This volume contains the Material Supporting the Agenda furnished to each member of the Board of Regents prior to the meetings held on

October 7, 1994
December 1, 1994

The material is divided according to the standing committees and the meetings that were held and is color coded as follows:

White paper - for documentation of all items that were presented before the deadline date.

Blue paper - all items submitted to the Executive Session and distributed only to the Regents, Chancellor and Executive Vice Chancellors of the System.

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 some people get copies and some do not get copies. If the Executive Secretary was furnished a copy, then that material goes into the appropriate subject file.
Material Supporting the Agenda
of the
Board of Regents
The University of Texas System

Meeting No.: 881
Date: December 1, 1994
Location: Edinburg, Texas
Place: Room 316 in the Marialice Shary Shivers Administration Building and Ballroom in the University Center
The University of Texas - Pan American
1201 West University Drive
Edinburg, Texas

Host Institution: The University of Texas - Pan American

Thursday, December 1, 1994

10:00 a.m. Convene in Open Session for the sole purpose of recessing to Executive Session
1:00 p.m. or Reconvene in Open Session to continue until completion of Executive Session
upon recess
of Executive
Session

See Pages B of R 1 - 11, Items A - P

Telephone Numbers

President Nevarez’ Office (210) 381-2100
University Center (for calls during the meeting) (210) 381-2705
Embassy Suites Hotel (210) 686-3000
1800 South Second Street, McAllen
University Center
Ballroom, Faculty Lounge, Xochitl Room
To The Club at Cimarron... (1 minute drive from Embassy Suites)

The Club at Cimarron

The University of Texas Pan American

Embassy Suites

The Club at Cimarron

McAllen & Harlingen Airports

The University of Texas-Pan American

Embassy Suites

The Club at Cimarron

McAllen & Harlingen Airports

DIRECTIONS FROM/TO..........

The University of Texas-Pan American

Embassy Suites

The Club at Cimarron

McAllen & Harlingen Airports

The University of Texas-Pan American

Embassy Suites

The Club at Cimarron

McAllen & Harlingen Airports
Meeting of the Board
AGENDA FOR MEETING
OF
BOARD OF REGENTS
OF
THE UNIVERSITY OF TEXAS SYSTEM

Date: Thursday, December 1, 1994

Time: 10:00 a.m. Convene in Open Session for the sole purpose of recessing to Executive Session

1:00 p.m. or upon recess of Executive Session

Reconvene in Open Session to continue until completion of business

Place: Room 316, Marialice Shary Shivers Administration Building -- Open Session at 10:00 a.m. and Executive Session

Ballroom, University Center -- Open Session at 1:00 p.m. or upon Recess of Executive Session

A. CALL TO ORDER

B. RECESS TO BRIEFING AND EXECUTIVE SESSIONS

The Board will convene in a Briefing Session followed by an Executive Session pursuant to Texas Government Code, Chapter 551, Sections 551.071, 551.072, and 551.074 to consider those matters set out on Page Ex.S - 1 of the Material Supporting the Agenda.

C. RECONVENE IN OPEN SESSION

D. WELCOME BY PRESIDENT NEVAREZ

E. APPROVAL OF MINUTES OF REGULAR MEETING HELD OCTOBER 7, 1994

F. SPECIAL ITEM


RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Health Affairs, the Executive Vice Chancellor for Business Affairs, and the Presidents of the U. T. System component institutions that the U. T. Board of Regents adopt the following resolution in support of institutional plans prescribed

B of R - 1
RESOLUTION

WHEREAS, The Board of Regents of The University of Texas System does hereby reaffirm its long-standing policy against discrimination, that to the extent provided by applicable law, no person shall be excluded from participation in, denied the benefits of, or be subject to discrimination under, any program or activity sponsored or conducted by the System or any of its component institutions, on the basis of race, color, national origin, religion, sex, veteran status, or disability (Regents' Rules and Regulations, Part Two, Chapter I, Section 6);

WHEREAS, The University of Texas System has for many years recognized its role in helping to overcome any effects of past discrimination;

WHEREAS, The Texas Higher Education Coordinating Board has adopted Access and Equity 2000: The Texas Educational Opportunity Plan for Public Higher Education, September 1994 through August 2000 and has directed public institutions of higher education to submit individual plans in accordance with Access and Equity 2000;

WHEREAS, The Honorable Ann W. Richards, Governor of Texas, has called on higher education administrators to place their highest priority on improving minority students' enrollment, retention, and graduation rates;

WHEREAS, The degree-granting component institutions of The University of Texas System and the U. T. System Administration have adopted policies and developed programs and activities in support of the two previous statewide educational opportunity plans;

WHEREAS, The University of Texas System Administration and the component institutions have implemented programs designed to attract a diverse student population in undergraduate and graduate programs and have established programs to encourage persistence of students through completion of degrees; and

WHEREAS, The University of Texas System Administration and the component institutions have also established programs to attract a diverse work force; now, therefore, be it

RESOLVED, That The University of Texas System Board of Regents does hereby endorse the educational opportunity plan for public higher education for 1994-2000, Access and Equity 2000; be it further
RESOLVED, That the U. T. Board of Regents endorses the institutional plans for the U. T. System general academic institutions, the degree-granting health institutions, and the System Administration, to be effective from September 1994 through August 2000; and, be it further

RESOLVED, That the Chancellor and the chief administrative officers of the component institutions are hereby directed to implement the respective institutional plans, to endeavor to achieve the goals and the objectives contained therein, and to report to the U. T. Board of Regents and the Texas Higher Education Coordinating Board on progress and accomplishments in accordance with Access and Equity 2000.

BACKGROUND INFORMATION

The U. T. System degree-granting component institutions and the U. T. System Administration have participated in the Texas Equal Educational Opportunity Plan for Higher Education which was undertaken voluntarily by the State of Texas during the period from 1983 to 1988 and in the five-year plan entitled the "Texas Educational Opportunity Plan for Public Higher Education: September 1989 to August 1994."

The U. T. Board of Regents endorsed the initial plan at its June 1983 meeting and adopted a resolution supporting the second plan at the October 1989 meeting.


Under all three of the educational opportunity plans, institutional plans have been required for all U. T. general academic institutions, the four degree-granting health institutions, and, regarding employment actions, the U. T. System Administration.

The goals entailed in Access and Equity 2000 emphasize increasing the rate of graduation for Black and Hispanic students in both undergraduate and graduate and professional programs and increasing the number and proportion of Black and Hispanic faculty, administrators, and professional staff. The state plan also recommends that governing boards encourage and support appointment of minorities to governing boards and that the boards continue to monitor institutional compliance with the plan goals.

The Standing Committees of the Board of Regents of The University of Texas System will meet as set forth below to consider recommendations on those matters on the agenda for each Committee listed in the Material Supporting the Agenda. At the conclusion of each Standing Committee meeting, the report of that Committee will be formally presented to the Board for consideration and action.

Executive Committee: Chairman Rapoport
Vice-Chairman Temple, Vice-Chairman Lebermann
MSA Page EX-C - 1

Business Affairs and Audit Committee: Chairman Loeffler, Regent Cruikshank, Regent Smiley
MSA Page BAAC - 1

Academic Affairs Committee: Chairman Holmes
Regent Lebermann, Regent Ramirez
MSA Page AAC - 1

Health Affairs Committee: Chairman Ramirez
Regent Cruikshank, Regent Hicks, Regent Temple
MSA Page HAC - 1

Facilities Planning and Construction Committee: Chairman Temple, Regent Holmes, Regent Lebermann, Regent Smiley
MSA Page FPCC - 1

Asset Management Committee: Chairman Cruikshank
Regent Hicks, Regent Lebermann, Regent Loeffler, Regent Smiley
MSA Page AMC - 1

H. RECONVENE AS COMMITTEE OF THE WHOLE

I. ITEMS FOR THE RECORD


This is a report for the record on the status of final narrative reports by the degree-granting components of the U. T. System and the U. T. System Administration under the Texas Educational Opportunity Plan for a Multicultural Texas: September 1989 to August 1994. The Texas Higher Education Coordinating Board adopted the second educational opportunity plan in 1989 for a five-year period from 1989 to 1994. The plan specified that final narrative reports under the plan be submitted to the Coordinating Board by October 1, 1994.

The reports have been submitted to the Coordinating Board as required. Copies of the U. T. System Administration report are available in the Office of the Executive Vice Chancellor for Business Affairs and copies of the
component institutional reports are available in the Offices of the Executive Vice Chancellors for Academic Affairs and Health Affairs.

The U. T. System Administration (with respect to professional and administrative employment only), all the U. T. academic components, and the four degree-granting health components were covered by the plan. Goals of the plan were directed toward the recruitment and retention of Black and Hispanic students for undergraduate and graduate and professional programs and the recruitment of Black and Hispanic faculty and professional and administrative staff.

The final reports covered activities and developments under the plan for the 1992-1994 period. Information in the reports from all public institutions of higher education in Texas will provide the basis for a summary report by the Coordinating Board of progress made under the plan from 1989 to 1994.


REPORT

The Chancellor and the Executive Vice Chancellors for Academic Affairs, Business Affairs, and Health Affairs report that a Policy Regarding Transfer of Personnel between health components as approved by the U. T. System Administration and the Medical Affairs Committee of the U. T. Board of Regents in October 1957 has become dated by subsequent guidelines issued by the Executive Vice Chancellor for Academic Affairs and the Executive Vice Chancellor for Health Affairs and should be formally deleted from the list of operative Regental policies.

The policy has been replaced with administrative guidelines to clarify communication expectations before recruitment of the faculty or Code 1000 administrative staff of other U. T. System institutions and to offer guidance on resolution of any conflicts resulting from such recruitment activity.


REPORT

As required by Section 8, Chapter XII, Part Two of the Regents' Rules and Regulations and Section 51.912(c) of the Texas Education Code, the U. T. System Report on Equity Ownership/Business Participation for the Fiscal Year 1993-1994 set out on Pages B of R 6 - 10 lists employees of the U. T. System who hold equity interests in or are directors of business entities that have agreements with the U. T. System relating to research, development, licensing, or exploitation of intellectual property owned by the U. T. System.

This report has been forwarded to Governor Richards and the Legislature as required by State law.

