND AND INVESTMENT COMMITTEE

Date: December 13, 1968
Time: Following the meeting of the Medical Affairs Committee
Place: Main Building, Suite 212

I. PERMANENT UNIVERSITY FUND

A. INVESTMENT MATTERS:

1. Report of Securities Transactions

B. LAND MATTERS:

1. Easements Nos. 2785 - 2800
2. Material Source Permit Nos. 348 and 349
3. Water Contract Nos. 129 and 130
4. Assignment of Grazing Lease No. 937
5. Assignment of Mineral Prospecting Permit No. 5
6. Report on Clearance of Monies to Permanent University Fund and Available Fund for October, 1968

II. TRUST AND SPECIAL FUNDS

A. INVESTMENT MATTERS:

1. Report of Securities Transactions
2. The University of Texas System Common Trust Fund - Recommendation re Additions

B. GIFT, BEQUEST AND ESTATE MATTERS:

1. M. D. Anderson - Recommendation for Approval of Compromise Settlement of the Estate of Mrs. Grace Zax

L & I - 1
C. REAL ESTATE MATTERS:

1. U. T. El Paso - Cotton Trust Property - Withdrawal of Approval of Lease to Border Machinery Company

2. U. T. Austin - J. V. and H. A. Stiles Foundation - Recommendation for Renewal of Oil, Gas and Mineral Lease to Cougar Petroleum, Inc. on 5 Acres in Liberty County


D. BOND MATTERS:

1. U. T. Austin - Recommendation for Authorization to Offer for Sale $25,000,000 The University of Texas at Austin Building Revenue Bonds, Series 1969 (Utility Plant Fee Bonds et al)

***

4. Ima Hogg Foundation - Recommendation for Authorization to Join in Closing Sale of Ingleside Land Company and Related Properties to National Steel Corporation
PERMANENT UNIVERSITY FUND — INVESTMENT MATTERS.—

REPORT OF SECURITIES TRANSACTIONS.—The following securities transactions have been made for the Permanent University Fund from October 1 through October 31, 1968. The Executive Director of Investments, Trusts and Lands recommends approval by the Board of Regents of these transactions:

Purchases of Securities

**U. S. Government Securities:**

<table>
<thead>
<tr>
<th>Maturity Value Purchased</th>
<th>Market Price at Which Purchased</th>
<th>Total Principal Cost</th>
<th>Equivalent Bond Yield on Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Due 1/9/69, purchased on a 5.29% yield basis</td>
<td>$4,500,000</td>
<td>98.6775N $4,440,487.50</td>
<td>5.44%</td>
</tr>
</tbody>
</table>

**FHA Mortgages:**

<table>
<thead>
<tr>
<th>No. of Loans Purchased</th>
<th>Purchase Principal Balance</th>
<th>Net Principal Cost</th>
<th>Net Purchase Yield#</th>
</tr>
</thead>
<tbody>
<tr>
<td>Various Purchased for October Payment</td>
<td>12</td>
<td>$214,756.98</td>
<td>$203,463.26</td>
</tr>
</tbody>
</table>

#After servicing costs based on average life of 12 years.

**Corporate Securities:**

<table>
<thead>
<tr>
<th>No. of Shares Purchased</th>
<th>Average Principal Cost</th>
<th>Total Principal Cost*</th>
<th>Indicated Current Yield on Cost**</th>
</tr>
</thead>
<tbody>
<tr>
<td>American Airlines, Inc.</td>
<td>10,000 29.8</td>
<td>$298,174.04</td>
<td>2.68%</td>
</tr>
<tr>
<td>Avon Products, Inc.</td>
<td>1,600 129.7</td>
<td>207,505.70</td>
<td>1.23</td>
</tr>
<tr>
<td>Bristol-Myers Company</td>
<td>1,400 67.7</td>
<td>94,740.14</td>
<td>1.77</td>
</tr>
<tr>
<td>Coca-Cola Company</td>
<td>2,800 74.0</td>
<td>207,097.80</td>
<td>1.62</td>
</tr>
<tr>
<td>Consolidated Foods Corporation</td>
<td>4,500 70.0</td>
<td>315,155.60</td>
<td>2.14</td>
</tr>
<tr>
<td>Corning Glass Works</td>
<td>300 298.2</td>
<td>89,456.25</td>
<td>1.09</td>
</tr>
<tr>
<td>Georgia-Pacific Corporation</td>
<td>3,500 88.5</td>
<td>309,760.67</td>
<td>1.13</td>
</tr>
<tr>
<td>International Business Machines Corporation</td>
<td>1,600 324.7</td>
<td>519,567.48</td>
<td>0.80</td>
</tr>
</tbody>
</table>
## PURCHASES OF SECURITIES

### CORPORATE SECURITIES: (Continued)

<table>
<thead>
<tr>
<th>COMMON STOCKS</th>
<th>No. of Shares Purchased</th>
<th>Average Principal Cost</th>
<th>Total Principal Cost*</th>
<th>Indicated Current Yield on Cost**</th>
</tr>
</thead>
<tbody>
<tr>
<td>Merck &amp; Company, Inc.</td>
<td>1,100</td>
<td>87.7</td>
<td>$96,500.03</td>
<td>1.82%</td>
</tr>
<tr>
<td>Minnesota Mining &amp; Manufacturing Company</td>
<td>1,000</td>
<td>109.6</td>
<td>$109,586.57</td>
<td>1.32</td>
</tr>
<tr>
<td>Northwest Airlines, Inc.</td>
<td>3,500</td>
<td>80.2</td>
<td>$280,794.17</td>
<td>1.00</td>
</tr>
<tr>
<td>Polaroid Corporation</td>
<td>5,800</td>
<td>109.1</td>
<td>$632,529.28</td>
<td>0.29</td>
</tr>
<tr>
<td>Revlon, Inc.</td>
<td>2,500</td>
<td>86.0</td>
<td>$214,901.33</td>
<td>1.63</td>
</tr>
<tr>
<td>Sears, Roebuck &amp; Company</td>
<td>1,400</td>
<td>70.6</td>
<td>$98,819.14</td>
<td>1.70</td>
</tr>
<tr>
<td>United Air Lines, Inc.</td>
<td>4,500</td>
<td>43.3</td>
<td>$194,732.18</td>
<td>2.31</td>
</tr>
<tr>
<td>Westinghouse Electric Corporation</td>
<td>2,600</td>
<td>75.3</td>
<td>$195,858.71</td>
<td>2.39</td>
</tr>
<tr>
<td><strong>T O T A L S</strong></td>
<td>48,100</td>
<td></td>
<td><strong>$3,865,179.09</strong></td>
<td><strong>1.38%</strong></td>
</tr>
</tbody>
</table>

*Includes brokerage commissions paid.

**Yield at present indicated dividend rates.

---

## SALES OF SECURITIES

### BLOCKS OF STOCKS SOLD

<table>
<thead>
<tr>
<th>Security Sold</th>
<th>No. of Shares Sold</th>
<th>Net Sales Proceeds</th>
<th>Book Value of Holding</th>
<th>Gain on Sale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mellon National Bank and Trust Company (Pittsburgh) Capital Stock</td>
<td>7,195</td>
<td>$564,807.50</td>
<td>$491,875.90</td>
<td>$72,931.60</td>
</tr>
<tr>
<td>Otis Elevator Company Common Stock</td>
<td>39,400</td>
<td>$2,147,453.66</td>
<td>$1,692,843.10</td>
<td>$454,610.56</td>
</tr>
<tr>
<td><strong>T O T A L S</strong></td>
<td>46,595</td>
<td>$2,712,261.16</td>
<td>$2,184,719.00</td>
<td>$527,542.16</td>
</tr>
</tbody>
</table>

### MUNICIPAL BONDS SOLD

<table>
<thead>
<tr>
<th>Security Sold</th>
<th>Par Value Sold</th>
<th>Net Sales Proceeds</th>
<th>Book Value of Holding</th>
<th>Loss on Sale</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of San Antonio, Texas 2-1/2% Expressway and Street Improvement Bonds, Series 1945</td>
<td>$200,000</td>
<td>$197,012.00</td>
<td>$197,045.13</td>
<td>$33.13</td>
</tr>
</tbody>
</table>
PERMANENT UNIVERSITY FUND - LAND MATTERS.---

LEASES AND EASEMENTS.—It is recommended by the Executive Director of Investments, Trusts and Lands that the following applications for various leases, easements, and material source permits on University Lands be approved. All are at the standard rates, unless otherwise stated, are on the University's standard forms with grazing leases carrying provisions for renewal for an additional five years at negotiated terms. Payments for easements and material source permits have been received in advance unless otherwise stated. All have been approved as to form by a University Attorney and as to content by the appropriate official and will be executed by the Executive Director of Investments, Trusts and Lands.

EASEMENTS AND SURFACE LEASES

<table>
<thead>
<tr>
<th>No.</th>
<th>Company</th>
<th>Type of Permit</th>
<th>County</th>
<th>Location</th>
<th>Distance or Area</th>
<th>Period</th>
<th>Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td>2785</td>
<td>Phillips Petroleum Company</td>
<td>Pipe Line</td>
<td>Ector &amp; Crane</td>
<td>Block 35</td>
<td>362.4 rods</td>
<td>14-1/2 &quot;</td>
<td>11/30/78</td>
</tr>
<tr>
<td>2786</td>
<td>Phillips Petroleum Company</td>
<td>Pipe Line</td>
<td>Crane</td>
<td>Blocks 30 and 31</td>
<td>2,765.6 rods</td>
<td>6-5/8&quot;</td>
<td>12/31/78</td>
</tr>
<tr>
<td>2787</td>
<td>Phillips Petroleum Company</td>
<td>Pipe Line</td>
<td>Andrews</td>
<td>Blocks 4, 10, 12</td>
<td>710.0 rods</td>
<td>3-1/2&quot;</td>
<td>11/30/78</td>
</tr>
<tr>
<td>2788</td>
<td>El Paso Natural Gas Company</td>
<td>Pipe Line</td>
<td>Andrews</td>
<td>Block 1</td>
<td>73.20 rods</td>
<td>various sized line</td>
<td>1/31/79</td>
</tr>
<tr>
<td>2789</td>
<td>El Paso Natural Gas Company</td>
<td>Pipe Line</td>
<td>Andrews</td>
<td>Block 9</td>
<td>143.212 rods</td>
<td>6-5/8&quot;</td>
<td>2/28/79</td>
</tr>
<tr>
<td>2791</td>
<td>El Paso Natural Gas Company</td>
<td>Pipe Line</td>
<td>Andrews</td>
<td>Blocks 9 and 10</td>
<td>3,716.049 rods</td>
<td>8-5/8&quot;</td>
<td>3/31/79</td>
</tr>
<tr>
<td>2792</td>
<td>El Paso Natural Gas Company</td>
<td>Surface Lease</td>
<td>Ward</td>
<td>Block 17</td>
<td>0.230 acres</td>
<td></td>
<td>2/28/79</td>
</tr>
</tbody>
</table>
Easements and Surface Leases Continued.—

<table>
<thead>
<tr>
<th>No.</th>
<th>Company</th>
<th>Type of Permit</th>
<th>County</th>
<th>Location</th>
<th>Distance or Area</th>
<th>Period</th>
<th>Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td>2793</td>
<td>Texas Electric Service Company</td>
<td>Power Line</td>
<td>Crane</td>
<td>Blocks 30, 31</td>
<td>255.82 rods</td>
<td>12/1/68-5</td>
<td>148.38</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>11/30/78</td>
<td></td>
</tr>
<tr>
<td>2794</td>
<td>Phillips Petroleum Company</td>
<td>Pipe Line</td>
<td>Andrews</td>
<td>Block 10</td>
<td>1009.6 rods</td>
<td>1/1/69-</td>
<td>1,161.04</td>
</tr>
<tr>
<td></td>
<td>(Renewal of 1158)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>12/31/78</td>
<td></td>
</tr>
<tr>
<td>2795</td>
<td>Phillips Petroleum Company</td>
<td>Pipe Line</td>
<td>Andrews</td>
<td>Blocks 9, 13, 14</td>
<td>620.6 rods</td>
<td>2/1/69-</td>
<td>359.95</td>
</tr>
<tr>
<td></td>
<td>(Renewal of 1269)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1/31/79</td>
<td></td>
</tr>
<tr>
<td>2796</td>
<td>Shell Oil Company</td>
<td>Pipe Line</td>
<td>Crane</td>
<td>Block 30</td>
<td>176.4 rods</td>
<td>10/1/68-</td>
<td>102.32</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>9/30/78</td>
<td></td>
</tr>
<tr>
<td>2797</td>
<td>Comanche Gas Company</td>
<td>Surface Lease</td>
<td>Pecos</td>
<td>Block 28</td>
<td>1 acre</td>
<td>10/1/68-</td>
<td>250.00*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Salt water disposal site)</td>
<td></td>
<td></td>
<td></td>
<td>9/30/69</td>
<td></td>
</tr>
<tr>
<td>2798</td>
<td>Dorchester Gas Producing Company</td>
<td>Pipe Line</td>
<td>Reagan</td>
<td>Block 1</td>
<td>442.3 rods</td>
<td>10/1/68-</td>
<td>449.37</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>9/30/78</td>
<td></td>
</tr>
<tr>
<td>2799</td>
<td>Atlantic Pipe Line Company</td>
<td>Pipe Line</td>
<td>Crane</td>
<td>Block 31</td>
<td>93 rods</td>
<td>11/1/68-</td>
<td>53.94</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>10/30/78</td>
<td></td>
</tr>
<tr>
<td>2800</td>
<td>Gulf Refining Company</td>
<td>Pipe Line</td>
<td>Crane</td>
<td>Block 31</td>
<td>409.73 rods</td>
<td>4/1/68-</td>
<td>358.72</td>
</tr>
<tr>
<td></td>
<td>(Renewal of 1072)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3/31/78</td>
<td></td>
</tr>
</tbody>
</table>

*Renewable from year to year, not to exceed a total of ten years.
### MATERIAL SOURCE PERMITS

<table>
<thead>
<tr>
<th>No.</th>
<th>Grantee</th>
<th>County</th>
<th>Location</th>
<th>Quantity</th>
<th>Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td>348</td>
<td>R. W. Kirkland Ward</td>
<td>Ward</td>
<td>Block 16</td>
<td>50 cubic yds.</td>
<td>$ 50.00</td>
</tr>
<tr>
<td>349</td>
<td>L. C. Younger Construction Company, Inc.</td>
<td>Andrews</td>
<td>Block 9</td>
<td>1,338 cubic yds.</td>
<td>388.02</td>
</tr>
</tbody>
</table>

### WATER CONTRACTS

<table>
<thead>
<tr>
<th>No.</th>
<th>Grantee</th>
<th>County</th>
<th>Location</th>
<th>Period</th>
<th>Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td>129</td>
<td>Coral Drilling, Inc.</td>
<td>Crockett</td>
<td>Block 7</td>
<td>10/10/68- completion of drilling operations</td>
<td>$ 250.00</td>
</tr>
<tr>
<td>130</td>
<td>Border Road Construction Company</td>
<td>Andrews</td>
<td>Block 5</td>
<td>5/1/68- 4/30/69</td>
<td>3,812.85*</td>
</tr>
</tbody>
</table>

*This amount is for water used to 11/19. Royalty is ten cents (10¢) per one thousand (1,000) gallons of water produced.
ASSIGNMENT OF GRAZING LEASE

<table>
<thead>
<tr>
<th>No.</th>
<th>Assignor</th>
<th>Assignee</th>
<th>County</th>
<th>Acreage</th>
<th>Period</th>
<th>Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td>937</td>
<td>Mrs. Minnie Jackson</td>
<td>Mr. W. M. Jackson</td>
<td>Reagan &amp; Upton</td>
<td>25,304.6</td>
<td>7/1/65-6/30/70</td>
<td>$4,942.19*</td>
</tr>
</tbody>
</table>

*This is the one-half bonus due the University on the assignment.

ASSIGNMENT OF MINERAL PROSPECTING PERMIT

<table>
<thead>
<tr>
<th>No.</th>
<th>Assignor</th>
<th>Assignee</th>
<th>County</th>
<th>Location</th>
<th>Period</th>
<th>Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>A. H. McRae</td>
<td>Ranchers Exploration</td>
<td>Ward</td>
<td>Block 16</td>
<td>4/19/68-4/18/70</td>
<td>$125.00</td>
</tr>
</tbody>
</table>
REPORT ON CLEARANCE OF MONIES TO PERMANENT UNIVERSITY FUND AND AVAILABLE FUND.—The Auditor, Oil and Gas Production, reports the following with respect to monies cleared by the General Land Office to the Permanent University Fund and the Available University Fund for the current fiscal year through October, 1968, as follows:

<table>
<thead>
<tr>
<th>Permanent University Fund</th>
<th>October, 1968</th>
<th>Cumulative This Fiscal Year</th>
<th>Cumulative Preceding Fiscal Year (Averaged)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Royalty - Oil</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gas - Regular</td>
<td>$781,629.57</td>
<td>$1,504,002.02</td>
<td>$2,574,211.32</td>
</tr>
<tr>
<td>- F. P. C.</td>
<td>74,140.45</td>
<td>141,945.90</td>
<td>178,046.14</td>
</tr>
<tr>
<td>Water</td>
<td>7,391.34</td>
<td>18,146.75</td>
<td>18,342.94</td>
</tr>
<tr>
<td>Salt Brine</td>
<td>1,808.02</td>
<td>2,770.72</td>
<td>2,208.40</td>
</tr>
<tr>
<td>Rental on Mineral Leases</td>
<td>8,074.34</td>
<td>45,895.99</td>
<td>38,748.80</td>
</tr>
<tr>
<td>Rental on Water Contracts</td>
<td>-0-</td>
<td>2,063.50</td>
<td>174.66</td>
</tr>
<tr>
<td>Amendments and Extensions of Mineral Leases</td>
<td>198,400.00</td>
<td>390,610.00</td>
<td>27,787.14</td>
</tr>
<tr>
<td>Bonuses, Mineral Lease Sales (actual)</td>
<td>-0-</td>
<td>-0-</td>
<td>-0-</td>
</tr>
<tr>
<td>Total - Permanent University Fund</td>
<td>$1,071,444.56</td>
<td>$2,105,435.72</td>
<td>$5,265,919.40</td>
</tr>
</tbody>
</table>

| Available University Fund          |               |                             |                                          |
| Rental on Easements                | $16,337.76    | $16,903.06                  | $50,501.12                              |
| Interest on Easements and Royalty  | 4.17          | 4.17                       | 65.10                                   |
| Correction Fees - Easements        | -0-           | -0-                        | -0-                                     |
| Transfer and Relinquishment Fees   | 161.92        | 274.05                     | 496.92                                  |
| Total - Available University Fund   | $16,503.85    | $17,181.28                  | $51,063.14                              |
| TOTAL - Permanent and Available University Funds | $1,087,948.41 | $2,122,617.00               | $5,316,982.54                          |

Oil and Gas Development—October 31, 1968

|                         |               |                             |                                          |
|-------------------------|---------------|-----------------------------|                                          |
| Acreage under Lease     | 628,134       |                             |                                          |
| Number of Producing Acres | 313,122      |                             |                                          |
| Number of Producing Leases | 1,381        |                             |                                          |
REPORT OF SECURITIES TRANSACTIONS.—The following securities transactions have been made for the Trust and Special Funds from October 1 through October 31, 1968. The Executive Director of Investments, Trusts and Lands recommends approval by the Board of Regents of these transactions:

**PURCHASES OF SECURITIES**

<table>
<thead>
<tr>
<th>Date of Purchase</th>
<th>Security and Fund</th>
<th>Principal Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>10/ 1/68</td>
<td>1,500 Shares Squibb Beech-Nut, Inc. Common Stock at 43 (The University of Texas System Common Trust Fund)</td>
<td><strong>$ 65,107.50</strong></td>
</tr>
<tr>
<td>10/ 3/68</td>
<td>$36,501.59 par value Austin National Bank 6% Time Certificate of Deposit, dated 10/3/68, due 1/3/69, at par (Hogg Foundation: Alice N. Hanszen Gift to Mental Hygiene Program)</td>
<td>36,501.59</td>
</tr>
<tr>
<td></td>
<td>$58,937.80 par value Ditto (Hogg Foundation: Balances Subject to Reappropriation)</td>
<td>58,937.80</td>
</tr>
<tr>
<td></td>
<td>$139,215.92 par value Ditto (Hogg Foundation: Unappropriated Income Account)</td>
<td>139,215.92</td>
</tr>
<tr>
<td>10/13/68</td>
<td>$105,575.63 par value Capital National Bank 6-1/4% Time Certificate of Deposit, dated 10/8/68, due 10/8/69, at par (Estate of Lila Belle Etter)</td>
<td>105,575.63</td>
</tr>
<tr>
<td>10/14/68</td>
<td>1,000 Shares American Telephone &amp; Telegraph Co. Capital Stock at 54-3/8</td>
<td>54,819.40</td>
</tr>
<tr>
<td></td>
<td>1,000 Shares Squibb Beech-Nut, Inc. Common Stock at 43</td>
<td>43,405.00</td>
</tr>
<tr>
<td></td>
<td>1,000 Shares Ford Motor Company Common Stock, at 55-1/2</td>
<td>55,945.50</td>
</tr>
<tr>
<td></td>
<td>2,000 Shares Oklahoma Gas &amp; Electric Company Common Stock at 22-3/4</td>
<td>46,095.00</td>
</tr>
<tr>
<td>10/15/68</td>
<td>1,400 Shares American Electric Power Company, Inc. Common Stock at 37 (The University of Texas System Common Trust Fund)</td>
<td>52,325.00</td>
</tr>
<tr>
<td>10/24/68</td>
<td>500 Shares Carolina Power &amp; Light Company Common Stock at 35-7/8</td>
<td>18,122.20</td>
</tr>
<tr>
<td></td>
<td>200 Shares Commonwealth Edison Company Common Stock at 45</td>
<td>9,083.00</td>
</tr>
<tr>
<td></td>
<td>200 Shares Houston Lighting &amp; Power Company Common Stock at 42-5/8</td>
<td>8,605.62</td>
</tr>
<tr>
<td></td>
<td>300 Shares Oklahoma Gas &amp; Electric Company Common Stock at 23-7/8</td>
<td>7,255.14</td>
</tr>
<tr>
<td></td>
<td>200 Shares American Telephone &amp; Telegraph Company Capital Stock at 55-1/8</td>
<td>11,114.02</td>
</tr>
<tr>
<td></td>
<td>400 Shares General Telephone &amp; Electronics Corporation Common Stock at 42-1/2</td>
<td>17,161.00</td>
</tr>
<tr>
<td></td>
<td>200 Shares American Home Products Corporation Common Stock at 59-1/8</td>
<td>11,914.82</td>
</tr>
</tbody>
</table>