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<table>
<thead>
<tr>
<th>Name and U.T. Component</th>
<th>Business Entity</th>
<th>Date and Type of Agreement</th>
<th>Amount and Type of Stock</th>
<th>Position Held</th>
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<tr>
<td>G. V. Kondraske UTARL</td>
<td>Human Performance Measurement, incorporated</td>
<td>License from Board of Regents to HPM 8/27/87</td>
<td>50,000,000 shares of common stock</td>
<td>Chief Executive Officer Chairman of the Board of Directors</td>
</tr>
<tr>
<td>Edwin Erlbacher UTARL</td>
<td>PUSH Corp.</td>
<td>License from Board of Regents to PUSH 8/2/93</td>
<td>550 shares of common stock</td>
<td>President</td>
</tr>
<tr>
<td>Khosrow Behbehani and Fu-Chung Yen UTARL</td>
<td>Respironics, Inc.</td>
<td>Technology and Patent Transfer Agreement 4/1/93</td>
<td>No stock</td>
<td>Joint Inventors</td>
</tr>
<tr>
<td>B. Shirazi UTARL</td>
<td>E-Systems</td>
<td>Software License and Research Agreement 6/1/94</td>
<td>No Stock</td>
<td>Principal Investigator</td>
</tr>
<tr>
<td>Joseph J. Beaman UTAUS</td>
<td>DTM Corporation</td>
<td>Patent License 12/3/87 Sponsored Research 1/1/93</td>
<td>9,100 shares of common stock</td>
<td>Consultant</td>
</tr>
<tr>
<td>Jeffrey A. Hubbell UTAUS</td>
<td>Neoclin Corporation (formerly Trancel Corporation)</td>
<td>Patent and Technology License 9/1/90, 6/19/92 Sponsored Research 9/1/90, 12/4/92</td>
<td>40,000 shares of common stock</td>
<td>Consultant</td>
</tr>
<tr>
<td>Jeffrey A. Hubbell UTAUS</td>
<td>Focal, Inc. (formerly Pegas Pharmaceuticals, Inc.)</td>
<td>Patent and Technology License 6/11/92 Sponsored Research 6/1/92</td>
<td>180,000 shares of common stock</td>
<td>Consultant</td>
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<tr>
<td>Name and U. T. Component</td>
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<td>Amount and Type of Stock</td>
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</tbody>
</table>
| G. Barrie Kitto UTAUS   | Research Applications, Incorporated and Blotect Corporation | Patent License 8/10/89  
Sponsored Research 8/10/89 | 100,000 shares of common stock | Corporate Director |
| G. Jack Lipovski UTAUS   | Linden Technology Limited  
(formerly GJL & Associates Limited) | Patent and Technology License 10/7/91 | 41.65% of total common stock | Consultant and Chairman of the Board of Directors |
Sponsored Research 7/1/91 | 100,000 shares of common stock with option for 150,000 more | Consultant |
<p>| Ervin J. Fenyves UTDAL   | EPION, Incorporated | Patent License 6/13/92 | 525,000 shares of common stock | Consultant |
| Ron Chaney UTDAL         | EPION, Incorporated | Patent License 8/13/94 | 75,000 shares of common stock | Consultant |
| Hilton Hammock UTDAL     | EPION, Incorporated | Patent License 8/13/94 | 75,000 shares of common stock | Consultant |
| James M. Gallas UTSA     | Photoprotective Technologies, Incorporated | Assignment of Patent and Know-How 12/17/89 | 54% of stock Issued | Chairman of the Board of Directors |
| George C. Kramer UTMB    | Trauma Products, Inc. | Patent License Agreement 8/1/92 | 1,350,000 shares of common stock | Chairman of the Scientific Board of Advisors |
| George C. Kramer UTMB    | LifeQuest, Inc. | Research Agreement 2/1/93 | Vested option to buy 96,000 shares of common stock | Consultant |</p>
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<tr>
<th>Name and U. T. Component</th>
<th>Business Entity</th>
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<th>Position Held</th>
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<tr>
<td>K. Lance Gould</td>
<td>Positron Corporation</td>
<td>Patent License 8/14/84</td>
<td>Less than 2% Equity in the form of common, options, and preferred</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Nizer A. Mullanl</td>
<td>Positron Corporation</td>
<td>Patent License 8/14/84</td>
<td>Less than 2% Equity in the form of common, options, and preferred</td>
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<tr>
<td>L. Scott Rodkey</td>
<td>Ampholife Technologies, incorporated</td>
<td>Patent License 9/1/88</td>
<td>8,000 shares of common stock</td>
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<tr>
<td>Gregory R. Munday</td>
<td>OsteoSA Corporation</td>
<td>Joint Venture 7/27/88 Research 10/1/88</td>
<td>80,000 shares of common stock</td>
<td>President</td>
</tr>
<tr>
<td>A. P. Shepherd</td>
<td>Avox Systems, incorporated</td>
<td>Patent License 7/1/90</td>
<td>100% of common stock</td>
<td>President</td>
</tr>
<tr>
<td>Kendall O. Smith</td>
<td>Kendall O. Smith</td>
<td>Patent License 1/1/91</td>
<td>100% of common stock</td>
<td>President and Chairman of the Board</td>
</tr>
<tr>
<td>S. Brent Dove</td>
<td>RadWorks Corporation</td>
<td>Patent License 7/1/92</td>
<td>50% of common stock</td>
<td>President</td>
</tr>
<tr>
<td>W. Doss McDavid</td>
<td>RadWorks Corporation</td>
<td>Patent License 7/1/92</td>
<td>50% of common stock</td>
<td>Vice President, Secretary and Treasurer</td>
</tr>
<tr>
<td>Raymond A. Applegate</td>
<td>Entoptic Percepts, Inc.</td>
<td>Patent License 1/1/94</td>
<td>50% of common stock</td>
<td>President</td>
</tr>
<tr>
<td>A. Khokhar</td>
<td>Argus Pharmaceuticals</td>
<td>Patent License 10/86, 6/88</td>
<td>Options for 33,000 shares of common stock</td>
<td>Consultant</td>
</tr>
<tr>
<td>J. Klostrgaard</td>
<td>Argus Pharmaceuticals, incorporated</td>
<td>Patent License 10/86, 6/88</td>
<td>110,009 shares of common stock</td>
<td>Consultant</td>
</tr>
<tr>
<td>Name and U.T. Component</td>
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<td>Date and Type of Agreement</td>
<td>Amount and Type of Stock</td>
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<td>G. Lopez-Berestein (and as trustee) UTMDACC</td>
<td>Argus Pharmaceuticals</td>
<td>Patent License 10/86, 6/88</td>
<td>128,485 shares and options for 45,455 shares of common stock</td>
<td>Director, Consultant Chief Scientific Advisor and Chairman, Scientific Advisory Board</td>
</tr>
<tr>
<td>K. Mehta UTMDACC</td>
<td>Argus Pharmaceuticals, Incorporated</td>
<td>Patent License 6/88</td>
<td>20,758 shares of common stock</td>
<td>Consultant</td>
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<tr>
<td>R. Mehta UTMDACC</td>
<td>Argus Pharmaceuticals, Incorporated</td>
<td>Patent License 6/88</td>
<td>20,758 shares of common stock</td>
<td>Consultant</td>
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<tr>
<td>R. Perez-Solar UTMDACC</td>
<td>Argus Pharmaceuticals, Inc.</td>
<td>Patent License 6/88</td>
<td>110,000 shares and options for 30,000 shares of common stock</td>
<td>Consultant</td>
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<tr>
<td>W. Priebe UTMDACC</td>
<td>Argus Pharmaceuticals, Inc.</td>
<td>Patent License 6/88</td>
<td>94,909 shares of common stock</td>
<td>Consultant</td>
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<tr>
<td>T. Slaga (and as trustee) UTMDACC</td>
<td>LifeScience Corporation</td>
<td>Patent License 6/88</td>
<td>140,000 shares of common stock plus 230,000 shares to be transferred back from King Resources</td>
<td>None</td>
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<tr>
<td>M. Hung UTMDACC</td>
<td>RGene Therapeutics, Inc.</td>
<td>Patent License 5/94</td>
<td>571,154 shares of common stock</td>
<td>Chief Scientific Advisor</td>
</tr>
<tr>
<td>G. Lopez-Berestein UTMDACC</td>
<td>RGene Therapeutics, Inc.</td>
<td>Patent License</td>
<td>325,000 shares of common stock</td>
<td>Member, Board of Directors</td>
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<tr>
<td>Peter Antich UTSMCandal</td>
<td>Epikon, Inc.</td>
<td>Patent License 6/13/92</td>
<td>125,000 shares of common stock</td>
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<tr>
<td>Jon Anderson UTSMCandal</td>
<td>Epikon, Inc.</td>
<td>Patent License 6/13/92</td>
<td>50,000 shares of common stock</td>
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<td>Robert Parkey UTSMCandal</td>
<td>Epikon, Inc.</td>
<td>Patent License 6/13/92</td>
<td>125,000 shares of common stock</td>
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<tr>
<td>Name and U. T. Component</td>
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<td>Amount and Type of Stock</td>
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<tr>
<td>John Johnson UTSMCDAL</td>
<td>Betagene, Inc.</td>
<td>Patentin License and Sponsored Research 10/1/91</td>
<td>3,000 shares of common stock</td>
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<tr>
<td>Chris Newgard UTSMCDAL</td>
<td>Betagene, Inc.</td>
<td>Patentin License and Sponsored Research 10/1/91</td>
<td>15,000 shares of common stock</td>
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<tr>
<td>Roger Unger UTSMCDAL</td>
<td>Betagene, Inc.</td>
<td>Patentin License and Sponsored Research 10/1/91</td>
<td>15,000 shares of common stock</td>
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<tr>
<td>J. Donald Capra UTSMCDAL</td>
<td>GeneScreen</td>
<td>Patentin License 6/30/87</td>
<td>25,000 shares of Series A Preferred stock</td>
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<tr>
<td>Phil Tucker UTSMCDAL</td>
<td>GeneScreen</td>
<td>Patentin License 6/30/87</td>
<td>25,000 shares of Series A Preferred stock</td>
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<tr>
<td>Jerry W. Shay UTSMCDAL</td>
<td>Geron Corp.</td>
<td>Patentin License 9/8/92</td>
<td>40,000 shares of common stock</td>
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<td>Woodring Wright UTSMCDAL</td>
<td>Geron Corp.</td>
<td>Patentin License 9/9/92</td>
<td>40,000 shares of common stock</td>
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<tr>
<td>Austin Long UT SYSTEM</td>
<td>Ampholife Technologies, Incorporated</td>
<td>Exclusive License 9/1/88</td>
<td>8,000 shares of common stock*</td>
<td>Director**</td>
</tr>
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<td>Austin Long UT SYSTEM</td>
<td>Biotect, Inc.</td>
<td>Patentin License and Sponsored Research 8/10/89</td>
<td>300,000 shares of common stock*</td>
<td>Director**</td>
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<td>Thomas G. Ricks UT SYSTEM</td>
<td>DTM Corporation</td>
<td>Patentin License 12/3/87</td>
<td>200 shares of common stock*</td>
<td>Director**</td>
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<tr>
<td>Thomas G. Ricks UT SYSTEM</td>
<td>Argus Pharmaceuticals, Incorporated</td>
<td>Exclusive License 10/15/86</td>
<td>400,000 shares of common stock*</td>
<td>Director**</td>
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<tr>
<td>Thomas G. Ricks UT SYSTEM</td>
<td>LifeCell Corporation</td>
<td>Exclusive License 6/6/86</td>
<td>650,000 shares of common stock*</td>
<td>Director**</td>
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* Held by Board of Regents
** At Request of Board of Regents

**REPORT**

It is reported for the record that the $416,986 in General Use Fee Balances appropriated to the U. T. Arlington - Thermal Energy Plant Boiler project at the October 1994 meeting of the U. T. Board of Regents should have been recorded as an appropriation of that amount from General Fund Balances, Account 63-500, Reserve for Renewals and Replacements. All other fund appropriations remain as approved at the October 1994 meeting.

**J. CONSIDERATION OF ACTION ON ANY ITEMS DISCUSSED IN THE EXECUTIVE SESSION OF THE BOARD OF REGENTS PURSUANT TO TEXAS GOVERNMENT CODE, CHAPTER 551, SECTIONS 551.071, 551.072, AND 551.074**

1. Pending and/or Contemplated Litigation - Section 551.071
   - U. T. Health Science Center - San Antonio: Proposed Settlement of Medical Liability Litigation

2. Land Acquisition, Purchase, Exchange, Lease or Value of Real Property and Negotiated Contracts for Prospective Gifts or Donations - Section 551.072
   a. U. T. Austin: Borden-Superior Dairies Gift - Request for Authorization to Reinstate Purchase Option on Two Parcels of Vacant Land in Austin, Travis County, Texas
   b. U. T. Austin: Brackenridge Tract - Deep Eddy Site - Request for Authorization to Enter into Utility Construction Agreements with the City of Austin and to Amend an Existing Ground Lease
   c. U. T. Austin - The Lundell Endowment: Request for Authorization for the Board of Regents as Trustee for The Lundell Endowment to Sell a 4.3165 Acre Tract of Land in Plano, Collin County, Texas

3. Personnel Matters Relating to Appointment, Employment, Evaluation, Assignment, Duties, Discipline, or Dismissal of Officers or Employees - Section 551.074
K. REPORT OF BOARD FOR LEASE OF UNIVERSITY LANDS

REPORT

The Board for Lease of University Lands has not met since its last meeting on August 16, 1994.

The next meeting of the Board for Lease of University Lands will be held in Midland on November 10, 1994, in connection with the 86th Oil and Gas Lease Sale. The results of the sale will be reported at the February 1995 meeting of the U. T. Board of Regents.

Following is a report on the Oil Royalty Take In-Kind Program established July 1, 1990:

a. The Sixth Oil Royalty Take In-Kind Sealed Bid Sale was held September 19, 1994, with an estimated total revenue enhancement of $1,295,012 on 3,689 barrels per day. This is additional revenue which will be realized over and above royalties which would have been received as traditional cash royalties. The estimated total revenue enhancement per barrel was $0.9618. The Take In-Kind Program now represents approximately 60% of University oil royalty production.

b. The Fifth Oil Royalty Take In-Kind Sealed Bid Sale was held on September 20, 1993, and the preliminary tabulations indicate a total revenue of $961,218 on 3,693 barrels per day. The total revenue enhancement per barrel was $0.71.

Cumulative totals through August 1994 from the Oil Royalty Take In-Kind Program are 5,247,554 barrels of oil and $3,819,715 of net revenue enhancement.

L. REPORT OF SPECIAL COMMITTEES

M. OTHER MATTERS


REPORT

U. T. System Student Advisory Group Chair Robert Parker, a student at U. T. Tyler, will make a short presentation concerning the Group’s activities during the past year.
### N. SCHEDULED MEETINGS

**Board of Regents’ Meetings**

<table>
<thead>
<tr>
<th>Dates</th>
<th>Locations/Hosts</th>
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<tr>
<td>February 9, 1995</td>
<td>U. T. Austin</td>
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<td>April 13, 1995</td>
<td>U. T. Medical Branch - Galveston</td>
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<tr>
<td>June 8, 1995</td>
<td>U. T. San Antonio</td>
</tr>
<tr>
<td>August 10, 1995</td>
<td>Regents’ Room - No Host</td>
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<tr>
<td>October 13, 1995</td>
<td>U. T. Arlington</td>
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<tr>
<td>December 7, 1995</td>
<td>U. T. Health Science Center - Houston</td>
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### O. OTHER BUSINESS

### P. ADJOURNMENT
<table>
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<tr>
<th>JANUARY 1995</th>
<th>FEBRUARY 1995</th>
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<tr>
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B of R – 14
Executive Committee
December 1, 1994
Following the reconvening of the Board of Regents at 1:00 p.m. or upon recess of Executive Session
Ballroom, University Center, U. T. Pan American


7. U. T. San Antonio - Business Building (Formerly Academic Building) (Project No. 401-756): Recommended Award of Construction Contract to Bartlett Cocke, Inc., San Antonio, Texas; and Request for Approval of Plaque Inscription (Exec. Com. Letter 95-5)

8. U. T. Board of Regents: Recommendation to (a) Restructure the Regular Meetings of the Board of Regents to a Quarterly Basis and (b) Require Meetings or Briefings of Each of the Standing Committees Between Quarterly Regular Meetings of the Board

9. U. T. Board of Regents: Recommendation to Increase the Use of the Docket as a Method for Regental Approval of Certain Routine Matters and Delegation to the Chancellor for Final Approval of Membership of Component Development Boards and Advisory Councils

RECOMMENDATION

The Executive Committee concurs in the recommendation of the Chancellor and the Executive Vice Chancellor for Business Affairs that authorization be given for the U. T. System to replace the existing U. T. Systemwide Automobile Liability Insurance Policy issued by United Community Insurance Company of Albany, New York, with a policy underwritten by Zurich Insurance Company of Schaumburg, Illinois, from September 8, 1994 through September 7, 1995, at an annual premium of $325,000.