(Continued)
PURCHASES OF SECURITIES

(Continued)

<table>
<thead>
<tr>
<th>Date of Purchase</th>
<th>Security and Fund</th>
<th>Principal Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>10/24/68</td>
<td>200 Shares Federated Department Stores, Inc. Common Stock at 36-7/8</td>
<td>$7,449.88</td>
</tr>
<tr>
<td></td>
<td>300 Shares Ford Motor Company Common Stock at 59-5/8</td>
<td>18,022.38</td>
</tr>
<tr>
<td></td>
<td>100 Shares International Business Machines Corporation Capital Stock at 319-1/2</td>
<td>32,020.95</td>
</tr>
<tr>
<td></td>
<td>200 Shares Sears, Roebuck &amp; Company Common Stock at 70-1/8</td>
<td>14,117.02</td>
</tr>
<tr>
<td></td>
<td>300 Shares Shell Oil Company Common Stock - 100 at 72-1/4 and 200 at 72-3/8</td>
<td>21,838.71</td>
</tr>
<tr>
<td></td>
<td>600 Shares Square D Company Common Stock at 24</td>
<td>14,586.00</td>
</tr>
<tr>
<td></td>
<td>400 Shares Squibb Beech-Nut, Inc. Common Stock - 100 at 43-5/8 and 300 at 43-3/4</td>
<td>17,650.95</td>
</tr>
<tr>
<td></td>
<td>100 Shares Chemical Bank New York Trust Company Capital Stock at 68-1/8 Net</td>
<td>6,812.50</td>
</tr>
<tr>
<td></td>
<td>100 Shares Security Pacific National Bank Common Stock at 51-3/4 Net</td>
<td>5,175.00</td>
</tr>
</tbody>
</table>

(Archer M. Huntington Museum Fund)

<table>
<thead>
<tr>
<th>Date of Purchase</th>
<th>Security and Fund</th>
<th>Principal Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>10/25/68</td>
<td>$300,000 maturity value U. S. Treasury Bills, dated 7/25/68, due 1/23/69, on 5.37% yield basis at a dollar price of 98.7171667 Net (Equivalent bond yield 5.52%)</td>
<td>296,151.50</td>
</tr>
<tr>
<td></td>
<td>$300,000 maturity value U. S. Treasury Bills Tax Anticipation Series, dated 7/11/68, due 4/22/69, on a 5.39% yield basis at a dollar price of 97.379611 Net (Equivalent bond yield 5.61%)</td>
<td>292,139.58</td>
</tr>
</tbody>
</table>

(Archer M. Huntington Museum Fund)

SALES OF SECURITIES

<table>
<thead>
<tr>
<th>Date Sold</th>
<th>Security and Fund</th>
<th>Principal Proceeds</th>
</tr>
</thead>
<tbody>
<tr>
<td>10/ 1/68</td>
<td>600 Shares Montgomery Ward &amp; Co., Inc. Common Stock at 38-3/4 (Gain on sale over book value $4,930.78)</td>
<td>$22,989.25</td>
</tr>
<tr>
<td></td>
<td>(Hogg Foundation: W. C. Hogg Estate Fund)</td>
<td></td>
</tr>
<tr>
<td>10/ 8/68</td>
<td>$4,000 par value City of Denton, Texas, 3% School Building Bonds, Series 1947, at 94.32 Net plus accrued interest to 10/15/68 (Loss on sale over book value $227.20)</td>
<td>3,772.80</td>
</tr>
<tr>
<td></td>
<td>$4,000 par value City of Marshall, Texas 3-1/4% Waterworks Improvement Bonds, Series 1948, at 88.02 Net plus accrued interest to 10/15/68 (Loss on sale over book value $479.20)</td>
<td>3,520.80</td>
</tr>
<tr>
<td></td>
<td>800 Shares Cincinnati Gas &amp; Electric Company Common Stock at 28 (Gain on sale over book value $7,534.98)</td>
<td>22,095.55</td>
</tr>
<tr>
<td></td>
<td>400 Shares Cleveland Electric Illuminating Company Common Stock at 37-3/4 (Gain on sale over book value $3,313.65)</td>
<td>14,928.17</td>
</tr>
<tr>
<td></td>
<td>400 Shares Ingersoll-Rand Company Common Stock at 47-1/4 (Gain on sale over book value $1,764.24)</td>
<td>18,709.10</td>
</tr>
<tr>
<td></td>
<td>600 Shares Kimberly-Clark Corporation Common Stock at 67-3/4 (Gain on sale over book value $2,437.02)</td>
<td>40,344.50</td>
</tr>
<tr>
<td></td>
<td>1,620 Shares Pacific Gas &amp; Electric Company Common Stock at 34 (Gain on sale over book value $19,960.02)</td>
<td>54,410.09</td>
</tr>
<tr>
<td></td>
<td>600 Shares Philadelphia Electric Company Common Stock - 200 at 30-1/4 and 400 at 30-1/8 (Gain on sale over book value $365.12)</td>
<td>17,865.11</td>
</tr>
<tr>
<td></td>
<td>2,420 Shares Potomac Electric Power Company Common Stock - 2,220 at 19-1/4 and 200 at 19-3/8 (Loss on sale over book value $2,574.06)</td>
<td>45,879.34</td>
</tr>
</tbody>
</table>

(Continued)
SALES OF SECURITIES
(Continued)

<table>
<thead>
<tr>
<th>Date Sold</th>
<th>Security and Fund</th>
<th>Principal Proceeds</th>
</tr>
</thead>
<tbody>
<tr>
<td>10/8/68</td>
<td>1,104 Shares Wisconsin Electric Power Company Common Stock - 100 at 25-5/8, 4 at 25-1/2 and 1,000 at 25-3/8 (Gain on sale over book value $4,532.10)</td>
<td>$27,629.01</td>
</tr>
<tr>
<td></td>
<td>(The University of Texas System Common Trust Fund)</td>
<td></td>
</tr>
<tr>
<td>10/17/68</td>
<td>400 Shares Tenneco Inc. Common Stock at 27-1/2</td>
<td>10,848.78</td>
</tr>
<tr>
<td></td>
<td>(Alfred and Nellie King Graduate Fellowship - College of Engineering Foundation)</td>
<td></td>
</tr>
<tr>
<td>10/17/68</td>
<td>400 Shares Armco Steel Corporation Common Stock at 56</td>
<td>11,100.57</td>
</tr>
<tr>
<td></td>
<td>(Gain on sale over book value $1,062.81)</td>
<td></td>
</tr>
<tr>
<td>10/17/68</td>
<td>600 Shares International Paper Company Common Stock at 35-3/4 (Gain on sale over book value $1,562.15)</td>
<td>21,198.29</td>
</tr>
<tr>
<td>10/17/68</td>
<td>400 Shares Libbey-Owens-Ford Glass Company Common Stock at 67-1/2 (Gain on sale over book value $3,379.73)</td>
<td>26,796.46</td>
</tr>
<tr>
<td>10/17/68</td>
<td>1,100 Shares Potomac Electric Power Company Common Stock at 18-1/2 (Loss on sale over book value $3,397.04)</td>
<td>20,436.14</td>
</tr>
<tr>
<td></td>
<td>(Archer M. Huntington Museum Fund)</td>
<td></td>
</tr>
</tbody>
</table>

REDEMPTION OF SECURITIES

<table>
<thead>
<tr>
<th>Date Redeemed</th>
<th>Security and Fund</th>
<th>Redemption Proceeds</th>
</tr>
</thead>
<tbody>
<tr>
<td>10/22/68</td>
<td>312.01 shares (310.45 shares issued and 1.56 shares unissued) Series H-DA Hamilton Funds, Inc. Capital Stock at 6.0993 (The University of Texas Medical School at San Antonio for teaching and research in cancer)</td>
<td>$1,903.04</td>
</tr>
</tbody>
</table>

THE UNIVERSITY OF TEXAS SYSTEM COMMON TRUST FUND - RECOMMENDATION RE ADDITIONS.—The Executive Director of Investments, Trusts and Lands recommends that the following additions made to the Common Trust Fund endowment account on December 1, 1968, be approved:

<table>
<thead>
<tr>
<th>Fund</th>
<th>Recommended Addition</th>
</tr>
</thead>
<tbody>
<tr>
<td>The American Theatre Scholarship - Drama ($743.02 already in Common Trust Fund)</td>
<td>$73.41</td>
</tr>
<tr>
<td>J. Alton Burdine Memorial Fund (College of Arts &amp; Sciences Foundation) ($6,138.00 already in Common Trust Fund)</td>
<td>37.00</td>
</tr>
<tr>
<td>Jennie and Carl Sundberg Scholarship Fund (College of Arts &amp; Sciences Foundation) ($9,387.69 already in Common Trust Fund)</td>
<td>1,950.00</td>
</tr>
<tr>
<td>A. Bagby Atwood Memorial Library Fund (Fund transferred)</td>
<td>8,656.22</td>
</tr>
<tr>
<td>The Accounting Education Fund (College of Business Administration Foundation) ($48,934.10 already in Common Trust Fund)</td>
<td>315.00</td>
</tr>
<tr>
<td>J. Anderson Fitzgerald Special Scholarship Fund (College of Business Administration Foundation) ($7,893.84 already in Common Trust Fund)</td>
<td>240.00</td>
</tr>
</tbody>
</table>
### COMMON TRUST FUND - RECOMMENDATION RE ADDITIONS (Continued)

<table>
<thead>
<tr>
<th>Fund</th>
<th>Recommended Addition</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Arch White Professorship in Business Administration (College of Business Administration Foundation) ($69,617.70 already in Common Trust Fund)</td>
<td>$315.00</td>
</tr>
<tr>
<td>Morgan and Hanah Smith Callaway Fund ($19,604.83 already in Common Trust Fund)</td>
<td>15.94</td>
</tr>
<tr>
<td>Emma Frances Clark Fellowship in Psychology ($27,720.62 already in Common Trust Fund)</td>
<td>65.80</td>
</tr>
<tr>
<td>Annie Webb Blanton Scholarship - Delta Kappa Gamma Scholarship Funds ($17,500.00 already in Common Trust Fund)</td>
<td>10.92</td>
</tr>
<tr>
<td>Edward Louis Dodd and Alice Laidman Dodd Fellowship Fund ($51,305.69 already in Common Trust Fund)</td>
<td>103.76</td>
</tr>
<tr>
<td>Alfred and Nellie King Graduate Fellowship (College of Engineering Foundation) ($69,306.89 already in Common Trust Fund)</td>
<td>10,848.78</td>
</tr>
<tr>
<td>1966 M. E. Class Fund (College of Engineering Foundation) ($143.47 already in Common Trust Fund)</td>
<td>30.00</td>
</tr>
<tr>
<td>T. U. Taylor Scholarship Fund (College of Engineering Foundation) ($5,204.42 already in Common Trust Fund)</td>
<td>75.70</td>
</tr>
<tr>
<td>E. William Doty Scholarship Fund (College of Fine Arts Foundation) ($3,025.95 already in Common Trust Fund)</td>
<td>1.40</td>
</tr>
<tr>
<td>Lomis Slaughter Scholarship in Music (College of Fine Arts Foundation) (NEW FUND)</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Laura Duncan Trim Scholarship in Music (College of Fine Arts Foundation) ($3,425.05 already in Common Trust Fund)</td>
<td>8,199.56</td>
</tr>
<tr>
<td>The Loren Winship Scholarship (College of Fine Arts Foundation) ($435.00 already in Common Trust Fund)</td>
<td>3,333.85</td>
</tr>
<tr>
<td>Hal P. Bybee Memorial Fund (Geology Foundation) ($157,400.02 already in Common Trust Fund)</td>
<td>1,929.78</td>
</tr>
<tr>
<td>Hogg Foundation - Eloise Helbig Chalmers - Ima Hogg Fund ($1,774.14 already in Common Trust Fund)</td>
<td>153.24</td>
</tr>
<tr>
<td>Thos. E. Hogg - Residuary Legacy ($3,898.56 already in Common Trust Fund)</td>
<td>220.40</td>
</tr>
<tr>
<td>Jesse H. Jones Professorship in Graduate School of Business ($51,593.40 already in Common Trust Fund)</td>
<td>25,000.00</td>
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<td>Journalism Department - Various Donors ($19,121.67 already in Common Trust Fund)</td>
<td>725.00</td>
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<tr>
<td>Library Memorial Fund - Various Donors ($3,469.25 already in Common Trust Fund)</td>
<td>100.00</td>
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<td>The Will H. Mayes Scholarship in Journalism ($9,589.74 already in Common Trust Fund)</td>
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### Additions made to the Common Trust Fund on December 1, 1968

<table>
<thead>
<tr>
<th>Recommendation</th>
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<td>$112,684.04</td>
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**REPORT OF TRUST AND SPECIAL FUNDS INVESTMENTS FOR THE FISCAL YEAR ENDED AUGUST 31, 1968.**—Under separate bound cover, the Executive Director of Investments, Trusts and Lands presents a report on the Trust and Special Funds Investments for the fiscal year ended August 31, 1968. During the fiscal year, periodic reports of all investment transactions made for the various funds were submitted to and ratified and approved by the Board of Regents. The present report summarizes the investment transactions for the fiscal year and indicates the status of the investments for the various funds as of August 31, 1968.
M. D. ANDERSON HOSPITAL - RECOMMENDATION FOR APPROVAL OF COMPROMISE SETTLEMENT OF THE ESTATE OF MRS. GRACE ZAX.--Mrs. Grace Zax of Houston died on April 23, 1968, and a handwritten will made in 1967, leaving the bulk of her estate to Mrs. Bertha Beasley was filed for probate in Harris County. Thereafter a will dated May 19, 1966, prepared by a Houston attorney was discovered. The 1966 will, after one small bequest, provides for the estate to go in equal shares to Texas Children's Hospital in Houston, Houston Heart Association, Jewish Home for the Aged in Houston, and M. D. Anderson Hospital and Tumor Institute. This will was then filed for probate by Messrs. Thomas D. Anderson and Herman Pressler, Houston attorneys, representing Texas Children's Hospital, with the allegation that the 1967 will is invalid due to undue influence and/or lack of testamentary capacity. It appears that establishing the invalidity of the 1967 will would be difficult, and the Houston attorneys have worked out a proposed compromise settlement under which Mrs. Beasley would receive $30,000 and the remainder of the estate would be divided among the four devisees under the 1966 will. The estate consists of approximately $40,000 cash and the home property apparently worth from $45,000 to $60,000.

The proposed settlement has been approved by the other three devisees and by the office of the Attorney General. Executive Director, Investments, Trusts and Lands Shelton, joined by Dr. Clark, Director of M. D. Anderson Hospital and Tumor Institute, and University Attorney Waldrep, recommends that the Board of Regents approve the settlement and authorize the execution of appropriate papers.
U. T. EL PASO - COTTON TRUST PROPERTY - WITHDRAWAL OF APPROVAL OF LEASE TO BORDER MACHINERY COMPANY.—At the September 20, 1968, meeting of the Board of Regents, approval was given for lease to Border Machinery Company of approximately 1.25 acres, on which is located a sheet metal building, on a month to month basis at rental of $500 per month, effective October 1, 1968. Border Machinery Company has advised that, due to plans for highway construction near the building which would make it unusable for their purposes even on a month to month basis, they wish to withdraw their request. The Executive Director, Investments, Trusts and Lands recommends withdrawal of approval of the lease.

U. T. AUSTIN - J. V. AND H. A. STILES FOUNDATION - RECOMMENDATION FOR RENEWAL OF OIL, GAS AND MINERAL LEASE TO COUGAR PETROLEUM, INC., ON 5 ACRES IN LIBERTY COUNTY.—At its October, 1967, meeting, the Board of Regents authorized an oil, gas and mineral lease for 1 year to Cougar Petroleum, Inc., on the Stiles Foundation's 11.574% interest in the minerals under 5 acres in the H&TCRR Co. Survey, Section 118, Liberty County, at 1/6th royalty and bonus of $25 per acre ($14.47 for Stiles Foundation). The lessee was unable to assemble all of the undivided interests before expiration of the University's lease and has requested another 1-year lease under the same terms as the first in an effort to assemble sufficient interests for a well to be drilled. The Executive Director, Investments, Trusts and Lands recommends that the lease be authorized.

U. T. AUSTIN - BRACKENRIDGE TRACT - RECOMMENDATION FOR GROUND LEASE AT 3710 LAKE AUSTIN BOULEVARD TO ROLAND O. DE NOIE.—For several years the University has rented 50' x 130' at 3710 Lake Austin Boulevard out of the Brackenridge Tract for a small grocery, cafe, and bait shop, with living quarters in the rear, known as the Dam Confectionery. The last lease was from March 1, 1959, to March 1, 1964, to J. E. Buckbee at $50 per month. Mr. Buckbee continued the operation on a month-to-month rental arrangement at $50 monthly until about November 1, 1968, when he sold the business to Mr. Roland O. DeNoie and took employment away from Austin. The lease on the property gave the tenant the right to remove the improvements. The Executive Director, Investments, Trusts and Lands recommends that the Board of Regents authorize a lease agreement with Mr. DeNoie effective November 1, 1968, and expiring December 31, 1969, at the same rental of $50 monthly and with the tenant owning the improvements to be removed at the termination of the lease.
TRUST AND SPECIAL FUNDS - REVENUE BOND MATTERS.--

U. T. AUSTIN - RECOMMENDATION FOR AUTHORIZATION TO OFFER FOR SALE $25,000,000 THE UNIVERSITY OF TEXAS AT AUSTIN BUILDING REVENUE BONDS, SERIES 1969 (UTILITY PLANT FEE BONDS ET AL).--

At its July 26, 1968 meeting, the Board of Regents ordered that, effective with the first summer term in 1969, a Building Use Fee in the amount of $26.00 per semester and $13.00 for each summer term be collected from all students registered at U. T. Austin, this being in addition to $9.00 per semester Student Building Use Fees already in effect.

At the same meeting, the Board of Regents authorized the issuance in due course of $14,000,000 The University of Texas at Austin Utility Plant Fee Bonds for additions, modifications, and extensions to the Utility System on the Austin campus.

After further conferences and study, Executive Vice-Chancellor Walker, Executive Director of Investments, Trusts and Lands Shelton, together with Mr. Paul Horton, Bond Counsel and Mr. Sam Maclin, Financial Consultant, recommend that the funds needed for the Utility System expansion and additional funds for other construction at U. T. Austin be raised by the issuance of Building Revenue Bonds secured by a pledge of the net revenues from the Utility System and a pledge of the Student Building Use Fees. Chancellor Ransom concurs in this recommendation.

The estimated allocation of the proceeds from the first $25,000,000 issue, all allocations to be by appropriation by the Board of Regents, is $1,250,000 for the Bond Interest and Sinking Fund, approximately $14,000,000 for the Utility System, and the remainder to pay all or a portion of the construction costs of various buildings or additions now under construction or soon to be placed under construction at U. T. Austin.

Mr. Walker and Mr. Shelton recommend that Mr. Shelton be authorized to advertise the sale of $25,000,000 U. T. Austin Building Revenue Bonds, Series 1969, the bids to be received and considered by the Board at its January, 1969 meeting. It is expected that a recommendation will be made at the appropriate time for sale of an additional $15,000,000 of parity bonds, or whatever amount will be covered adequately by the Revenue System, sometime in 1970.
IMA HOGG FOUNDATION - RECOMMENDATION FOR AUTHORIZATION TO JOIN IN CLOSING SALE OF INGLESIDER LAND COMPANY AND RELATED PROPERTIES TO NATIONAL STEEL CORPORATION.—Mr. Shelton as Secretary-Treasurer of Ima Hogg Foundation recommends a meeting of the members of the Board of Regents as Trustees of the Foundation on December 13 in connection with the sale of the Ingleside properties to National Steel Corporation.

As authorized by the Trustees on January 26, 1968, President Erwin joined other owners in the execution of four Option Contracts dated February 14, 1968, for sale of the Ingleside Land Company properties, including 1/2 of the minerals owned by the stockholders, and Ingleside Channel and Dock Company to National Steel Corporation for a total of $3,500,000 cash. Ima Hogg Foundation owns 1/6 of all these properties. As authorized by the Trustees on September 20, 1968, President Erwin joined in three Amendments, dated October 15, 1968, to the Option Contracts extending the closing date of the sale, the purchaser having given notice of the exercise of the option, to January 15, 1969.

Plans are for a meeting of the Boards of Directors of Ingleside Land Company and Ingleside Channel and Dock Company in December and for a special meeting of the stockholders of each company early in January for appropriate approval of closing the sale by transfer of the stock in Ingleside Land Company to National Steel Corporation, the conveyance of the land owned by Ingleside Land Company to National Steel Corporation, and the conveyance to National Steel Corporation of 1/2 of the minerals owned by the stockholders and further to approve a plan of liquidation for Ingleside Land Company.

It is recommended that the Trustees confirm and ratify the execution of the option contracts dated February 14, 1968, and the execution of the amendments dated October 15, 1968, and that the Trustees authorize the execution of deeds and other papers, voting the Foundation’s shares in the two Ingleside Companies, the endorsement and delivery of stock certificates, and any and all other things necessary to complete the sales as agreed. Mr. Josey is a member of the Board of Trustees of both Ingleside Companies, representing the Foundation.
LAND AND INVESTMENT COMMITTEE

Date: December 13, 1968
Time: Following the meeting of the Medical Affairs Committee
Place: Main Building, Suite 212
U. T. Austin, Austin, Texas

Permanent University Fund - Land Matters

1. Grazing Lease 1039
   (Renewal of Grazing Leases 901 and 903)

Trust and Special Funds

2. Real Estate Matter
   U. T. Austin: Archer M. Huntington
   Museum Fund (a) Report on Purchase
   on Lake Austin Boulevard and (b) Recom-  
   mendation for Purchase of another

3. Bond Matter
   U. T. El Paso Dormitory Revenue Bonds,
   Series 1946: Recommendation for
   Authorization to Acquire Outstanding
   Bonds
PERMANENT UNIVERSITY FUND - LAND MATTERS.