BACKGROUND INFORMATION

In December 1993, the U. T. Board of Regents approved renewal of the U. T. Systemwide Automobile Liability Insurance Policy with the United Community Insurance Company (UCIC) of Albany, New York, to be effective from November 1, 1993 through October 31, 1994. The U. T. System Administration has been notified that the New York State Board of Insurance placed UCIC in rehabilitation effective July 27, 1994. The financial status of UCIC has continued to decline, and effective September 1, 1994, this automobile liability insurance carrier was declared insolvent by the New York Insurance Commissioner and the Texas Insurance Commissioner. A Receiver has been appointed by both states, who along with the Texas Guaranty Association, will process all automobile liability claims that occurred prior to the procurement of the replacement policy or no later than thirty days after the Receiver was appointed (September 1, 1994) with a $100,000 claim limit per occurrence.

As an emergency action, telephone bids were taken to secure a replacement automobile liability insurance policy. The lowest bid received for continuous coverage; i.e., limits of liability at $250,000 per person, $500,000 per occurrence for bodily injury and $100,000 property damage, with a $2,500 deductible per occurrence, was the Zurich Insurance Company of Schaumburg, Illinois, effective September 8, 1994. Zurich Insurance Company is Best rated A+15.

The premium for this policy is based on (and adjusted at year-end) the inventory of institutional motorized vehicles and equipment. The premium is prorated to each U. T. System component based on its reported inventory.

Ex.C - 3
The Executive Committee concurs in the recommendation of the Chancellor, the Executive Vice Chancellor for Academic Affairs, and President Amacher that the U. T. Board of Regents:

a. Authorize initiation of Phase II of a student apartment complex project by a private developer on the U. T. Arlington campus to consist of approximately 176 units on a tract of approximately 5.5 acres.

b. Authorize U. T. Arlington, the Office of Academic Affairs, and the Office of General Counsel to conclude negotiations on a proposed Ground Lease and related necessary documents with Century Development, a Texas Limited Partnership, Houston, Texas, as Limited Partner and Owner of General Partnership Entity in Arlington Residence Partnership II, Ltd., a Texas Limited Partnership, Houston, Texas, as Lessee.

c. Authorize the Chairman of the U. T. Board of Regents to execute the proposed Ground Lease and related documents in a form substantially similar to the Ground Lease for Phase I of the apartment project previously approved by the U. T. Board of Regents upon review and recommendation by the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and the Office of General Counsel and upon the condition that all obligations of the Lessee under the existing Ground Lease shall have been satisfactorily performed.

BACKGROUND INFORMATION

In December 1993, the U. T. Board of Regents approved the construction of Phase I of a student apartment complex project on the U. T. Arlington campus by Century Development, Houston, Texas. The initial phase was completed and ready for occupancy in August 1994. Phase I of the project (known as the Centennial Court Apartments) consists of 200 units on a tract of approximately 7.6 acres leased to Arlington Residence.
Partnership I, Ltd., a Texas limited partnership, Houston, Texas, comprised of Century Development as sole limited partner and Arlington Housing Corporation, Houston, Texas, for an initial term of 40 years. The complex is operated by Century Property Management Company pursuant to an Operating Agreement that terminates when the Ground Lease ends.

The project opened in August 1994, has been successful, and there is a growing demand for housing on or near the campus. Phase I is 100% occupied for Fall 1994 with over 504 occupants now in residence. U. T. Arlington currently has an enrollment of 23,200 students and estimates a student population of 28,000 by the year 2000. As previously approved by the U. T. Board of Regents, the University plans to provide on-campus housing for 15% of those students. Current capacity totals 2,266 beds including the 504 beds provided by Century Development – Phase I. The proposed Phase II would add approximately 460-472 beds.

The current Ground Lease with Arlington Residence Partnership I, Ltd., grants to the Lessee the right of first refusal for private development of Phase II of student apartments on the U. T. Arlington campus. Therefore, consideration of Phase II of the apartment project is being recommended. As the principals of Century Development have indicated an interest in constructing Phase II and plan to exercise their option under the current Ground Lease, U. T. Arlington is requesting authorization to conduct negotiations with Century Development.

The proposed project will add approximately 176 apartments designed to accommodate the needs of students, faculty, and staff. The exact number of each style of unit is as follows:

<table>
<thead>
<tr>
<th>Style of Unit</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Efficiency Units</td>
<td>12</td>
</tr>
<tr>
<td>Two bedroom/two bath units</td>
<td>104</td>
</tr>
<tr>
<td>Four bedroom/two bath units</td>
<td>60</td>
</tr>
</tbody>
</table>

U. T. Arlington has considered the possibility of building and operating the units but feels that construction and management of Phase II by a private developer is the best way to proceed at this time. Therefore, U. T. Arlington seeks authority to conclude negotiations with Century to build and manage Phase II pursuant to a long-term ground lease and an operating agreement. The negotiations and proposed ground lease, either in the form of an amended lease or a new lease for both phases, will be coordinated with the Office of Academic Affairs, the Office of Business Affairs, and the Office of General Counsel. No contractual obligations will be incurred until proposed contract documents are recommended and presented to the Chairman of the U. T. Board of Regents for signature.

Ex.C - 5

AMENDED RECOMMENDATION

The Chancellor concurs in the amended recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and President Berdahl that U. T. Austin be authorized to issue a purchase order for a CRAY Model J916/16-4096 supercomputer to replace the CRAY Y-MP supercomputer in the following manner:

a. Purchase from Cray Research, Inc., Eagan, Minnesota, the Cray Model J916/16-4096 supercomputer with a guaranteed trade-in option between the twenty-fourth and thirty-sixth month after installation equal to the remaining principal balance of an assumed lease at a rate of $22,235 per month for the 36-month period. Purchase price would be $689,075.

b. Pay the one-time cost to Cray Research, Inc. of transportation ($4,000), peripheral integration fee ($40,611), and software licenses ($89,500)

c. Purchase from Veritas Seismic Ltd., Calgary, Alberta, Canada, tape and disk storage peripheral equipment for the new supercomputer at a cost of $273,040.

The new supercomputer will permit a reduction of over $500,000 in annual operating costs compared to the CRAY Y-MP.

The source of funds for the above costs is the capital fund reserve accumulated under the Cray Research University Research and Development Grant Program.

The reason for the amended recommendation is summarized in the background information.

BACKGROUND INFORMATION

At its August 1994 meeting, the U. T. Board of Regents approved the dissolution of the U. T. System Center for High Performance Computing effective September 1, 1994, and the assets were transferred to U. T. Austin. Further, U. T. Austin was authorized to issue a request for proposal to acquire, by lease or purchase with or without trade-in of the U. T. System CRAY Y-MP 8/864 Model D supercomputer, the following: (a) a mid-scale vector processor computer system
which is binary compatible with the present CRAY computer, (b) a mid-scale massively parallel computer system, (c) a large data storage facility, and (d) appropriate software.

U. T. Austin has issued the requisite invitation to bid for items (a) and (d) above in the form of a CRAY Model J916/16-4096 supercomputer (which is binary compatible with the Y-MP supercomputer), associated peripheral tape and disk storage systems, and appropriate software. The invitation requested bids for both lease and purchase of the CRAY Model J916/16-4096 and for optional trade-in of the CRAY Y-MP supercomputer. Acceptable bids have been received by the U. T. Austin Purchasing Department.

Cray Research, Inc. bid the purchase price of the CRAY Model J916/16-4096, after a 25% educational discount, as $1,239,075. The bid includes a trade-in value of $1,100,000 for the Y-MP supercomputer. Further, Cray Research offers to apply $550,000 or one-half of the trade-in value toward the purchase price of the Model J916/16-4096 system. The net purchase price after application of the trade-in is $689,075. The $550,000 balance of the trade-in value will be held in escrow by Cray Research toward future supercomputer acquisitions by U. T. Austin.

In an alternate bid, Cray Research offered a lease-purchase price for the Model J916/16-4096 of $22,235 per month for 36 months, which is based upon the net purchase price of $689,075 indicated above. A feature of the lease-purchase is that U. T. Austin may replace or upgrade the CRAY computer equipment after 24 months without penalty, provided that the upgraded system has a monthly lease rate of at least $22,235, and that a new 36-month lease would be initiated at that time. Any CRAY equipment components leased for a total of 36 months would [w~%%] become the property of U. T. Austin. The upgrade feature would [w~%%] enable U. T. Austin to have continued access to leading edge technology and will minimize obsolescence of the supercomputer. [U-T-Austin-recommends-the
 lease-purchase-method-of-acquiring-the-CRAY-Model-J916/16-4096
 supercomputer]

Additional negotiations were conducted with Cray after circulation of a lease-purchase recommendation to obtain the trade-in benefits in the lease with an outright purchase. Cray Research has subsequently offered U. T. Austin the same trade-in conditions under the purchase option as offered under the lease-purchase option. That is, if U. T. Austin purchases the J916/16-4096, then U. T. Austin may trade-in the J916/16-4096 after 24 months for upgrade CRAY computer equipment and receive a guaranteed trade-in amount equal in value to the unpaid balance computed under the lease-purchase option. The replacement equipment would have to meet the same conditions expressed in the lease-purchase option. U. T. Austin recommends the purchase with guaranteed trade-in method of acquiring the CRAY Model J916/16-4096 supercomputer. Interest savings as a result of the direct purchase are estimated to be approximately $50,000.

A separate bid for the peripheral magnetic tape and disk data storage equipment has been received from Veritas Seismic Ltd. Purchasing this equipment through Veritas Seismic Ltd. will save U. T. Austin $136,849 in purchase cost versus obtaining the peripheral equipment from Cray Research. Cray Research will integrate and certify the Veritas Seismic Ltd. equipment for a fee of $40,611, and the savings amount cited above takes that fee into account. In addition, maintenance of the Veritas Seismic Ltd. peripheral equipment will provide a

Ex.C - 7
savings of $109,440 over a 36-month period versus the cost of maintaining CRAY peripheral equipment. U. T. Austin recommends that the tape and disk storage equipment be purchased from Veritas Seismic Ltd. at a total purchase cost of $273,040.

The annual savings resulting from operation of the CRAY Model J916/16-4096 with the Veritas peripheral equipment versus the cost of operating the CRAY Y-MP will be $520,800.

4. U. T. Dallas: Recommendation to Name Center for Space Sciences (Regents’ Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.2, Naming of Facilities Other Than Buildings) (Exec. Com. Letter 95-3).--

RECOMMENDATION

The Executive Committee concurs in the recommendation of the Chancellor, the Executive Vice Chancellor for Academic Affairs, and President Jenifer that the Center for Space Sciences at U. T. Dallas be named The William B. Hanson Center for Space Sciences. This recommendation is in accordance with the Regents’ Rules and Regulations, Part One, Chapter VII, Section 1, Subsection 1.2, relating to the naming of facilities other than buildings.

BACKGROUND INFORMATION

The proposed center name is in honor of the late Professor William B. Hanson, who was Director of the Center for Space Sciences, and holder of the Cecil H. and Ida M. Green Honors Chair in Natural Sciences and Mathematics until his death on September 11, 1994. Dr. Hanson played a unique role in the history of U. T. Dallas, having been present at the creation, and having remained a central vital force in university life throughout his tenure. Dr. Hanson led the research center to international prominence as its director. Approval via Executive Committee Letter was sought in order to announce this honor at a memorial service for Dr. Hanson which was held on October 14, 1994.

**RECOMMENDATION**

The Executive Committee concurs in the recommendation of the Chancellor, the Executive Vice Chancellor for Academic Affairs, and President Natalicio that the U. T. Board of Regents award a construction contract for the U. T. El Paso - Liberal Arts/Science Renovation Projects - Old Main Building Renovation to the lowest responsible bidder, Rudy G. Construction, Inc., El Paso, Texas, for the Base Bid in the amount of $1,720,000.

**BACKGROUND INFORMATION**

In accordance with authorization of the U. T. Board of Regents in June 1994, bids for the construction of the U. T. El Paso - Liberal Arts/Science Renovation Projects - Old Main Building Renovation were received on September 15, 1994, as shown on Pages Ex.C 10 - 12.