GRAZING LEASES

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<tr>
<td>1039</td>
<td>901</td>
<td>903</td>
<td>Blake Bonham</td>
<td>Lamar</td>
<td>Leagues 1, 2 &amp; 3</td>
<td>513.6</td>
<td>$1.00</td>
<td>1/1/69-12/31/71</td>
<td>$513.60</td>
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</tbody>
</table>
On September 20, 1968, the Board of Regents authorized the purchase of two lots together with improvements surrounded by part of the Brackenridge Tract on Lake Austin Boulevard, the purchases to be for the Archer M. Huntington Museum Fund.

The first of these, being Lot 1, Block 4, Lake Addition, known as 3709 Lake Austin Boulevard owned by J. H. Cummings, was purchased in October for $35,000 cash as authorized by the Board of Regents.

The other property being Lot 7, Block 2, Lake Addition, known as 3800 Lake Austin Boulevard, occupied by the Lakeview Inn, is owned by Westenfield Development Company, and the appraised value, authorized by the Board of Regents as the purchase price, was $25,000. Negotiations have brought an agreement by the owners to sell for $25,170 to include the cost of title policy, and for a lease back to Westenfield by the Board of Regents to run to February 28, 1973, the expiration of the lease already in effect at rental of $200 monthly from Westenfield to Capital M.A.S. Corporation, the operators of Lakeview Inn. Under the proposed arrangement, Westenfield will pay the University $100 per month rent and keep the other $100 per month paid by the present tenant.

The Executive Director, Investments, Trusts and Lands, recommends that the Board of Regents authorize the purchase from Westenfield Development Company under the terms set out above and authorize the execution of the lease back to them.
TRUST AND SPECIAL FUNDS - BOND MATTERS.

U. T. EL PASO - DORMITORY REVENUE BONDS, SERIES 1946.-RECOMMENDATION FOR AUTHORIZATION TO ACQUIRE OUTSTANDING BONDS.—There are $261,000 of the subject bond issue presently outstanding, maturing annually on October 1 through 1978. In planning for the new dormitory in El Paso, it is considered highly desirable to acquire the outstanding bonds of this issue and to establish a Dormitory System at U. T. El Paso whereby the income from all dormitories including that from part of the facilities pledged under this issue may be pledged to new dormitories. Mr. Sam Maclin, Bond Consultant for the new U. T. El Paso issue, recommends the University acquire by negotiation as many of the outstanding bonds as possible before the new bonds are issued. This recommendation is concurred in by the Executive Director, Investments, Trusts and Lands, Comptroller, and Executive Vice Chancellor for Business Affairs, with authorization for Mr. Maclin to proceed with such acquisition.

To provide the funds immediately needed for the above acquisition, it is further recommended by the officials listed above and by Acting President Leech that:

1. The appropriation by the Board at its July, 1968 meeting of $150,000 from unappropriated balance of U. T. El Paso Auxiliary Enterprises for remodeling and air conditioning of Warrell, Benedict, and Hudspeth Halls be cancelled, and that these funds be reappropriated for acquisition of the 1946 bonds.

2. An additional amount up to $15,000 to the extent needed be appropriated from the unappropriated balance of U. T. El Paso Auxiliary Enterprises for the acquisition of these bonds and the expenses related thereto.

The reason for cancellation of the previous appropriation, in addition to acquiring the 1946 bonds, is because it is now planned to phase out the two small dormitories now pledged under the 1946 issue, Warrell and Benedict Halls, and use that space for other purposes after the new dormitories are in operation. It is further planned to maintain Hudspeth Hall as a lower cost, un-airconditioned dormitory.

For the additional funds needed over the $165,000 above, approximately $102,000 in the Interest and Sinking Fund (including Reserve) for this issue can be used for acquiring the bonds. Such bonds as cannot be purchased prior to the final plans for the new dormitory financing can be called.

L & I - 22
TRUST AND SPECIAL FUNDS - REAL ESTATE MATTERS.—

U. T. AUSTIN - BRACKENRIDGE TRACT - RECOMMENDATION FOR NEW LEASE ON BOAT TOWN PROPERTY.—Mr. W. W. Bennett had operated a boat dock and sales facility for many years on approximately one acre of land out of the Brackenridge Tract situated on the west side of Lake Austin Boulevard and fronting on Lake Austin. The last lease to Mr. Bennett was effective July 1, 1959, to run through December 31, 1969, at rental of $150 per month, stipulating additional improvements to be made by the tenant and with all improvements to remain on the property at the expiration of the lease.

After one other assignment from Mr. Bennett, Mr. Joe H. Frost, Jr., of San Antonio acquired the lease, with approval by the Board of Regents, effective in May, 1961. Mr. Frost has operated the business as "Boat Town", and now wishes to arrive at a mutual cancellation of the lease with the Board of Regents, effective December 31, 1968, and sell his inventory and equipment, all contingent on a new lease by the Board of Regents to the purchasers, Messrs. D. Pat Buell, Sanders Campbell, Louis Weber and Maurice Doke as a joint venture, these being the partners who are now planning construction of an apartment project on the property on Lake Austin Boulevard immediately north of the boat dock facilities. Mr. Doke is an Austin investor and builder. The other three partners are Dallas men, Mr. Buell being in the lumber business in Dallas as well as a real estate developer and builder with other projects in Austin. Mr. Weber is a partner in the Dallas law firm of Bailey, Williams, Weber & Allums, and Mr. Sanders H. Campbell is a Dallas real estate broker and investor operating as Sanders Campbell Company.

After negotiations, the four partners propose to the Board of Regents a lease on the Boat Town property effective January 1, 1969, and running for 6 years with right of cancellation by the University on January 1, 1970, or any time thereafter on 6 months' notice in the event of sale of this property, lease for purposes other than boat docks, repairs and sales, or the sale of any significant portion of the Brackenridge Tract property lying across Lake Austin Boulevard from Boat Town. Rental will be $4,000 annually; all improvements will remain on the property upon termination of the lease; any significant alterations of the present improvements or construction of additional improvements will be subject to approval by the University. The lessees will carry full fire and extended coverage on the improvements, with policies in the name of the Board of Regents, as well as liability insurance reasonable for an operation of this type.

The Executive Director, Investments, Trusts and Lands recommends that the Board of Regents accept this proposal and authorize the execution of appropriate instruments.

Docket for Meeting
Dec. 13, 1968

action postponed at request of Student Union.

L & I 26
Meeting of the Board
AGENDA
MEETING OF THE BOARD OF REGENTS
OF
THE UNIVERSITY OF TEXAS SYSTEM

Chairman Erwin, Presiding

Date: December 13, 1968
Time: 
Place: Main Building, Suite 212
    U. T. Austin, Austin, Texas

The Agenda for the Board meeting will be in the Supplementary Agenda Material since this office is awaiting receipt of the bond resolution which will be considered at the meeting.
AGENDA
MEETING OF THE BOARD OF REGENTS
OF
THE UNIVERSITY OF TEXAS SYSTEM

Chairman Erwin Presiding

Date: December 13, 1968
Place: Main Building, Suite 212
U. T. Austin, Austin, Texas

Time: 9 a.m.

A. INVOCATION

B. CONSIDERATION OF MINUTES OF MEETING HELD ON
   NOVEMBER 1, 1968

C. U. T. ARLINGTON: RESOLUTION AUTHORIZING ISSUANCE
   AND AWARDING SALE OF BOARD OF REGENTS OF THE
   UNIVERSITY OF TEXAS SYSTEM - THE UNIVERSITY OF
   TEXAS AT ARLINGTON STUDENT FEE REVENUE BONDS,
   SERIES 1968, IN THE AMOUNT OF $1,285,000. -- Pursuant
   to authorization at the meeting of November 1, 1968, bids for
   Board of Regents of The University of Texas System - The
   University of Texas at Arlington Student Fee Revenue Bonds,
   Series 1968, in the amount of $1,285,000, will be received in
   the office of Investments, Trusts and Lands at 10 a.m. on
   Thursday, December 12, 1968. At the Regents' meeting on
   Friday, December 13, 1968, at 9 a.m., a recommendation
   will be submitted by the Executive Director of Investments,
   Trusts and Lands for sale of the bonds to the successful bidder.

   It is recommended that the resolution as prepared by the bond
   counsel and as set out on Pages 3-25 authorizing issuance of
   and awarding sale of subject bonds be adopted.
A RESOLUTION


WHEREAS, pursuant to applicable laws including Article 2909c, as amended, of Vernon's Edition of the 1925 Revised Civil Statutes of Texas, the Board of Directors of The Texas A&M University System, by resolution adopted June 27, 1964, authorized the issuance and sold its Board of Directors of The Texas A&M University System - Arlington State College Student Fee Revenue Bonds, Series 1964, in the aggregate principal amount of $3,250,000.00; and

WHEREAS, Acts 1965, Fifty-ninth Legislature, Chapter 92, placed Arlington State College under the direction and control of the Board of Regents of The University of Texas, and
directed the Board of Regents to perform all of the duties 
required in the management of said College; and

WHEREAS, said Chapter 92 by its effect imposed the 
responsibilities upon the Board of Regents to perform the obli-
gations of the Board of Directors of The Texas A&M University 
System in the various resolutions authorizing special obliga-
tions of the Board of Directors, including the said resolution 
adopted by said Board of Directors of The Texas A&M University 
System on June 27, 1964, authorizing the said Series 1964 Bonds; 
and

WHEREAS, said Resolution adopted on June 27, 1964, 
permitted the issuance of bonds on a parity with the Outstanding 
Bonds; and

WHEREAS, the Board of Regents of The University of 
Texas by resolution adopted on February 25, 1966, authorized 
the issuance and sold its Board of Regents of The University 
of Texas - Arlington State College Student Fee Revenue Bonds, 
Series 1966, as parity bonds to the said Series 1964 Bonds, in 
the aggregate principal amount of $1,750,000 (herein together 
with said Series 1964 Bonds called "Outstanding Bonds"); and

WHEREAS, Acts 1967, Sixtieth Legislature, Chapter 7, 
changed the name of Arlington State College to "The University 
of Texas at Arlington"; and

WHEREAS, pursuant to said laws the Board of Regents of 
The University of Texas System (hereinafter called the "Board" or 
"Board of Regents") is authorized to construct and equip build-
ings and additions to the buildings and to issue negotiable 
revenue bonds to provide the funds therefor; and
WHEREAS, it is deemed by the Board to be desirable, appropriate, necessary and for the good of The University of Texas at Arlington to issue negotiable revenue bonds for the purpose of providing a part of the funds to construct and equip a faculty office building, business classroom-science building and related utility facilities; and

WHEREAS, the Board has approved the total cost, capacity, type and plans and specifications of the construction and equipment of the said buildings, and related utility facilities.

NOW, THEREFORE, IT IS HEREBY RESOLVED BY THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM:

1. That the total cost, capacity, type and plans and specifications of the construction and equipment of the proposed buildings and related utility facilities have been and are hereby approved by the Board.

2. That for the purpose of providing a part of the funds to construct and equip a faculty office building, a business classroom-science building, and related utility facilities (herein sometimes referred to as the "Project"), there shall be issued and delivered initially hereunder a single negotiable bond, without coupons payable in installments in the denomination and principal amount of $1,285,000.

3. That the Bond shall be dated, be payable, be subject to prepayment, be executed, signed and sealed, bear interest and have the characteristics as follows, and said Bond and the Comptroller's Certificate to be printed thereon and the Payment Record to be attached thereto, shall be substantially in the forms, respectively, as follows:
THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM (hereinafter called the "Board"), for value received, hereby promises to pay to the order of the UNITED STATES OF AMERICA, UNITED STATES COMMISSIONER OF EDUCATION, or his successor (hereinafter sometimes called the "Payee"), the principal sum of One Million Two Hundred Eighty-Five Thousand Dollars ($1,285,000.00) on the first day of July, in the years and installments as follows:

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<td>1986</td>
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<tr>
<td>1984</td>
<td>45,000</td>
<td>1998</td>
<td>65,000</td>
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in such coin or currency of the United States of America as at the time of payment shall be legal tender for the payment of debts due the United States of America, and to pay interest on the balance of said principal sum from time to time remaining unpaid, in like coin or currency, at the rate of Three Per Cent (3%) per annum, with interest being payable on July 1, 1969, and semi-annually thereafter on each January 1 and July 1 of each year, until the principal amount hereof has been paid. During the time the Payee is the holder and owner of this Bond payment of the principal installments and interest due shall be made at
the Federal Reserve Bank of Richmond, Richmond, Virginia (hereinafter called the "Fiscal Agent"). During such time as any person, firm, or corporation other than the Payee is the holder and owner of this Bond, said payments shall be made at the principal office of The Fort Worth National Bank, Fort Worth, Texas, or, at the option of such holder or owner, at the principal office of Bankers Trust Company, New York, New York (herein collectively called the "Alternate Paying Agent"). Payments of principal and interest, including prepayments of installments of principal as hereinafter provided, shall be noted on the Payment Record made a part of this Bond, and if payment is made at the office of the Fiscal Agent or an Alternate Paying Agent, written notice of the making of such notations shall be promptly sent to the Board by said Agents, and such payment shall fully discharge the obligation of the Board hereon to the extent of the payments so made. Upon final payment of principal and interest this Bond shall be submitted to the Board by said Agents for cancellation.

THIS BOND has been issued pursuant to a Resolution duly adopted by the Board (hereinafter called the "Resolution"), for the purpose of paying a part of the cost to construct and equip a faculty office building, a business classroom-science building and related utility facilities, on the campus of The University of Texas at Arlington. This Bond has been authorized and issued under the Constitution and laws of the State of Texas, and this Bond, together with the Board of Directors of The Texas A&M University System - Arlington State College Student Fee Revenue Bonds, Series 1964, and Board of Regents of The University of Texas - Arlington State College.
Student Fee Revenue Bonds, Series 1966, are equally and ratably secured by and are payable both as to principal and interest from:

1. a first lien on and pledge of the Library Use Fee, the Auditorium Use Fee, the Hospital Use Fee, and the Business and Science Building Use Fee;

2. a lien on and pledge of the Student Center Use Fee, subject only to the existing lien thereon securing Board of Directors of the Agricultural and Mechanical College of Texas - Arlington State College Student Center Fee Bonds, Series 1960, dated July 1, 1960; and

3. a lien on and pledge of the Gymnasium Use Fee, subject only to the existing lien thereon securing Board of Directors of the Agricultural and Mechanical College of Texas - Arlington State College Gymnasium Fee Bonds, Series 1961, dated July 1, 1961.

This Bond and the interest hereon constitute special obligations of the Board and are payable solely from such revenues, and do not constitute an indebtedness of the State of Texas, the Board, or The University of Texas at Arlington. The holder hereof shall never have the right to demand payment of this bond or the interest hereon out of any funds raised or to be raised by taxation.

AS PROVIDED IN the Resolution, this Bond is exchangeable at the sole expense of the Board at any time, upon ninety (90) days written notice to the Board, at the request of the holder or
owner hereof and upon surrender of this Bond at the Office of the Comptroller of Public Accounts of the State of Texas at Austin, Texas, for negotiable coupon bonds, payable to bearer, of the denomination of One Thousand Dollars ($1,000) each, or any multiples of One Thousand Dollars ($1,000) each, bearing interest at the rate of Three Per Cent (3%) per annum, in an aggregate principal amount equal to the unpaid principal amount of this Bond, maturing serially and annually in the same amounts as the unpaid installments of this Bond, and in the form of such coupon bonds and in the manner provided for in the Resolution.

ON JANUARY 1, 1979, or on any interest payment date thereafter, the Board shall have the right to prepay the entire principal amount hereof then remaining unpaid, or such lesser portions thereof as it may determine upon, in inverse chronological order of said installments and in multiples of One Thousand Dollars at the following prices (expressed in terms of a percentage of the principal amount of such prepayment) plus accrued interest to the date of prepayment:

103% if redeemed January 1, 1979, through July 1, 1983;
102% if redeemed January 1, 1984, through July 1, 1988;
101% if redeemed January 1, 1989, through July 1, 1993;
100% if redeemed after July 1, 1993.

PROVIDED, HOWEVER, that so long as the owner and holder hereof shall be the Payee, the Board may prepay on any interest payment date the entire unpaid principal amount hereof, or from time to time in the inverse chronological order of the said installments, such lesser portion thereof in multiples of One Thousand Dollars ($1,000) as the Borrower may determine, at the principal amount thereof plus accrued interest to the date of such prepayment.
NOTICE of any such optional prepayment shall be given at least thirty (30) days prior to the prepayment date by mailing to the place of payment a notice fixing such prepayment date and the amount of principal and premium, if any, to be prepaid.

THIS BOND may be endorsed by the Payee and be negotiated as any negotiable instrument; and the Payee agrees and covenants to notify the Board in writing immediately if and when it endorses and delivers this Bond to another.

IT IS HEREBY declared and represented in issuing this bond and the Series of which it is a part that while any part of the principal or interest of said issue of bonds is outstanding and unpaid, the Board of Regents of The University of Texas System has covenanted and agreed to operate and maintain continuously the Pledged Revenue System and services afforded thereby; to establish and continuously maintain fees, charges and rates for the use of the Pledged Revenue System sufficient to pay the principal of and interest on said Series of bonds as each bond matures and as such interest falls due, and to establish and maintain an adequate reserve as is more fully provided in the resolution authorizing said bonds and the reasonable operation and maintenance expenses of the Pledged Revenue System; and that it has established and will maintain in force such rules as shall be necessary to insure maximum use of the Pledged Revenue System.

THE BOARD reserves the right to issue additional parity bonds under the terms and conditions stated in said resolution and said bonds may be made payable from the same source, secured in the same manner and placed on a parity with this bond.
IT IS HEREBY certified that all of the conditions, acts, and things required to exist, to have happened or to have been performed precedent to or in the issuance of this Bond, do exist, have happened, or have been performed in regular form, time, and manner.

IN WITNESS WHEREOF, the Board of Regents of The University of Texas System has caused the seal of said Board to be impressed hereon and has caused this Bond to be executed by the imprinted facsimile signature of the Chairman of the Board and the Secretary of the Board, and this Bond to be dated July 1, 1968.

BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM:

ATTEST: By: ________________ Chairman

__________________________
Secretary

THE STATE OF TEXAS:
OFFICE OF COMPTROLLER:
REGISTER NO. _________

I HEREBY CERTIFY that there is on file and of record in my office a certificate of the Attorney General of the State of Texas to the effect that this Bond has been examined by him as required by law, and that he finds that it has been issued in conformity with the Constitution and laws of the State of Texas, and that it is a valid and binding special obligation of said Board of Regents of The University of Texas System, payable from the revenues pledged to its payment by and in the Resolution authorizing same, and said Bond has this day been registered by me.

WITNESS my hand and official seal of office at Austin, Texas, this _________________.

______________________________
Comptroller of Public Accounts of the State of Texas.
(FORM OF PAYMENT RECORD)

<table>
<thead>
<tr>
<th>Due Date</th>
<th>Principal Payment</th>
<th>Principal Balance Due</th>
<th>Interest Payment (3%)</th>
<th>Date Paid</th>
<th>Name of Paying Agent, Authorized Official &amp; Title</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(enter dates amounts) (leave blank) (leave blank) (leave blank)

(make a line for each due date - leave one-half inch space between each due date, etc., for manual inter-lining, if necessary; also half a page at end for any explanation which might be required.)

SCHEDULE "A"

(Note to Printer: This should be a separate sheet.)

Principal installments on which payments have been made prior to maturity:

<table>
<thead>
<tr>
<th>Principal Due Date</th>
<th>Principal Payment Amount</th>
<th>Principal Balance Date</th>
<th>Paid Date</th>
<th>Name of Paying Agent, Authorized Official &amp; Title</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

4. That the Board specifically covenants and agrees that within ninety (90) days after the receipt by the Board of the written request of the owner and holder of the Bond initially issued hereunder, the Board shall have printed, executed and exchanged for such Bond, negotiable coupon bonds, of type composition printed on paper of customary weight and strength, payable to bearer, in the denomination of $1,000 each, or any multiples of $1,000 each, in an aggregate principal amount equal to the then unpaid principal amount of such Bond, and having serial and annual maturities on the dates and in
the amounts corresponding with the then unpaid principal in-
stallments of such Bond, bearing interest at the same rate and
payable at the same times as such Bond, with bearer interest
coupons annexed to such coupon bonds payable semi-annually from
and after the date to which interest on such Bond shall have
been paid, and with the principal of such coupon bonds being
subject to redemption prior to maturity, at the option of the
Board, at the same times and at the same prices as such Bond.
All expenses of printing, executing, and exchanging any such
Bond shall be paid by the Board from any of its funds on hand
lawfully available for such purpose, provided, however, that
if no other funds are on hand lawfully available therefor, then
such expenses shall be paid from the pledged Revenue System, or,
if insufficient funds shall be on hand from the pledged Revenue
System, then such expenses shall be paid from the Reserve Fund.

It is further covenanted and agreed that no additional
resolutions or orders need be adopted by the Board so as to accom-
plish the foregoing conversion and exchange of the said Bond for
coupon bonds, and the Board and the officials of the Board, in-
cluding the Chairman and the Secretary, upon the request of the
holder and owner of such Bond as herein provided, shall have the
appropriate coupon bonds and coupons printed, executed, issued
and exchanged for the Bond in the manner prescribed herein. The
coupon bonds to be exchanged for any such Bond shall be submitted
by the Chairman of the Board, or some officer acting under his
authority, to the Attorney General of the State of Texas for
examination, and if said Attorney General finds that such coupon
bonds have been printed, executed and issued as provided by this
resolution, then he shall approve them. After such approval said
coupon bonds shall be registered by the Comptroller of Public Accounts of the State of Texas. Upon registration of said coupon bonds, the Comptroller of Public Accounts (or a deputy designated in writing to act for said Comptroller) shall manually sign the Comptroller's certificate of registration prescribed herein to be printed on the back of each coupon bond and the seal of said Comptroller shall be affixed on each such bond. It is further provided, however, that the Comptroller of Public Accounts shall not register any such coupon bonds until the Bond being converted shall have been surrendered and cancelled by said Comptroller, and upon such surrender and cancellation, the Comptroller of Public Accounts shall register and deliver said coupon bonds in exchange for the Bond being converted.