The recommended award to Rudy G. Construction, Inc., El Paso, Texas, for the Base Bid in the amount of $1,720,000 can be made within the authorized total project cost of $1,989,000. Rudy G. Construction, Inc. has stated in its Historically Underutilized Business (HUB) Plan that it will have HUB participation of approximately 100% for minority-owned firms in the contract.

The total project cost is comprised of the following elements:

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<th>Amount</th>
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<td>General Construction Cost @ $79.59/GSF</td>
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<tr>
<td>Fees and Administrative Expenses</td>
<td>193,510</td>
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<td>Future Work</td>
<td>22,300</td>
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<td>Miscellaneous Expenses</td>
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<tr>
<td>Project Contingency</td>
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<td><strong>Total Project Cost</strong></td>
<td><strong>$1,989,000</strong></td>
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This project was approved by the Texas Higher Education Coordinating Board in July 1994, and is included in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget for a total project cost of $1,989,000 to be funded from Tuition Revenue Bond Proceeds.
# LIBERAL ARTS/SCIENCE RENOVATION PROJECTS - OLD MAIN BUILDING RENOVATION
THE UNIVERSITY OF TEXAS AT EL PASO
Bids Received September 15, 1994

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<tr>
<td>Base Bid</td>
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<td>$1,749,000</td>
<td>$1,838,000</td>
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<tr>
<td>Alternate Bid No. 1 - Install new stairs and railings at front of building to include new walk at the main entry.</td>
<td>25,000</td>
<td>23,000</td>
<td>26,000</td>
</tr>
<tr>
<td>Alternate Bid No. 2 - In lieu of all new windows and frames, sand, fill and finish head, jamb, windows and eaves and install new glass and miscellaneous wood trim, repair and replace all missing weights, pulleys, and cords and paint. Caulk around windows.</td>
<td>6,500</td>
<td>30,000</td>
<td>22,000</td>
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<td>Alternate Bid No. 3 - Add a fire sprinkler system as specified and shown in the mechanical section of the contract document drawings.</td>
<td>67,600</td>
<td>75,000</td>
<td>86,000</td>
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<td>Alternate Bid No. 4 - The exterior building lighting fixtures, types V and W, are to be provided under this alternate. The conduit and wiring for serving these fixtures is to be included under the Base Bid.</td>
<td>3,200</td>
<td>3,700</td>
<td>3,600</td>
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<tr>
<td>Alternate Bid No. 5 - Add heat recovery system as shown in the mechanical drawings.</td>
<td>20,000</td>
<td>22,000</td>
<td>23,500</td>
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</table>

Recommended Contract Award - Base Bid Only
$1,720,000 $1,749,000 $1,838,000
# LIBERAL ARTS/SCIENCE RENOVATION PROJECTS - OLD MAIN BUILDING RENOVATION

THE UNIVERSITY OF TEXAS AT EL PASO

Bids Received September 15, 1994

<table>
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<tr>
<th>BIDDER</th>
<th>R. D. Lowman General Contractor, Incorporated</th>
<th>D.J. Contractors, Inc.</th>
<th>Silverton Construction Co., Inc.</th>
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<td>$1,849,340</td>
<td>$1,897,367</td>
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<td>Alternate Bid No. 1 - Install new stairs and railings at front of building to include new walk at the main entry.</td>
<td>29,000</td>
<td>25,500</td>
<td>45,900</td>
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<td>Alternate Bid No. 2 - In lieu of all new windows and frames, sand, fill and finish head, jamb, windows and eaves and install new glass and miscellaneous wood trim, repair and replace all missing weights, pulleys, and cords and paint. Caulk around windows.</td>
<td>39,900</td>
<td>(10,000)</td>
<td>30,000</td>
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<td>Alternate Bid No. 3 - Add a fire sprinkler system as specified and shown in the mechanical section of the contract document drawings.</td>
<td>73,000</td>
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<td>Alternate Bid No. 4 - The exterior building lighting fixtures, types V and W, are to be provided under this alternate. The conduit and wiring for serving these fixtures is to be included under the Base Bid.</td>
<td>3,400</td>
<td>3,400</td>
<td>3,232</td>
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<td>Alternate Bid No. 5 - Add heat recovery system as shown in the mechanical drawings.</td>
<td>21,000</td>
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<td>19,876</td>
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<td>Recommended Contract Award - Base Bid Only</td>
<td>$1,841,900</td>
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<td>$1,897,367</td>
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LIBERAL ARTS/SCIENCE RENOVATION PROJECTS - OLD MAIN BUILDING RENOVATION
THE UNIVERSITY OF TEXAS AT EL PASO
Bids Received September 15, 1994

F.T. James
Construction, Inc.
El Paso, Texas

Vistacon Inc.
El Paso, Texas

<table>
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<th>Base Bid</th>
<th>Alternate Bid No. 1</th>
<th>Alternate Bid No. 2</th>
<th>Alternate Bid No. 3</th>
<th>Alternate Bid No. 4</th>
<th>Alternate Bid No. 5</th>
<th>Recommended Contract Award - Base Bid Only</th>
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<td>$2,050,000</td>
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</tr>
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Alternate Bid No. 1 - Install new stairs and railings at front of building to include new walk at the main entry.

Alternate Bid No. 2 - In lieu of all new windows and frames, sand, fill and finish head, jamb, windows and eaves and install new glass and miscellaneous wood trim, repair and replace all missing weights, pulleys, and cords and paint. Caulk around windows.

Alternate Bid No. 3 - Add a fire sprinkler system as specified and shown in the mechanical section of the contract document drawings.

Alternate Bid No. 4 - The exterior building lighting fixtures, types V and W, are to be provided under this alternate. The conduit and wiring for serving these fixtures is to be included under the Base Bid.

Alternate Bid No. 5 - Add heat recovery system as shown in the mechanical drawings.
The Executive Committee concurs in the recommendation of the Chancellor, the Executive Vice Chancellor for Academic Affairs, and President Nevarez that the U. T. Board of Regents award a procurement contract for the prepurchase of a 2,000 ton centrifugal water chiller (R-134a) for the U. T. Pan American - Thermal Energy Plant Expansion for the Engineering Building to the lowest responsible bidder, Carrier Corporation - Engineered Systems Sales, San Antonio, Texas, for Alternate Bid No. 1 in the amount of $370,200.

BACKGROUND INFORMATION

In accordance with authorization of the U. T. Board of Regents in August 1994, bids for the prepurchase of the 2,000 ton centrifugal water chiller for the U. T. Pan American - Thermal Energy Plant Expansion for the Engineering Building were received on July 16, 1994, as shown below:

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<th>Bidder</th>
<th>Base Bid</th>
<th>Alt. No. 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carrier Corporation - Engineered Systems Sales, San Antonio, Texas</td>
<td>$372,200</td>
<td>$370,200</td>
</tr>
<tr>
<td>York International Corporation, San Antonio, Texas</td>
<td>368,000</td>
<td>397,000</td>
</tr>
</tbody>
</table>

The project for the Thermal Energy Plant Expansion for the Engineering Building is divided into two phases. Phase One is the prepurchase of a 2,000 ton centrifugal water chiller, and Phase Two is the general construction of the plant and thermal energy distribution system.

The procurement documents for the 2,000 ton centrifugal water chiller specify that determination of the low responsible bid will be based on the chiller efficiency which results in the lowest annual operating cost. Analysis by the Project Engineer, Schuchart & Associates, Professional Engineers, Inc., San Antonio, Texas, indicates that the efficiency of the Alternate Bid No. 1 (R-134a) chillers are superior to the Base Bid (R-22) chillers. Additional evaluation of the Alternate Bid No. 1 (R-134a) chillers indicates that the chiller submitted by the Carrier Corporation - Engineered Systems Sales, San Antonio, Texas, when compared to the York International Corporation offering, has a lower first cost and a lower annual operating cost savings of $11,029 per year. Therefore, it has been determined that the Carrier Corporation - Engineered Systems Sales bid for Alternate No. 1 (R-134a) in the amount of $370,200 is the low responsible bid based on efficiency and lowest annual operating cost.

Ex.C - 13
The total project was approved by the Texas Higher Education Coordinating Board in July 1994, and is included in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget for a total project cost of $3,800,000 to be funded with $2,946,000 from Tuition Revenue Bond Proceeds, $700,000 from Unexpended Plant Funds, and $154,000 from Higher Education Assistance Funds (HEAF).

7. U. T. San Antonio - Business Building (Formerly Academic Building) (Project No. 401-756): Recommended Award of Construction Contract to Bartlett Cocke, Inc., San Antonio, Texas; and Request for Approval of Plaque Inscription (Exec. Com. Letter 95-5).--

RECOMMENDATION

The Executive Committee concurs in the recommendation of the Chancellor, the Executive Vice Chancellor for Academic Affairs, and President Kirkpatrick that the U. T. Board of Regents:

a. Award a construction contract for the U. T. San Antonio - Business Building (formerly Academic Building) to the lowest responsible bidder, Bartlett Cocke, Inc., San Antonio, Texas, for the Base Bid and Alternate Bid Nos. 1, 4, and 5 in the amount of $20,555,000

b. Approve the inscription set out below for a plaque to be placed on the building in keeping with the standard pattern approved by the U. T. Board of Regents in June 1979.

BUSINESS BUILDING
1994

BOARD OF REGENTS

Bernard Rapoport, Chairman
Ellen Clarke Temple,
Vice-Chairman
Lowell H. Lebermann, Jr.,
Vice-Chairman
Robert J. Cruikshank
Thomas O. Hicks
Zan W. Holmes, Jr.
Tom Loeffler
Mario E. Ramirez, M.D.
Martha E. Smiley

William H. Cunningham
Chancellor, The University of Texas System
Samuel A. Kirkpatrick
President, The University of Texas at San Antonio
Ford, Powell & Carson Architects & Planners, Inc.
Project Architect
Bartlett Cocke, Inc.
Contractor

Ex.C - 14
BACKGROUND INFORMATION

In accordance with authorization of the U. T. Board of Regents in June 1994, bids for the construction of the U. T. San Antonio - Business Building were received on October 4, 1994, as shown on Pages Ex. C 16 - 18.

The recommended contract award to Bartlett Cocke, Inc., San Antonio, Texas, for the Base Bid and Alternate Bid Nos. 1, 4, and 5 in the amount of $20,555,000 can be made within the authorized total project cost of $27,000,000. Bartlett Cocke, Inc. stated in its proposal that it will have Historically Underutilized Business participation of approximately 3.9% for women-owned firms and 2.3% for minority-owned firms in the contract.

The total project cost is comprised of the following elements:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Construction Contract</td>
<td>$20,555,000</td>
</tr>
<tr>
<td>(at $102 per gross square feet)</td>
<td></td>
</tr>
<tr>
<td>Fees and Administrative Expenses</td>
<td>1,722,162</td>
</tr>
<tr>
<td>Furniture and Equipment</td>
<td>4,355,000</td>
</tr>
<tr>
<td>Future Work</td>
<td>133,450</td>
</tr>
<tr>
<td>Project Contingency</td>
<td>176,949</td>
</tr>
<tr>
<td>Miscellaneous Expenses</td>
<td>57,439</td>
</tr>
<tr>
<td>Total Project Cost</td>
<td>$27,000,000</td>
</tr>
</tbody>
</table>

This new building of approximately 200,000 gross square feet will contain classrooms, auditoria/lecture halls, instructional theater/studios, seminar and case study rooms, and faculty and administrative offices for the College of Business. In October 1994, the U. T. Board of Regents redesignated the Academic Building as the "Business Building."