5. That any coupon bonds which may in the future be printed, executed, and exchanged as herein provided for the single Bond, and the interest coupons appertaining thereto, shall be payable, be dated, be subject to redemption prior to maturity, be executed and signed (and said bonds shall be sealed), bear interest and have the characteristics as hereinbefore prescribed and as follows, and said coupon bonds, the coupons to be attached thereto, and the Comptroller's Certificate to be printed thereon, shall be substantially in the forms, respectively, as follows:

(Form of Coupon Bond)

NO._______ $____,000.00

UNITED STATES OF AMERICA
STATE OF TEXAS
BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM -
THE UNIVERSITY OF TEXAS AT ARLINGTON
STUDENT FEE REVENUE BOND
SERIES 1968

FOR VALUE RECEIVED, the Board of Regents of The University of Texas System hereby acknowledges itself indebted to
and promises to pay to the bearer, on the first day of July, 19__, the sum of

_____ THOUSAND DOLLARS,

and to pay interest thereon from the date hereof at the rate of _____% per annum, payable __________, 19__, and semi-annually thereafter on __________ and __________ of each year until said principal sum is paid, but until the maturity hereof only upon presentation and surrender of the interest coupons hereto appertaining as they severally become due. Both the principal and interest on this bond shall be payable in any coin or currency which on the respective dates of payment of such principal and interest is legal tender for the payment of debts due the United States of America, at The Fort Worth National Bank, Fort Worth, Texas, or, at the option of the holder at Bankers Trust Company, New York, New York.

This bond is one of a duly authorized series of bonds of like tenor and effect except as to serial number, maturity, and right of prior redemption, numbered One (1) to __________, (____), both inclusive, in the denomination of ____ Thousand Dollars ($_____) each, aggregating ___________________________ Dollars ($_____), issued pursuant to a resolution adopted by the Board of Regents for the purpose of providing a part of the funds to construct and equip a faculty office building, a business classroom-science building, and related utility facilities, on the campus of The University of Texas at Arlington.

The bonds of this issue are issued under the laws of the State of Texas, and together with Board of Directors of The Texas A&M University System - Arlington State College Student Fee
Revenue Bonds, Series 1964, and Board of Regents of The University of Texas - Arlington State College Student Fee Revenue Bonds, Series 1966, are equally and ratabley secured by and are payable both as to principal and interest from: (1) a first lien on and pledge of the Library Use Fee, the Auditorium Use Fee, the Hospital Use Fee, and the Business and Science Building Use Fee; (2) a lien on and pledge of the Student Center Use Fee, subject only to the existing lien thereon securing Board of Directors of the Agricultural and Mechanical College of Texas - Arlington State College Student Center Fee Bonds, Series 1960, dated July 1, 1960; and (3) a lien on and pledge of the Gymnasium Use Fee, subject only to the existing lien thereon securing Board of Directors of the Agricultural and Mechanical College of Texas - Arlington State College Gymnasium Fee Bonds, Series 1961, dated July 1, 1961.

This bond and the issue of which it is a part, and the interest thereon, constitute special obligations of the Board and are payable solely from such revenues and do not constitute an indebtedness of the State of Texas, the Board or The University of Texas at Arlington. The holder hereof and of the coupons attached hereto shall never have the right to demand payment of this bond or such coupons out of any funds raised or to be raised by taxation.

The Board shall have the option of calling bonds maturing serially on or after July 1, 1979, for redemption prior to maturity, in whole or in part, on January 1, 1979, or on any interest payment date thereafter at par and accrued interest to date fixed for redemption, plus a premium on the principal amount so called for redemption, as follows:
3% if redeemed January 1, 1979, through July 1, 1983; 
2% if redeemed January 1, 1984, through July 1, 1988; 
1% if redeemed January 1, 1989, through July 1, 1993; 
0% if redeemed after July 1, 1993.

Notice of redemption is to be published in a financial 
publication published in the English language in the City of New 
York, New York, at least once and not less than thirty (30) days 
before the date fixed for such payment, and thirty (30) days 
otice in writing is to be given to the Banks of Payment before 
the date so fixed for redemption. Prior to the date fixed for 
redemption, funds shall be placed in the Banks of Payment suffi­
cient to pay the bonds called and accrued interest thereon. Upon 
the happening of the above conditions, the bonds thus called shall 
not thereafter bear interest.

This bond and the interest coupons attached hereto are 
and shall be negotiable instruments in accordance with the laws 
of the State of Texas, and shall be transferable by delivery.

It is hereby declared and represented in issuing this 
bond and the series of which it is a part that while any of the 
principal or interest of said issue of bonds is outstanding and 
unpaid, the Board of Regents of The University of Texas System 
has covenanted and agreed to operate and maintain continuously 
the Pledged Revenue System and services afforded thereby; to es­

tablish and continuously maintain fees, charges and rates for the 
use of the Pledged Revenue System sufficient to pay the principal 
of and interest on said series of bonds as each bond matures and as 
such interest falls due, and to establish and maintain an adequate 
reserve as is more fully provided in the resolution authorizing 
said bonds and the reasonable operation and maintenance expenses 
of the Pledged Revenue System; and that it has established and
will maintain in force such rules as shall be necessary to insure maximum use of the Pledged Revenue System.

The Board reserves the right to issue additional parity bonds under the terms and conditions stated in said resolution and said bonds may be made payable from the same source, secured in the same manner and placed on a parity with this bond.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the issuance of this bond and the series of which it is a part have been properly done, have happened and have been performed in regular and due time, form and manner as required by the Constitution and laws of the State of Texas and the proceedings herein mentioned, that this Series of revenue bonds does not exceed any constitutional or statutory limitation, and that provision has been made for the payment of principal of and interest on this bond and the series of which it is a part by an irrevocable pledge of the revenues specified herein.

IN WITNESS WHEREOF, the Board of Regents of The University of Texas System has caused the seal of said Board to be impressed hereon and has caused this bond and the interest coupons attached hereto to be executed by the imprinted facsimile signatures of the Chairman of the Board and the Secretary of the Board, and this bond to be dated July 1, 1968.

(Seal)  
Board of Regents of the University of Texas System:

Attest:  
By: _______________________________  
Chairman

______________________________  
Secretary.
ON THE 1ST DAY OF __________, 19__, the Board of Regents of The University of Texas System, unless the bond to which this coupon is attached shall have been previously called for redemption and payment duly provided therefor, hereby promises to pay to bearer out of the fund specified in the bond to which this coupon is attached the sum of ________________ Dollars ($______), without exchange or collection charges to the bearer at The Fort Worth National Bank, Fort Worth, Texas, or, at the option of the holder, at Bankers Trust Company, New York, New York, in lawful money of the United States of America, being six months' interest due that day on "Board of Regents of The University of Texas System - The University of Texas at Arlington Student Fee Revenue Bonds, Series 1968", bearing the number hereinafter designated, dated July 1, 1968. The holder hereof shall never have the right to demand payment of this obligation out of any funds raised or to be raised by taxation.

BOND NO._______

BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM:

Attest:__________________________  By:__________________________

Secretary  Chairman

STATE OF TEXAS:  

OFFICE OF COMPTROLLER:  

I hereby certify that there is on file and of record in my office a certificate of the Attorney General of the State of Texas to the effect that this bond has been examined by him as required by law, and that he finds that it has been issued in conformity with the Constitution and laws of the State of

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Texas, and that it is a valid and binding special obligation of said Board of Regents of The University of Texas System, payable from the revenues pledged to its payment by and in the resolution authorizing same, and said bond has this day been registered by me.

WITNESS MY HAND and seal of office at Austin, Texas, this ____________________.

Comptroller of Public Accounts of the State of Texas.

6. That the term "Outstanding Bonds", as used herein, shall mean the outstanding bonds of that issue of Board of Directors of The Texas A&M University System - Arlington State College Student Fee Revenue Bonds, Series 1964, authorized by Resolution dated June 27, 1964, and The Board of Regents of The University of Texas - Arlington State College Student Fee Revenue Bonds, Series 1966, authorized by Resolution dated February 25, 1966. The Board of Regents of the University of Texas System - The University of Texas at Arlington Student Fee Revenue Bonds, Series 1968 (hereinafter called the "Series 1968 Bonds"), authorized hereby are parity "Additional Bonds" as the term is defined and as permitted to be issued in the aforesaid Resolution, dated June 27, 1964, and Sections 10 through 17 of said Resolution are hereby adopted by reference, and shall be applicable to the Series 1968 Bonds for all purposes, except to the extent heretofore specifically modified or supplemented by the resolution authorizing the said Series 1966 Bonds, and hereinafter specifically modified or supplemented. The definitions set forth in Section 10 of said Resolution dated June 27, 1964, are hereby specifically adopted with exception that the term "Proper Officers
of the Board" as used herein shall mean the Chairman and Secretary of the Board of Regents of The University of Texas System and the Comptroller and the Executive Director, Investments, Trusts and Lands, of the University of Texas System, and the senior financial officer of the University; and that the term "University" as used herein shall mean and refer to "The University of Texas at Arlington". Both the Outstanding Bonds and the Series 1968 Bonds shall be on a parity and of equal dignity in all respects.

7. That in accordance with the requirements of the said Resolution dated June 27, 1964, the faculty office building, and the business classroom-science building, together with all additions thereto and replacements thereof, is hereby made a part of the Pledged Revenue System, and all covenants heretofore made by the Board for the benefit of the Pledged Revenue System shall be applicable to the Project.

8. That there is established by the Board concurrently herewith the "Business and Science Building Use Fee". The term "Business and Science Building Use Fee" shall mean the fee charged, commencing not later than the Spring Semester of 1969, all tuition paying students attending the University for the use of the faculty office building and the business classroom-science building. The Series 1968 Bonds and the Outstanding Bonds are and shall be secured by and payable from:

(a) a first lien on and pledge of the Library Use Fee, the Auditorium Use Fee, the Hospital Use Fee, and the Business and Science Building Use Fee;
(b) a lien on and pledge of the Student Center Use Fee, subject only to the existing lien thereon securing Board of Directors of the Agricultural and Mechanical College of Texas - Arlington State College Student Center Fee Bonds, Series 1960, dated July 1, 1960; and
(c) a lien on and pledge of the Gymnasium Use Fee, subject only to the existing lien thereon securing Board of Directors of the Agricultural and Mechanical College of Texas - Arlington State College Gymnasium Fee Bonds, Series 1961, dated July 1, 1961, as established concurrently with the issuance of the Outstanding Bonds or concurrently herewith and as such terms are defined herein or in the Resolutions authorizing the Outstanding Bonds. Such revenues are hereby irrevocably pledged to the payment of the Outstanding Bonds, the Series 1968 Bonds, and any Additional Bonds hereafter issued in accordance with the terms of said Resolution dated June 27, 1964, until all of the Outstanding Bonds, the Series 1968 Bonds and said Additional Bonds are retired.