This project was approved by the Texas Higher Education Coordinating Board in January 1994, and is included in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget at a total project cost of $27,000,000 to be funded with $500,000 from Permanent University Fund Bond Proceeds and $26,500,000 from Tuition Revenue Bond Proceeds as authorized by the 73rd Session of the Texas Legislature as part of the South Texas/Border Initiative.
<table>
<thead>
<tr>
<th>BIDDER</th>
<th>Bartlett Cocke, Inc. San Antonio, Texas</th>
<th>Browning Construction Co. San Antonio, Texas</th>
<th>Charter Builders, Inc. Dallas, Texas</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Bid</td>
<td>$20,480,000</td>
<td>$20,695,000</td>
<td>$20,818,000*</td>
</tr>
<tr>
<td>Alternate Bid No. 1: Food Facility Finish-Out</td>
<td>75,000</td>
<td>79,000</td>
<td>96,000</td>
</tr>
<tr>
<td>Alternate Bid No. 2: Kansas Limestone</td>
<td>183,600</td>
<td>165,000</td>
<td>185,000</td>
</tr>
<tr>
<td>Alternate Bid No. 3: Epoxy Terrazzo</td>
<td>50,000</td>
<td>55,000</td>
<td>55,000</td>
</tr>
<tr>
<td>Alternate Bid No. 4: Seating Type &quot;A&quot; (American)</td>
<td>NC</td>
<td>12,000</td>
<td>11,000</td>
</tr>
<tr>
<td>Alternate Bid No. 5: Seating Type &quot;B&quot; (American)</td>
<td>NC</td>
<td>4,000</td>
<td>4,000</td>
</tr>
<tr>
<td>Alternate Bid No. 6: Seating Type &quot;C&quot; (American)</td>
<td>(28,347)</td>
<td>(13,000)</td>
<td>(25,000)</td>
</tr>
<tr>
<td>Alternate Bid No. 7: Seating Type &quot;C&quot; (Krueger &quot;Vertebra&quot;)</td>
<td>85,000</td>
<td>88,000</td>
<td>86,000</td>
</tr>
</tbody>
</table>

Recommended Contract Award - Base Bid Plus Alternate Bid Nos. 1, 4, and 5 $20,555,000 $20,790,000 $20,929,000

*$20,988,000 (Base Bid) - $170,000 (Deduct Amount Written on Outside of Sealed Envelope)
## BUSINESS BUILDING (FORMERLY ACADEMIC BUILDING)
THE UNIVERSITY OF TEXAS AT SAN ANTONIO
Bids Received October 4, 1994

<table>
<thead>
<tr>
<th>BIDDER</th>
<th>Manhattan Construction Company Houston, Texas</th>
<th>Spaw Glass Contractors, Inc. San Antonio, Texas</th>
<th>Lyda Inc. San Antonio, Texas</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Bid</td>
<td>$21,244,239</td>
<td>$21,327,000</td>
<td>$21,537,000</td>
</tr>
<tr>
<td>Alternate Bid No. 1: Food Facility Finish-Out</td>
<td>81,000</td>
<td>80,000</td>
<td>80,000</td>
</tr>
<tr>
<td>Alternate Bid No. 2: Kansas Limestone</td>
<td>150,000</td>
<td>167,000</td>
<td>150,000</td>
</tr>
<tr>
<td>Alternate Bid No. 3: Epoxy Terrazzo</td>
<td>54,000</td>
<td>56,000</td>
<td>53,000</td>
</tr>
<tr>
<td>Alternate Bid No. 4: Seating Type &quot;A&quot; (American)</td>
<td>11,200</td>
<td>12,000</td>
<td>11,000</td>
</tr>
<tr>
<td>Alternate Bid No. 5: Seating Type &quot;B&quot; (American)</td>
<td>4,000</td>
<td>4,000</td>
<td>4,000</td>
</tr>
<tr>
<td>Alternate Bid No. 6: Seating Type &quot;C&quot; (American)</td>
<td>(27,800)</td>
<td>(25,000)</td>
<td>(24,000)</td>
</tr>
<tr>
<td>Alternate Bid No. 7: Seating Type &quot;C&quot; (Krueger &quot;Vertebra&quot;)</td>
<td>84,000</td>
<td>89,000</td>
<td>84,000</td>
</tr>
</tbody>
</table>

Recommended Contract Award - Base Bid Plus Alternate Bid Nos. 1, 4, and 5

$21,340,439 $21,423,000 $21,632,000
BIDDER

<table>
<thead>
<tr>
<th>Alternate Bid</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. 1</td>
<td>Food Facility Finish-Out</td>
<td>$115,000</td>
</tr>
<tr>
<td>No. 2</td>
<td>Kansas Limestone</td>
<td>$250,000</td>
</tr>
<tr>
<td>No. 3</td>
<td>Epoxy Terrazzo</td>
<td>$59,000</td>
</tr>
<tr>
<td>No. 4</td>
<td>Seating Type &quot;A&quot; (American)</td>
<td>(11,000)</td>
</tr>
<tr>
<td>No. 5</td>
<td>Seating Type &quot;B&quot; (American)</td>
<td>4,300</td>
</tr>
<tr>
<td>No. 6</td>
<td>Seating Type &quot;C&quot; (American)</td>
<td>(24,000)</td>
</tr>
<tr>
<td>No. 7</td>
<td>Seating Type &quot;C&quot; (Krueger &quot;Vertebra&quot;)</td>
<td>90,300</td>
</tr>
</tbody>
</table>

Recommended Contract Award - Base Bid Plus Alternate Bid Nos. 1, 4, and 5

$21,955,300
RECOMMENDATION

The Executive Committee concurs in the findings of the System Process Review Committee, chaired by Vice-Chairman Lebermann, and recommends that the U. T. Board of Regents adopt a procedure which (a) implements regular meetings of the Board on a quarterly basis timed to the quarters of the fiscal year and (b) requires a meeting or briefing session of each of the Standing Committees between the quarterly regular meetings of the Board.

With the fiscal year beginning on September 1, it is further recommended that the Board meeting and committee meeting/briefing schedules for calendar 1995 be established as set forth below:

<table>
<thead>
<tr>
<th>Fiscal Quarter Ends</th>
<th>Agenda Items to Board of Regents</th>
<th>Committee Meetings¹</th>
<th>Board Meeting¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nov. 30</td>
<td>Jan. 12</td>
<td>Jan. 1-15</td>
<td>Feb. 9</td>
</tr>
<tr>
<td>Feb. 28</td>
<td>April 13</td>
<td>April 1-15</td>
<td>May 11</td>
</tr>
<tr>
<td>May 31</td>
<td>July 13</td>
<td>July 1-15</td>
<td>Aug. 10</td>
</tr>
<tr>
<td>Aug. 31</td>
<td>Oct. 12</td>
<td>Oct. 1-15</td>
<td>Nov. 9</td>
</tr>
</tbody>
</table>

¹ Date to be arranged among the committee chair, appropriate executive vice chancellor, and Office of the Board of Regents.

² Meeting date retained as second Thursday of month.

BACKGROUND INFORMATION

The current scheduling of regular meetings of the Board of Regents on a bimonthly basis does not coincide with standard fiscal reporting periods or the standard availability of performance and measurement data which is generally calculated on a quarterly basis. In addition, the current schedule does not lend itself to the regular involvement of Regental committees in the development, review, and evaluation of agenda items and other policy issues to be considered by the full Board and an important mechanism for the education and involvement of Regents has not been fully utilized.

The recommendation is that the Board adopt a procedure to require regular quarterly meetings of the Board and a briefing/meeting of each Standing Committee -- Business Affairs and Audit, Academic Affairs, Health Affairs, Facilities Planning and Construction, and Asset Management -- between each regular quarterly meeting. Such a schedule would ensure the timeliness of fiscal and investment performance data, provide committee input to proposed agenda items, provide a sounding board for policy changes being considered by the executive
staff, and allow for the consideration of other matters which could become policy issues. It would allow each Standing Committee to become more fully informed regarding the scope of programs and activities within its jurisdiction.

In summary, implementation of the recommendation would:

- Be cost effective, especially in terms of staff time, while enhancing the Board’s timely review of fiscal and asset management performance.
- Enhance Board committee involvement and expertise in functional areas.
- Provide the executive staff with routine access to Board committees for their consultation and advice.
- Permit the Board to focus quarterly on performance and operational reports especially if many current routine agenda items are moved to the Docket for approval.
- Allow more Board visitation to the several components, especially if Board committee meetings/briefings were held at various campus locations.

9. U. T. Board of Regents: Recommendation to Increase the Use of the Docket as a Method for Regental Approval of Certain Routine Matters and Delegation to the Chancellor for Final Approval of Membership of Component Development Boards and Advisory Councils.---

RECOMMENDATION

The Executive Committee concurs in the suggestions of the System Process Review Committee, chaired by Vice-Chairman Lebermann, that the efficiency and effectiveness of the regular meetings of the Board would be increased by removing certain routine matters from the Material Supporting the Agenda and providing for necessary Regental approval of those matters via the Docket process.

The Executive Committee, therefore, recommends that the Board authorize the following:

a. Change in the current Docket process:

The Gift Section of the Docket should be amended to include only (a) gifts of $500,000 or more when the gift (either cash or in-kind) is for nonendowment, unrestricted purposes and (b) gifts of $50,000 or more when the gift (either cash or in-kind) is for any type of restricted purpose including continuing payments to established endowments.
b. Docket approval of certain routine and noncontroversial matters which are currently processed via the Agenda:

(1) **Delete from Asset Management Committee Agenda and Include in Component Dockets**
- Establishment or Redesignation of Endowments within current Endowment Policy Guidelines
- Acceptance of Bequests, Remainder Interests, etc., within Existing Policy

(2) **Delete from Executive Committee Agenda and Include in System Administration Docket**
- Approval (ratification) of actions previously approved via Executive Committee Letter

(3) **Delete from Academic Affairs or Health Affairs Committee Agenda and Include in Component Dockets**
- Initial Appointments to Endowed Academic Positions
- Approval of Third-Year Leave of Absence
- Approval of Dual Positions of Honor, Trust, or Profit
- Naming of Facilities Other than Buildings
- General Student Fees, Parking Fees, Housing/Dormitory Rates, etc.
- Logos, Colors, Mascots, etc.
- "Teaming" Agreements to Pursue Research Contracts
- Non-Foreign Consortium Agreements for Limited Purposes

The Executive Committee further recommends that the Board delegate the final approval of the membership of component development boards and advisory councils to the Chancellor following consultation with the appropriate Executive Vice Chancellor.

The Executive Committee finally recommends that the Board authorize the Executive Secretary to the Board, in consultation with the Office of General Counsel, to make such editorial changes in the Regents' Rules and Regulations as are necessary to complete the above recommendations.
These recommendations are designed to increase the efficiency and effectiveness of the Board meetings by substituting Docket approval for agenda item consideration for a number of items which historically have proved to be routine and noncontroversial at the Board level. All of the requirements for Docket administrative approval will remain in place and the Docket items will be designed to keep the Board fully informed.

It is anticipated that the Board meeting time previously taken by these noncontroversial items will be replaced by informational, evaluative, and status reports which are appropriate to the Board's primary responsibility for governance and policy making.
Business Aff. And Audit Com.
BUSINESS AFFAIRS AND AUDIT COMMITTEE
Committee Chairman Loeffler

Date: December 1, 1994
Time: Following the meeting of the Executive Committee
Place: Ballroom, University Center, U. T. Pan American

1. U. T. System: Recommendation to Approve Chancellor’s Docket No. 79

2. U. T. Board of Regents: Proposed Amendments to the Regents’ Rules and Regulations, Part Two, Chapter IV, Sections 4 and 5 (Purchasing)


4. U. T. Board of Regents: Recommendation to Revise the Annual Operating Budget Process and the Format of Budgetary Information Reported to the U. T. Board of Regents

5. U. T. System: Recommended Approval of the System-wide Internal Audit Plan for Fiscal Year 1994-95


Page
BAAC

BAAC - 1
1. **U. T. System: Recommendation to Approve Chancellor’s Docket No. 79.**

**RECOMMENDATION**

It is recommended that Chancellor’s Docket No. 79 be approved.

It is requested that the committee confirm that authority to execute contracts, documents, or instruments approved therein has been delegated to the officer or official executing same.

2. **U. T. Board of Regents: Proposed Amendments to the Regents’ Rules and Regulations, Part Two, Chapter IV, Sections 4 and 5 (Purchasing).**

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and the Executive Vice Chancellor for Health Affairs that the Regents’ Rules and Regulations, Part Two, Chapter IV, Section 4, regarding purchases of supplies and equipment, and Section 5, regarding purchasing procedures, be amended as set forth below in congressional style:

Sec. 4. *Purchases of Supplies, Materials, Services, and Equipment.*

4.1 *In making purchases of supplies, materials, services, and equipment on behalf of the System, the General Services Commission (the “Commission”) is required to comply with the State Purchasing and General Services Act, Article 3 of Article 601b, Vernon’s Texas Civil Statutes (the “Act”), including the rules and regulations promulgated by the Commission thereunder. The Act authorizes institutions of higher education to purchase materials, supplies, or equipment through group purchasing programs that offer discount prices to institutions of higher education, subject to rules to be promulgated by the Commission. In making purchases under such delegated authority or under such group purchasing programs subject to rules of the Commission, the System shall follow the Commission’s applicable procedures or rules.*
Sec. 5.

Purchasing Procedures

5.1 The official purchasing agent of each component institution shall promulgate procedures to facilitate and expedite the purchasing function. Such procedures shall be developed in accordance with sound business practices and applicable state law. Purchasing procedures shall be implemented only after appropriate review and approval for inclusion in the institutional Handbook of Operating Procedures, including review and approval of the chief business officer.

5.2 Closed or noncompetitive specifications shall not be used except in unusual instances clearly justified as being essential to efficient operating performance. Reports of all such exceptions shall be maintained by the chief business officer.
BACKGROUND INFORMATION

The proposed changes to the Regents' Rules and Regulations, Part Two, Chapter IV, Section 4 are intended to reduce the bureaucratic costs and inefficiencies caused by unnecessary adherence to the particulars of the Act and the voluminous rules and regulations issued thereunder by the General Services Commission. Present state law requires the U. T. System to comply with the Act only with respect to some purchases. However, the phrasing of Subsection 4.1 of the present text — "[The Act] shall govern the purchasing policies of the System." -- has led to a misinterpretation that the U. T. Board of Regents desires to have the U. T. System comply with the particulars of the Act and with the Commission's rules and regulations thereunder with respect to all U. T. System purchases even when Texas statutes do not require this result. The proposed change to Section 5 makes clear that purchasing policies should be included in the institutional Handbook of Operating Procedures.

The proposed changes will allow the U. T. System's components flexibility to adopt purchasing policies consistent with industry standards for purchases not subject to the Act. This will in turn allow the components to reduce their structural costs.


RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and the Executive Vice Chancellor for Health Affairs that the Regents' Rules and Regulations, Part Two, Chapter V, Section 3, regarding employee training, education, and development, be amended as set forth below in congressional style:

Sec. 3. Employee Training, Education, and Development.

3.1 The [Texas] State Employees Training Act, Texas Government Code, Sections 656.041 et seq. recognizes that programs for the training and education of state administrators and employees materially aid effective state administration and requires each State agency to adopt rules governing such programs, subject to written approval of the Governor of the State of Texas [the state-departments-and-other-state-institutions-including-the-System-must-develop-a-more-comprehensive-Training-Program-as-an-integral-part-of-a-successful-personnel-program]. The Director of the Office of Human Resources, as delegated by the Executive Vice Chancellor for Business Affairs, is responsible for promulgating the necessary policies and procedures for implementation of the State Employees Training Act, consistent with the guidelines

BAAC - 4
already approved by the Governor [of the State of Texas] and the Regents' Rules and Regulations.

3.2 Through implementation of the State Employees Training Act, the U. T. System encourages the establishment of policies which promote training [providing] programs that will greatly benefit [most] employees. In addition, the use of various types of training programs will be designed to [aim] encourage the initiative of all [young-talented] employees and stimulate and motivate less productive employees. Organized training programs will, moreover, help identify [these] employees who [are-willing-to] exercise their initiative and demonstrate high levels of [prove-their] performance and also identify [find-the] areas where employees need assistance in adapting to change and adopting [are-resisting] change and improved procedures and programs.

3.3 The following general objectives of the overall training effort will lead to [the-system's gaining] more efficiency and economy [in-its overall-personnel-program]:

3.31 Developing well trained managerial, supervisory, [staffs-beth] professional and support staff [supportive];

3.32 Assisting all employees toward achieving their highest potential [usefulness];

3.33 Motivating employees and encouraging employees [stimulating-a-sense-of] participation [and-involvemement];

3.34 Evaluating the training and its benefit to the organization [insuring-that-the System-receives-a-fair-return-on-its investment-in-training-and-education].

3.4 The program elements for this general training program are:

3.41 Identifying staff members who need staff development in order to determine the exact kind and scope of program needed;

3.42 Training individuals for current assignments and developing them for future assignments, as a means of improving the quality and quantity of work [done];

3.43 Providing training so that [developing all] supervisors are prepared [to-enable them] to assume and discharge their primary responsibility for the maximum utilization of personnel, the training of their staff members, and the maintenance of sound employee relations;

3.44 Advising and assisting employees with respect to continuing education [7] and means by which they can increase [improve] their effectiveness [usefulness];

3.45 Evaluating all training and education activities to determine whether they are [have] effective [to-meet-the-needs-of-the System].

BAAC - 5
3.5 With these objectives and general program elements as a background, the establishment of four specific training programs is encouraged [are established]. The administration and implementation of the following training programs at the U. T. System Administration and each component are [is] to be primarily the task and responsibility of the institutional human resources director [personnel officer] or an individual designated by [with approval of] the chief administrative officer. [The System-Personnel-Director-shall-have-the responsibility-of-coordinating-all-training programs-through-review-and-approval-of-training-policies-promulgated-by-the-component institutions.]

3.6 Higher Education Tuition Support [College-or University-Degree] Program.

3.61 Definition: This program will provide financial assistance for graduate or undergraduate level training leading to a degree. It [Basically, it] provides for full-time or part-time student enrollment and is to be for selected, qualified employees of the U. T. System. This program will be provided [by the System] on the basis of institutional need [of the System] and to the extent funds are available.

3.62 Objective(s): To provide a college or university education for qualified [System] employees as specifically required in their area of employment.

3.63 Program Elements: This training is [essentially-only-one-type+] to provide full-time or part-time student enrollment in a graduate or undergraduate program leading to a degree that directly relates to that employee's current or future employment.

3.64 Administration: Eligibility Requirements.

3.641 Selected employees must have necessary academic qualifications to meet all entrance requirements of the college or university where training is provided.

3.642 Degree training must be directly related to an existing job or job series [used by the System].

3.643 Selected employees should [must] be scheduled for appointment to a job requiring the degree training on completion of schooling.

3.644 Selected employees must meet requirements [have been successfully-evaluated-as-to-competence and aptitude for training granted] and be recommended through the chief administrative officer and approved by the institutional human resources director or the Director of the Office of Human Resources.
3.645 Selected employees on educational stipend shall be considered as employees on official leave of absence while in student status. Vacation, sick leave, group insurances, and other benefits will be governed under appropriate rules regarding such official leaves of absence.

3.646 Participating employees must receive grades of "C" or better in undergraduate classes and "B" or better in graduate courses to continue eligibility.

3.65 Administration: Obligations. Employees who receive financial assistance under this program [from-the-System], in completion of either undergraduate or advanced degrees, will be obligated to fulfill the following terms and conditions:

3.651 An agreement to be bound by the rules and regulations contained herein and such other policies, rules, and procedures as may be promulgated by the employing entity [System-Personnel-Director-applicable-to-the-college degree-training-program].

3.652 An agreement to return to the employing entity [System-as-an employee] upon graduation and attainment of the degree and to remain in the employment [of-the System] for a period of time subsequent to graduation that is proportionate either to the period of time the employee has received financial assistance to attend college or university or to the amount of financial assistance received, or at the institution’s option.

3.653 An agreement to execute[7-as required-by-the-System-Personnel Director] a formal obligatory document between the employing entity [System] and the recipient of assistance under this program, to repay in a lump sum or such alternate arrangement as the employing entity [System Personnel-Director] may prescribe, the amount of money expended [by-the-System] for the cost of such college education if the individual for any reason, except circumstances beyond the individual’s control, fails to complete the training or otherwise defaults in any provision of the agreement or agreements [between-the-System-and the-individual].
3.7 **Human Resource Development Program.** [In-Ser-
vice-Training-and-Education-Program]

3.71 **Definition:** Human resource development

This training-and-education-is-Job-
oriented-training-that-is-provided-essentially-within-the-System--it-may
include on-the-job training, training in preparation for future job responsibil-
ities [assignment], and continuing training programs that are designed to
increase job effectiveness [basically-job oriented]--This program is for-selected
individual-staff-members-and-will-be-pro-
vided-on-the-basis-of-need-and-to-the
extent-funds-are-available.

3.72 **Objectives:** To equip an individual to

perform job specific [a-particular] task

[within-a-particular-situation] and/or to
equip the employee to deal with new tech-
ological and legal developments, to
develop additional work capabilities, or
increase the employee's level of effec-
tiveness [competence].

9.79--**Program-Elements:**--In-service-training

and-education-programs-are-divided-into
the-following-three-principal-categories
9.791----Orientation-serves-the-purpose

of-acquainting-the-employee-to-a
new-job-situation--it-does-not
include-the-development-of

skills-for-that-particular-job
situation;

9.792----Basic-Training-for-a-Specific
Task-includes-pre-employment-and
recruit-type-training-involving
job-knowledge-and/or-the-devel-
opment-of-skills-required-for-a
specific-task--it-also-includes

training-in-supervisory-and-man-
gerinal-skills;

9.793----Advanced-In-Service-Training
includes-the-development-of-a
higher-level-of-skills-an
increase-in-job-knowledge-and
instruction-in-new-concepts-and
changing-aspects-of-job-respon-
sibility;

9.794--**Administration:**--Eligibility-Require-
ments--it-is-a-basic-responsibility-of
the-System-to-provide-training-as-the
individual-situation-may-require--it-is
recognized-that-the-need-for-some-of
these-programs-will-vary-according-to

skills-required-and-the-availability-of
pre-employment-training--Manpower-needs
and-the-availability-of-skilled-appli-
cants-may-also-be-a-determining-factor.
With-this-general-background-as-ref-
ence,-employees-will-be-identified,
selected,-trained,-and-evaluated-accord-
ing-to-the-needs-of-the-System;

9.795--**Administration:**--Obligations--The
employee-has-an-obligation-to-success-
fully-complete-the-training-program-and
should-recognize-that-the-System-will-use
this-type-of-training-as-a-continuation
of-the-selection-process.

BAAC - 8
3.8 Outside [Out-of-Agency] Staff Development Program.

3.81 Definition: This program is to provide training through workshops, seminars, institutes, training sessions, extension courses, college or university courses (with or without academic credit), and other special programs or activities offered either within or outside the state. Such programs must be of concentrated, precise content and designed to improve the individual’s professional or technical knowledge in the performance of the individual’s present or prospective duties and responsibilities. [This program is for selected individual staff members and will be provided on the basis of need of the System and to the extent funds are available.]

3.82 Objectives: To improve and enhance the individual’s professional and technical knowledge and ability in the performance of the individual’s present or prospective duties and responsibilities.

3.83 Program Elements: This program is generally the type that meets the following criteria: relatively short term; specific in content; and presented outside the employing agency.

3.84 Administration: Eligibility Requirements.


3.842 The training and education must be related to the employee’s current or prospective duty assignment during the period of his or her participation.

3.843——Such-training-and-education-must be-approved-by-the-chief-administrative-officer-or-his-or-her delegate-on-recommendation-of the-head-of-the-employing department-or-unit.

3.85 Administration: Obligations. Employees receiving Outside [Out-of-Agency] Staff Development [authorized-by-the-System] will be obligated to fulfill such terms and conditions as the chief administrative officer may prescribe, compatible with the nature and extent of the training or education.

3.9 Internship/Mentoring [Training] Program.

3.91 Definition: Internship training is intended to provide the type of learning experience that can be obtained only through actual work experience. Internship programs will normally be of a longer duration than training mentioned under the heading of Outside [Out-of-Agency] Staff Development and Human Resource Development Program [In-Service Training-and-Education]. This training will be provided to those individuals...
selected under the standards listed below in Subdivision [Subsection] 3.95, Eligibility Requirements. This training will be provided on the basis of need of the employing entity [System] and to the extent funds are available.

3.92 Objectives: This type of training and education has a broader objective than other types of training in that it serves not only the employing entity [System] but also the State of Texas in the following ways:

3.921 It allows [the-System-and/or-the State-of-Texas-to] screening of potential employees while simultaneously enjoying an advantageous recruiting position.

3.922 It facilitates the infusion of new people and new ideas into the information interchange which is continually taking place between state government and the U. T. System.

3.923 It will allow the [System-and/or the-state-to] gain of trained personnel who can carry a heavier work load in a relatively short period of time.

3.924 Internship programs produce a work product, although this is not the justification for any internship program.

3.93 Program Elements: Type I Internships are those that are within the U. T. System for nonemployees of the state.

3.931 Type I Internships are held with the U. T. System Administration or a component institution by persons who are not employed by the state or the U. T. System.

3.932 Such internships relate to the educational program of the person serving the internship, which suggests that there will be a constant interchange and evaluation between both the U. T. System and the sponsor of the person’s educational program.

3.933 These internships should be initiated only to the extent that they [the-System] can provide a meaningful working role and learning experience.

3.934 Type I Internships are not designed primarily to produce a work product. (Example: The employee of a private data processing equipment firm observing and being trained in the Information Technology [Data-Processing] Department of a component institution which serves as the training ground.)
3.94 Program Elements: Type II Internship
Programs are for the State of Texas and/or U. T. System employees.
3.941 Type II(a) Internships provide for the State of Texas to be the
trainee represented by a person in the employ of another [a]
state agency [either-than-the System]. [Example: An employee
of another state agency (State Auditor's office) serving as an
intern trainee [with-the-System].]
3.942 Type II(b) Internships provide for the State of Texas to be the
trainee represented by a person in the employ of the U. T. Sys-
tem. A Type II(b) Internship may be served either within the
U. T. System or with [an]other state agencies[y]. Employees on
Type II(b) Internship status should be considered as employ-
ees of the U. T. System as they
would if they were physically
present on the job. (Example:
An employee of a [System] com-
ponent serving as an intern
trainee at another [System] com-
ponent or with another state
agency, i.e., an accountant from
a component business office
serving as a trainee in the
business office of another com-
ponent or in the State Auditor's
office.)
3.943 The primary objective sought by
both of the Type II Internship
programs is for the trainee to
gain skills from the training
agency and to promote the abil-
ity of persons to work with
broader situations and more com-
petently in the multi-levels of
administration of the state or
the U. T. System.
3.95 Administration: Eligibility Require-
ments.
3.951 Internship education and train-
ing [authorized-by-the-System]
will be conducted primarily for the benefit of the U. T. System.
3.952 Internship training and educa-
tion must be approved by the
chief administrative officer or his or her delegate on recom-
mendation of the head of the employing department or unit.
3.96 Administration: Obligations.

3.961 Type I - No obligatory arrangement is required.

3.962 Type II - The following standards should be observed:

3.9621 The need for these programs will vary according to skills required and the availability of pre-employment training within the State of Texas and/or the U. T. System.

3.9622 The employee has an obligation to successfully complete the training program [and should recognize that the State of Texas and the System will use this type of training as a continuation of the selection process].