9. The Business and Science Building Use Fee shall be deposited as received in the Student Fee Bonds, Series 1964 Revenue Fund (hereinafter called the "Revenue Fund") created for the Outstanding Bonds and all Additional Bonds. There shall be deposited into the Student Fee Bonds, Series 1964, Interest and Sinking Fund (hereinafter called the "Interest and Sinking Fund") created for the benefit of said Outstanding Bonds and all Additional Bonds, the accrued interest on the Series 1968 Bonds (the Additional Bonds herein authorized) received from the sale and delivery thereof. That the Board on or before the 25th day of June, 1969, shall deposit or cause to be deposited from the Revenue Fund into the Interest and Sinking Fund an amount which, together with the accrued interest on the Series 1968 Bonds deposited into the Interest and Sinking Fund concurrently with the sale and delivery thereof, is equal to the interest due on the Series 1968 Bonds on July 1, 1969. That, in addition to all other amounts required by the resolutions authorizing the Out-
standing Bonds, as long as any of the Series 1968 Bonds remain outstanding and unpaid, the Board shall transfer or cause to be transferred on or before the 25th day of each June and December from the Revenue Fund, the following:

(a) Beginning on or before the 25th day of December, 1969, into the Interest and Sinking Fund, the amount of the next semi-annual installment of interest due on all of the outstanding Series 1968 Bonds;

(b) Beginning on or before the 25th day of December, 1970, into the Interest and Sinking Fund, one-half (1/2) of the principal of the Series 1968 Bonds maturing on the next succeeding principal payment date.

(c) Beginning on or before the 25th day of July, 1969, into the Student Fee Bonds, Series 1964, Reserve Fund (hereinafter called the "Reserve Fund"), an amount equal to 1/9 of the average annual interest and principal requirements of the Series 1968 Bonds until such time as the Reserve Fund contains the aggregate amount of the average annual interest and principal requirements of the Outstanding Bonds and the Series 1968 Bonds.

No deposits shall be required to be made into the Reserve Fund as long as it contains the average annual interest and principal requirements of the Outstanding Bonds and the Series 1968 Bonds, but if on any occasion said amount should be reduced or depleted for any reason, then the semi-annual deposits required by the resolutions authorizing the Outstanding Bonds and this Resolution shall be resumed until the Reserve Fund shall have been restored to the aggregate amount of the average annual interest and
principal requirements of the Outstanding Bonds and the Series 1968 Bonds.

10. That the holder or holders of said bonds shall never have the right to demand payment of said obligations out of any funds raised or to be raised by taxation.

11. That the Board agrees with the holder or holders of the Series 1968 Bonds that it will abide by the requirements for the "Construction Fund" as stipulated in the Terms and Conditions which constitute a part of the Loan Agreement between the Board and the United States Commissioner of Education, dated as of April 15, 1968, and pursuant to which the single bond herein described is initially being purchased.

12. That the Chairman of the Board of Regents shall be authorized to take and have charge of all necessary records pertaining to the Bonds pending investigation by the Attorney General and registration by the Comptroller of Public Accounts. Upon registration of said bonds, said Comptroller of Public Accounts (or a deputy designated in writing to act for said Comptroller) shall manually sign the Comptroller's certificate of registration prescribed herein to be printed on the back of each bond, and the seal of said Comptroller shall be impressed, or printed, or lithographed on each of said bonds.

13. That it is hereby certified and recited that the Board has duly advertised for bids for the bonds authorized by this Resolution. No bids or offers for said bonds were made or received, except that the United States of America, acting by and through the United States Commissioner of Education, has duly submitted the successful bid for the single bond initially
authorized hereunder. Said bid of the United States of America, being par and accrued interest to date of delivery, is hereby accepted and said single bond is hereby sold and shall be delivered to the United States of America, acting by and through the United States Commissioner of Education, as soon as practicable, in accordance with the terms of sale.

D. U. T. ARLINGTON: RESOLUTION ESTABLISHING BUSINESS AND SCIENCE BUILDING USE FEE. - It is recommended that the Board adopt the resolution prepared by the bond counsel for the establishment of the Business and Science Building Use Fee (which fee is already in effect at U. T. Arlington) at U. T. Arlington to be pledged for payment of the Board of Regents of The University of Texas System - The University of Texas at Arlington Student Fee Revenue Bonds, Series 1968. This resolution is set out on Pages 25-30.
BY THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM ESTABLISHING THE BUSINESS AND SCIENCE BUILDING USE FEE AT THE UNIVERSITY OF TEXAS AT ARLINGTONT.

WHEREAS, concurrently with the adoption of this resolution, the Board of Regents of The University of Texas System (hereinafter called the "Board") has adopted a resolution authorizing the issuance of its Board of Regents of The University of Texas System - The University of Texas at Arlington Student Fee Revenue Bonds, Series 1968 (hereinafter called the "Series 1968 Bonds") for the purpose of providing funds to construct and equip a faculty office building and business classroom-science building and related utility facilities on the campus of The University of Texas at Arlington, Arlington, Texas; and

WHEREAS, the Board of Directors of The Texas A&M University System issued and sold its Board of Directors of The Texas A&M University System - Arlington State College Student Fee Revenue Bonds, Series 1964 and the Board of Regents of The University of Texas issued and sold its Board of Regents of The University of Texas - Arlington State College Student Fee Revenue Bonds, Series 1966 (hereinafter collectively called the "Outstanding Bonds"); and

WHEREAS, the Series 1968 Bonds are parity "Additional Bonds" as the term is defined and as permitted to be issued in the resolution authorizing the issuance and sale of Board of Directors of The Texas A&M University System - Arlington State College Student Fee Revenue Bonds, Series 1964 adopted by the Board of Directors of The Texas A&M University System on June 27, 1964, and the Outstanding Bonds and the Series 1968 Bonds are on a parity and of equal dignity in all respects.
WHEREAS, the Board has pledged to the payment of the principal of and interest on the Outstanding Bonds and the Series 1968 Bonds:

(1) A first lien on and pledge of the Library Use Fee, the Auditorium Use Fee, the Hospital Use Fee and the Business and Science Building Use Fee;

(2) A lien on and pledge of the Student Center Use Fee subject only to the existing lien thereon securing Board of Directors of the Agricultural and Mechanical College of Texas - Arlington State College Student Center Fee Bonds, Series 1960, dated July 1, 1960 (herein called the Series 1960 Bonds);

(3) A lien on and pledge of the Gymnasium Use Fee, subject only to the existing lien thereon securing Board of Directors of the Agricultural and Mechanical College of Texas - Arlington State College Gymnasium Fee Bonds, Series 1961, dated July 1, 1961 (herein called the Series 1961 Bonds); and

WHEREAS, concurrently with the adoption of the said resolution dated June 27, 1964, the Board of Directors of The Texas A&M University System established the Auditorium Use Fee and the Hospital Use Fee and continued for the benefit of said Outstanding Bonds, the Student Center Use Fee and the Gymnasium Use Fee; and
WHEREAS, concurrently with the adoption of the resolution dated February 25, 1966 authorizing the Series 1966 Bonds, herein mentioned, the Board of Regents of The University of Texas System established the Library Use Fee; and

WHEREAS, it is appropriate and necessary that the Board of Regents of The University of Texas System establish the Business and Science Building Use Fee; and

WHEREAS, in accordance with the requirements of the said resolution dated June 27, 1964, the faculty office building, the business-classroom-science building, and the related utility facilities on the campus of The University of Texas at Arlington together with all of the additions thereto and replacements thereof (hereinafter called the "Project") in the resolution authorizing the Series 1968 Bonds has been made a part of the Pledged Revenue System and all covenants heretofore made by the Board for the benefit of the Pledged Revenue System are applicable for the use of the faculty office building and business classroom-science building.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM:

1. That the Board does hereby fix, levy and charge and order to be collected from all tuition paying students enrolled in The University of Texas at Arlington, for the use of the faculty office building and the business classroom-science building, a Business and Science Building Use Fee commencing not later than the Spring Semester of 1969.
2. That such fee is hereby established and fixed initially as follows:

Business and Science Building Use Fee; $1.00 per regular semester for each student;

$1.00 per summer term of 12 weeks for each student;

$.50 per summer term of 6 weeks for each student.

3. That the Auditorium Use Fee, the Hospital Use Fee, the Student Center Use Fee, the Gymnasium Use Fee, and the Library Use Fee, heretofore established, and the Business and Science Building Use Fee shall each remain in force and effect so long as any of the Outstanding Bonds or the Series 1968 Bonds are outstanding.

4. That it is hereby found, determined and declared that the Auditorium Use Fee, the Hospital Use Fee, the Student Center Use Fee, the Gymnasium Use Fee, the Library Use Fee and the Business and Science Building Use Fee are reasonable in all respects taking into consideration the cost of providing the facilities, the use to be made of same and the advantages to be derived by the users thereof and by The University of Texas at Arlington.

5. That the Board covenanted in the Resolution adopted on June 27, 1964, that it would establish and continuously maintain fees, charges, and rates for the use of the Pledged Revenue System which shall be sufficient to pay the principal of and interest on the bonds authorized herein and the additional parity bonds thereafter issued as such principal and interest mature, to establish and maintain the Reserve Fund created in such Resolution and to pay the principal of and interest on the Series
1960 Bonds and the Series 1961 Bonds, and together with other monies lawfully available therefor, to pay the current expenses of the Pledged Revenue System, for which such fees, charges and rates should be revised from time to time in order that the proceeds therefrom will be fully sufficient to furnish funds for such purposes, and in pursuance of such covenant, the officers of the Board and The University of Texas at Arlington shall do and perform all acts necessary to make such covenant and this Resolution effective in accordance with their terms, provided that such officers shall have full discretion in adjusting the amounts of each of the fees and in combining all of the Building Use Fees charged for the use of the Pledged Revenue System so long as they collectively produce sufficient money to accomplish the purposes set forth in said covenant.

That further, said collective fee is hereby established which shall remain in effect until changed in order to comply with said covenant or changed in an amount that will not be inconsistent with such covenant, as follows:

- $25.00 per regular semester for each student;
- $25.00 per summer term of 12 weeks for each student;
- $12.50 per summer term of 6 weeks for each student.

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Agenda of the Meeting of the Board of Regents (Continued)

Time: Following the meeting of the Committee of the Whole

E. SPECIAL ITEMS

1. Chancellor Harry Ransom

2. Chief Administrative Officers of the Component Institutions
   a. U. T. Austin (Doctor Hackerman)
   b. U. T. Arlington (Doctor Harrison)
   c. U. T. El Paso (Doctor Leech)
   d. Galveston Medical Branch (Doctor Blocker)
   e. Dallas Medical School (Doctor Sprague)
   f. San Antonio Medical School (Doctor Pannill)
   g. System Nursing School (Doctor Willman)
   h. Houston Dental Branch (Doctor Olson)
   i. Anderson Hospital (Doctor Clark)
   j. G.S.B.S. (Doctor Arnim)
   k. Division of Continuing Education (Doctor Taylor)
   l. Public Health School (Doctor Stallones)

3. Members of the Board of Regents
   a. Chairman Frank C. Erwin, Jr.
   b. Vice-Chairman Jack S. Josey
   c. Regent W. H. Bauer
   d. Regent Frank N. Ikard
e. Regent (Mrs.) J. Lee Johnson III
f. Regent Joe M. Kilgore
g. Regent Levi A. Olan
h. Regent John Peace
i. Regent E. T. Ximenes

E. REPORTS OF STANDING COMMITTEES

1. Executive Committee by Committee Chairman Bauer

2. Academic and Developmental Affairs Committee by Committee Chairman Olan

3. Buildings and Grounds Committee by Committee Chairman Johnson

4. Land and Investment Committee by Committee Chairman Ikard

5. Medical Affairs Committee by Committee Chairman Josey

6. Board for Lease of University Lands by Regent Peace

F. REPORTS OF SPECIAL COMMITTEES, IF ANY

G. REPORT OF COMMITTEE OF THE WHOLE

H. ADJOURNMENT