3.9623 Employees receiving internship training [authorized by the System] will be obligated to fulfill such terms and conditions as [the System Personnel Director] may be prescribed, compatible with the nature and extent of the training or education.

BACKGROUND INFORMATION

The proposed changes to the Regents' Rules and Regulations, Part Two, Chapter V, Section 3 are intended to bring the available employer training, education, and development programs in compliance with recent codification of underlying statutory authorization at Sections 656.041 et seq. of the Texas Government Code (formerly Article 6252-11a), simplify program descriptions, and replace unclear or outdated language.

Upon approval by the U. T. Board of Regents, these revised rules will be submitted to the Governor for approval as required by the Texas Government Code.

RECOMMENDATION

The Business Affairs and Audit Committee, with the concurrence of the U. T. System Process Review Committee, the Chancellor, and the appropriate Executive Vice Chancellors, recommends that the U. T. Board of Regents approve the following recommendations to revise the U. T. System Annual Operating Budget process and the format of budgetary information reported to the U. T. Board of Regents:

a. Prepare a "primary" budget document which includes budget information for each department or budget unit but does not include departmental salary rosters. Salary recommendations will be provided as companion documents to the primary budget document.

b. Continue the current practice of organizing the Educational and General Budget in accordance with the line items of the Appropriations Act. Budget funds at the subaccount level for each department or budgetary unit to include subaccounts for Administrative and Professional Salaries, Faculty Salaries, Teaching Assistants, Classified Salaries, Wages, Maintenance and Operation, Travel, and other subaccounts as may be needed. Include FTE personnel numbers for each salary subaccount.

c. Adopt a two-year comparison format for the Educational and General Budget to adequately reflect budget changes.

d. Include normal summary information in the budget document for Designated Funds, Auxiliary Enterprises Funds, Contract and Grant Funds, and Gift Funds in a consistent format. Budget pages for each fund group should be color coded.

e. Develop a salary roster to accompany the primary budget document in a format which is consistent with the needs of the U. T. Board of Regents, the U. T. System Administration, and the component institutions.

f. Include an "all funds" budget summary as the first schedule in the budget.

g. Discontinue the practice of scheduling budget hearings after the budget is prepared. Resource allocation hearings will be scheduled in advance of writing the budget. Draft budgets will continue to be submitted to U. T. System Administration for review.
h. U. T. System Administration will approve reappropriation of prior year balances which exceed $100,000. Balances less than $100,000 will be approved at the institutional level.

i. Remove the time limit of November 30 for lapsing unfilled and uncommitted line item faculty salaries to the institutional Unallocated Faculty Salaries account.

j. Eliminate the requirement for U. T. System Administration to approve changes of clinical faculty appointments including medical hospital staff, without salary.

k. Eliminate the requirement for U. T. System Administration to approve Summer Session Budgets as a separate process from approval of the Annual Operating budget. Delegate approval of Summer Session Budgets to the component Chief Administrative Officer.

l. Implement a review of supplemental reports which have historically been filed with the budget to determine if they continue to be needed by either U. T. System Administration or the U. T. Board of Regents.

BACKGROUND INFORMATION

The U. T. System Process Review Committee, chaired by Vice-Chairman Lebermann, was appointed to, among other things, study and make recommendations for changing the processes by which information is reported to the U. T. Board of Regents. One such process reviewed was the preparation and reporting of the annual operating budget. A subcommittee made up of U. T. System Administration and component administrative officials made a thorough review of the budget process, including a comparison of other major university budgets, and recommended the above improvements and format changes in the budgetary process.

The recommended changes will enhance the Board’s ability to focus on overall budgetary administration and execution, reduce the budgeting detail needed only at the institutional level, and substantially limit the staff time and paper flow associated with the Board’s approval of the Annual Operating Budget.

Necessary revisions to the Annual Operating Budget Rules and Regulations will be submitted to the U. T. Board of Regents for approval as a part of the Regental approval of the Annual Operating Budget.

BAAC - 14
5. **U. T. System: Recommended Approval of the System-wide Internal Audit Plan for Fiscal Year 1994-95.**

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Business Affairs and Audit Committee of the U. T. Board of Regents that the proposed System-wide Internal Audit Plan for Fiscal Year 1994-95 be approved for the U. T. System as set forth on Pages BAAC 16 - 28. The development of the Audit Plan is based on a System-wide risk assessment. The implementation of the Plan will be coordinated with the institutional auditors to ensure coverage without duplication of effort.

**BACKGROUND INFORMATION**

The Texas Internal Auditing Act passed by the 71st Legislature requires in Section 4(1) that an annual audit plan, which identifies the individual audits to be conducted during the year, be prepared using risk assessment techniques. The Act further specifies in Section 6(2) that the internal auditor shall develop an annual audit plan which shall be approved by the governing board of the agency or its designee or by the administrator of an agency without a governing board.

The U. T. System is committed to compliance with the Texas Internal Auditing Act. The System Audit Office internal audit plan for Fiscal Year 1994-95 was approved by the U. T. System Administration Internal Audit Committee on September 26, 1994. It is organized into three major categories: System Administration, Academic Components, and Health Components. The U. T. System components' internal audit plans have been previously approved by the chief administrative officers and Internal Audit Committees.
THE UNIVERSITY OF TEXAS

SYSTEM WIDE
AUDIT PLAN
FOR
FISCAL YEAR 1994-95
OVERVIEW

The Texas Internal Auditing Act, Article 6252-5d, Vernon's Texas Civil Statutes, passed by the Seventy-first Legislature established guidelines for a program of internal auditing. The intent was to assist agency administrators by furnishing independent analyses, appraisals, and recommendations concerning agency operations. The act also mandated that the internal audit program conform to the standards for the Professional Practice of Internal Auditing as promulgated by the Institute of Internal Auditors (IIA).

IIA Standards require that internal auditors develop an audit plan based on assignment of risk. Input from the component internal audit directors and top-level management, as well as input from mid-and top-level management at System Administration, was solicited. The audit areas suggested by the components and System Administration were evaluated based on certain risk factors, which included potential risk of loss, strategic plan/mission objectives, public/management "expectations," laws and regulations, management interest, and date and results of last audit of the various areas. After assessing the risk of each area, and considering management's input, the following areas were selected for review at the component institutions:

- Departmental Internal Controls
- Follow-up on Prior Year Audit Recommendations
- Environmental Health and Safety (UTA, UTB, UTEP, UTPA, UTSA, UTT, UTHCT)
- NCAA Programs (UTSA, UTEP, UTA, and UTPA)
- EDP Audits

The Standards for the Professional Practice of Internal Auditing address the scope of work as follows:

"The scope of work should include the examination and review of the adequacy and effectiveness of the system of internal control, and the quality of performance in carrying out responsibilities. Internal auditors should:

- review the reliability and integrity of financial and operating information and the means used to identify, measure, classify, and report such information.
- review the systems established to ensure compliance with those policies, plans, procedures, laws, and regulations which could have a significant impact on operations and reports and should determine whether the organization is in compliance.
- review the means of safeguarding assets and, as appropriate, verify the existence of such assets.
- appraise the economy and efficiency with which resources are employed.
- review operations and programs to ascertain whether results are consistent with established objectives and goals and whether the operations or programs are being carried out as planned.

The planned scope of each of the audits listed above is described under "System Administration Audit Plan"
BUDGET AND STAFFING

The budget for the System Audit Office was prepared in accordance with System Administration guidelines and was approved at the August 1994 Board of Regents' meeting.

Degrees and certifications held by the staff includes 6 auditors with advanced degrees and 8 auditors with CPA certifications. Career development for the staff is a strategic goal of the System Audit Office and it is the Director's intent to create a working environment that will facilitate career opportunities for the audit staff within and outside the office. The Office will continue its efforts towards developing current staff to its fullest potential through the performance of operational audits, exposure to higher levels of management, and training targeted at non-traditional audit areas.
SYSTEM ADMINISTRATION AUDIT PLAN
FISCAL YEAR 1994-95

SYSTEM ADMINISTRATION AUDITS

Self Insured Medical Benefits - The scope of this audit includes reliability and integrity of data, compliance, safeguarding of assets, and economy and efficiency of operations. The audit will include tests of payments to providers and participants and premiums remitted by component institutions.

Institutional Funds Short/ Intermediate Term Fund - The scope of this audit includes reliability and integrity of data, compliance, and safeguarding of assets. The review will include the testing of transactions, controls, and policies and procedures.

Medical Liability Fund - The scope of this audit includes reliability and integrity of data, compliance, and safeguarding of assets. This audit will include tests of account balances and control processes to assess and resolve malpractice claims.

Oil and Gas Audits - The scope of this audit includes reliability and integrity of data, compliance, and safeguarding of assets. The audits will include tests of stock inventory and accuracy of royalties received as well as tests for compliance with lease provisions.

Workers' Compensation Insurance and Unemployment - The scope of this audit includes reliability and integrity of data, compliance, program results, and safeguarding of assets. The audit will include procedures to follow-up on recommendations made in the previous audit.

Component Institution Audits

Internal Controls - The scope of these audits will include safeguarding of assets, compliance, and reliability and integrity of data.

NCAA Programs (UTSA, UTEP, UTA, UTPA) - These audits consist of agreed-upon procedures regarding internal controls, revenues, expenditures, and Booster Club activity related to intercollegiate athletics programs.

Environmental Health and Safety (UTA, UTB, UTEP, UTPA, UTSA, UTT, and UTHCT) - The scope of these audits includes economy and efficiency, program results, and compliance. The audits will include a review of the programs in place to manage hazardous waste.

Internal Audit Work (UTPB) - The scope of the internal audit work at this component will include safeguarding of assets, economy and efficiency, program results, compliance, and reliability and integrity of data.

EDP Audits - These audits will include general controls at the academic institutions which do not have EDP auditors on the institutions staff.

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COMPONENT AUDIT PLANS
FISCAL YEAR 1994-1995

ACADEMIC INSTITUTIONS

THE UNIVERSITY OF TEXAS AT ARLINGTON
Payroll and Fringe Benefits
Inventories - Sales
Cash - Change/Purchase Funds
State and Local Compliance:
   Faculty Sick Leave
   Faculty Teaching Workload
   Expenditures
   Demand Account Reconciliations
   Holds for Indebtedness
EDP:
   Systems Design/Applications Reviews
   Electronic Transcripts
   LANs Provided by Academic Computing Services
   Address Database System Review
Performance:
   Center for Professional and Executive Development
   Expenditures Growth Analysis
   Admissions
   Registrar
   Special Recruiting Effort - Fall 94
   Bits & Bytes
Federal Compliance:
   Financial Aid
   Equipment
Internal Control Environment:
   Review Internal Control System and Update Documentation
   Findings Follow-up
Departmental Audits:
   History
   Biology
   Engineering Graphics
   Urban and Regional Affairs
   Architecture
   International Office
   Environmental Health and Safety
   Maverick Stadium
   Motor Pool
Other Area:
   Management Requests Audits
   Auditor Judgment
   Assist State/System Auditors

THE UNIVERSITY OF TEXAS AT AUSTIN
Cash:
   Retail Operations
   Petty Cash
   Cash Receipts
   Training
   Bursar's Office
Internal Control, Compliance, Financial:
  - New Deans, Directors and Chairpersons
  - Spot-Check Audit
  - Development Office
  - Student Fees

Electronic Data Processing (EDP)
Federal
Unplanned Projects:
  - Investigations
  - Management Request

Follow-up Audits
Performance Reviews
  - Economic/Efficiency Audits
  - Program Audits, or
  - Management Control Audits

THE UNIVERSITY OF TEXAS AT BROWNSVILLE

- Sponsored Research Programs
- Financial Assistance Programs
- Student Fees
- Cash Handling on Campus
- Records Management

THE UNIVERSITY OF TEXAS AT DALLAS

- Annual Financial Report Reviews
- Discretionary Funds
- Internal Controls Update
- Follow-up Audits
- Lena Callier Trust
- Monitoring Grant Subrecipients
- Inventories
- Quality Assurance Review
- Special Requests by President, Management
- Surprise Petty Cash Counts
- Information Resources (EDP Audits)
  - Top Secret Security Package
  - Electronic Forms Systems
- Financial Aid
- Property Administration
- Contracts & Grants
- School of Management
- Utilities
- School of General Studies
- Cash, Appropriations, and Investment
- Telecommunication Services
- Admissions & Records
- Student Services
- University Police

THE UNIVERSITY OF TEXAS AT EL PASO

- Intercollegiate Athletics
- KTEP-FM
- Follow-up Audits
- Environmental Health and Safety
- Internal Controls

BAAC - 21
Quality Assurance Review
State Audits
UT System Audits
Miner Foundation
Music Department Review Recognition
Development and Alumni Office
Vouchering Office
Special Request Audits
Computer Center and Business Information System
Student Grade Changes
Bursar's office
Cash Handling Operations
Special Projects

THE UNIVERSITY OF TEXAS - PAN AMERICAN
Departmental Cash Handling - Internal Controls
Intercollegiate Athletics
South Texas Border Initiatives - Review of Expenditures
Office of Admissions and Records
School of Education
Gifts and Donations
Office of the Comptroller
Voice Response
Telecommunications - Telephone System
Disaster Recovery
Pre-Implementation Review - On-Line Purchase Requisitioning
Computer Network Security
Follow-up Audits

THE UNIVERSITY OF TEXAS OF THE PERMIAN BASIN
The audit plan for UTPB was developed by the UT System Audit Office, which will provide internal auditing services for UTPB. Areas to be audited include:

Departmental Audit (Internal Controls):
- Humanities and Fine Arts
- Behavioral Science
- Laboratory Division
- Graduate Studies and Research
- Science and Mathematics

Operational Audits
- Contracts and Grants
- Internal Control Action Plan (Training)
- Cost Committee
- Follow-Up on Prior Audits

THE UNIVERSITY OF TEXAS AT SAN ANTONIO
Resale Inventories
Annual Cash Counts & Surprise Cash Counts
Capital Inventory Counts
Texas Folklife Festival Financial Audit
Grants and Contracts
Departmental Internal Control Assessments
Follow-up Audits
Admissions and Registrar:
- Recruitment
- Admissions Processing
- Student Financial Aid

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Bursar's Office
Payroll
Research Development
Office of Instructional Resources
Institute of Texan Cultures - Business Office
Campus Mail Room

THE UNIVERSITY OF TEXAS AT TYLER
Deferred Revenues
Student Financial Aid
Purchasing
Hazardous Waste
Continuing Education
Dean's Office:
  School of Education and Psychology
  School of Sciences and Mathematics
  School of Liberal Arts
  School of Business Administration
Data Processing Center
Personnel
Inventory - Year End
Petty Cash and Change Funds
Million Dollar Hole-In-One Contest
Audits In-Progress at Year-end 1994
Follow-up Audits
Special Requests

HEALTH INSTITUTIONS

THE UNIVERSITY OF TEXAS SOUTHWESTERN MEDICAL BRANCH AT DALLAS
MSRDP
  Financial Planning and Analysis
  Collections & Expenditures
Physical Plant - Utilities
Aston Center - Business Area
Human Resources
  Faculty Benefits
  Employee Services
Medical School
  Cardiopulminology
  Nephrology
  Obstetrics and Gynecology
  Pediatrics
  Limited Internal Control Reviews
    - Pharmacology
    - Physiology
    - Neurosurgery
    - Dermatology
Payroll
State Appropriations
State Grants
EDP - Budget System
Mail Service
Continuing Education Performance Audit

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Allied Health
  All Departments
  Faculty Practice Plan
Inventory
  Physical Plant
  General Stores
  Petty Cash

THE UNIVERSITY OF TEXAS MEDICAL BRANCH AT GALVESTON
Follow-up Audits
  Human Resources Management System
  Cardiac Catheterization Lab
  Computer Change Control
  Hospital Monitoring Service
  Psychiatry Charge
  Drug Company Investigation
  Cash Collection Profess
  Clinical Trials
  Customer Information Control Software
  Bookstore Automation
  Bank Account Review
  Recharge Centers Review
  Sealy Smith Ultrasound Lab
  Computing Service Center Report Utilization
Special Requests
  Bookstore
  Family Practice Residency Program
MSRDP
  Financial Statement Review
  Abstracting Process
  Budgeting and Expenditure Control
UT System Internal Control Initiative
UT System Cost Reduction Initiative
Information Systems Technical Reviews
  Human Resources Management System
  General Ledger and Time and Attendance
  Invision (Order Entry)
  Emergency Preparedness
  General ledger and Time and Attendance
  LAN
Departmental Reviews
  Computing Service Center
  Emergency Department
  Home Health
  Human Biological Chemistry & Genetics
  Human Resources
  Moody Independent School District
  Nursing Service
  Otolaryngology
  Pharmacology & Toxicology
  Physical Plant
  Preventative Medicine & Community Health
  School of Allied Health Sciences
  School of Medicine
  Surgery
  Transportation

BAAC - 24
Process Audit Efforts
Acquisition of and Payment for Goods and Services
Human Resources/Payroll
  - HRMS Segment (Integrated)
  - 1099 Segment
Campus Environment
  - Equipment Accountability
Deliver Patient Care
  - Bill for Services (Invision) Segment (Integrated)
Pharmacy Co-oping
Other Co-oping

THE UNIVERSITY OF TEXAS HEALTH SCIENCE CENTER AT HOUSTON
Survey of Outside Remuneration
Leave Balances
'94 FYE Inventories
Follow-up Audits
  Employee Assistance Program
  Nursing Services Billing System
  Accounting - Cash Receipts Review
  '94 FYE Residency Programs (All)
Hermann Hospital Contracts
Application and Awards Process - Sponsored Research
Internal Medicine Operations (MSRDP)
Indirect Cost Review
Budget and Cost Management Operations
Hazardous Materials
'95 FYE Inventory
Development Office Operations
Medical Foundation Operations
Telecommunications Charge/Billing
Physical Plant Service Departments Operations
Energy Management
Special Assignments
Information System Audits
  Internal Staff Assistance - Mainframe
  Internal Staff Assistance - PC
  Assist External Auditors
  Information Resources Risk Analysis
  Student Information System Applications
  DIR Proposal
  Various LAN reviews
  Special Assignments
MSRDP
  Financial Audit - Summary of Operations
  Anesthesiology Charge Capture
  Pediatrics Charge Capture
  Neurology Charge Capture
  Surgery Operations
  Central Business Office Limited Operations
  Special Assignments
HCPC:
  FYE Inventory - Pharmacy
  Activity Therapy
  Clinical Social Services
  Nursing Service Follow-up
  Patient Financial Services
  Special Assignments

BAAC - 25
THE UNIVERSITY OF TEXAS HEALTH SCIENCE CENTER AT SAN ANTONIO
Accounts Payable
MSRDP Central Office
General Practice
Industry - University Cooperative
  Research Center/ State Industry Cooperative Research Center
Equipment Inventory
Appropriations
Travel Expenditures
Budget
 Petty Cash
Payroll
Purchasing
Federal Grants and Contracts
Private Grants and Contracts
Computing Resources - DIR Requirements
MSRDP/DSRDP Financial Review
Physical Plant - Construction & Building Maintenance
Physical Plant - Utilities
University Police
Printing Services
Instrumentation Services
Library
Registrar
Student Financial Aid
Endowments
Allied Health Continuing Education
Emergency Medical Technology
Clinical Research - Dental School
Dental Outpatient Clinic
DSRDP
Endodontics
Periodontics
Biochemistry
Family Practice Residency Program
Medicine
Obstetrics and Gynecology
Pediatrics
Radiology
Surgery
University Clinic
South Texas Research Center
Area Health Education Center
Health Education Training Centers Alliance
School of Nursing
Advanced Research Program/Advanced Technology Program Grants
Follow-up Audits
Internal Audit Quality Assurance Review

THE UNIVERSITY OF TEXAS MD ANDERSON CANCER CENTER
Cardiopulmonary Service
Diagnostic Imaging
Physician Referral Service - Annual Financial
Payroll Delivery
 Petty Cash Counts
Pediatrics
1995 Year-End Inventory
Bad Debt Write-Off Confirmation

BAAC - 26
Human Resources - COSO Overview
Nursing, Hospital
Medical Records
Office of Managed Care
Office of Education
FRAP
Pharmacy
Building Services
EDP Audits:
  Diagnostic Imaging Radiotherapy Information System
  Electronic Data Interchange
  Operating Room System Automation
  Pharmacy DATASTAT System
  Radiotherapy RAMS System
  FSA General Ledger - USAS
  MVS Operating System Audit
  Netware Operating System Audit
  Omegamon Monitor
  Production Test Certification Methodology
  System Development Life Cycle
  Tape Management System (TMS)
  Telecommunication - Data
  UNIX Operating System Audit
  VM Operating System Audit
  Patient Care Information System Re-engineering
  Financial Resources and Assessment Planning Budget System - Hospital/Clinic
  Global Data Security Administration
  Human Resources Management System
  Institutional Disaster Recovery Plan
  LAN New Development
  Radiology Information System Upgrade
  Computer-based Patient Record
  Automated Time & Attendance System
  EDP Software Retrieval
  EDP Software Training
  EDP Staff Support
Prior Year Audits
  1994 Year-End Inventories
  Lab Medicine
  Leukemia - Station 77
  Melanoma - Station 55
  Dental Oncology - Station 59
  Urology
  Ambulatory Treatment Center - Station 19 & Green Park
  Bone Marrow Transplant - Stations 73 & 75
  State Follow Up Management control
  General Ledger to AFR
  Telecommunication - Voice
Investigations - WWIR
Follow Ups
  Accounts Receivable - Patient Accounting and PRS
  Medicare Cost Report
  Procurement Services
  General Accounting - Internal Control
  Grants and Contracts - Private
  Genitourinary Oncology - St. 14
  HRIS - Human Resources
  1994 Year-End Inventories
  Payroll Delivery
  Pediatric/Volunteer Services
Laboratory Medicine
Leukemia - St. 77
Melanoma Sarcoma - St. 55
Dental Oncology - St. 59
Ambulatory Treatment Centers - ST. 19
Bone Marrow Transplant - STs. 73 & 75
Petty Cash Counts
Data Security
Nursing Payroll System
Lab Medicine System Automation
Change Control

THE UNIVERSITY OF TEXAS HEALTH CENTER AT TYLER
Travel
Equipment PUF
Cash Receipts
MSRDP
General
Grants
Timekeeping
Repair and Renovation
Development Office
Information Systems
Investment In Plant
Inventories - Consumable Supplies
MSRDP - Compliance with BPM #31 (Policies and Procedures for Business Operations)
Family Practice Coordinating Board Grant
System Audit Follow-up
Follow-up on Previous Audits
Billing & Collection - Professional Fees (MSRDP Only)
Capital Assets - Inventories & Controls
Staff Benefits
Outside Managed Care Services
Risk Management/Quality Assurance
Payroll - General
Payroll - Tax & FICA
Central Stores
Pathology
Ambulatory Care Facilities
Budgetary Control
Oncology Clinic
MSRDP Revenue
Restricted Funds
Unexpended Plant Funds (Other)
Surgery
Surgery Clinic
Hospital Revenue
Construction (& Safety)
Managed Care Clinic
Managed Care Financial Services
Managed Care Marketing & Patient Services
Neurology Clinic
Supplies Processing and Distribution
Augmentation Allotment

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**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Business Affairs that authorization be given to renew the U. T. Systemwide Comprehensive Crime Policy with National Union Fire Insurance Company of Pittsburgh, Pennsylvania, from November 1, 1994 through November 1, 1995, at an annual premium of $115,000.

**BACKGROUND INFORMATION**

Comprehensive crime coverage has been acquired since 1973. Because of the high loss frequency the University has experienced in the past five years, the premium has steadily increased. A survey among the U. T. System institutions was conducted offering two options:

<table>
<thead>
<tr>
<th>Deductible</th>
<th>Annual Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>$50,000</td>
<td>$115,000</td>
</tr>
<tr>
<td>$100,000</td>
<td>$100,000</td>
</tr>
</tbody>
</table>

The majority of the institutions selected a $50,000 deductible with an annual premium of $115,000. The same terms and conditions will apply with the renewal policy.


**REPORT**

Mr. Lewis Wright, Associate Vice Chancellor for Business Affairs, will present a progress report for Fiscal Year 1994 on the U. T. System Historically Underutilized Business (HUB) Program.
Academic Affairs Com.
Date: December 1, 1994
Time: Following the meeting of the Business Affairs and Audit Committee
Place: Ballroom, University Center, U. T. Pan American

1. U. T. Board of Regents: Proposed Amendments to the Regents’ Rules and Regulations, Part One, Chapter III, Section 24 (Compensation for Correspondence and Extension Teaching) 3

2. U. T. Board of Regents: Proposed Amendments to the Regents’ Rules and Regulations, Part One, Chapter IV, Section 2, Subsections 2.4 and 2.5 (Institutional, College, School, and Departmental Faculties and Legislative Bodies) 4


4. U. T. Austin: Recommendation to Name Room in the West Mall Office Building (Regents’ Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.2, Naming of Facilities Other Than Buildings) (NO PUBLICITY) 5

5. U. T. Brownsville: Request for Authorization to Establish a Bachelor of Science in Computer Science Degree and to Submit the Proposed Degree Program to the Coordinating Board for Approval (Catalog Change) 6


7. U. T. Pan American: Recommendation to Name Art Gallery (Regents’ Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.2, Naming of Facilities Other Than Buildings) 13
8. U. T. Pan American: Request for Authorization to Reorganize the Academic Administrative Structure and to Submit the Proposal to the Coordinating Board for Approval (Catalog Change)


10. U. T. San Antonio: Proposed Appointment to The Ewing Halsell Chair in Biology Effective January 1, 1995

1. U. T. Board of Regents: Proposed Amendments to the Regents' Rules and Regulations, Part One, Chapter III, Section 24 (Compensation for Correspondence and Extension Teaching).--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and the Executive Vice Chancellor for Health Affairs that the Regents' Rules and Regulations, Part One, Chapter III, Section 24, regarding compensation for correspondence and extension teaching, be amended as set forth below in congressional style:

Sec. 24. Compensation for Correspondence and Extension Teaching.--Full-time employees on twelve (12) month appointments may receive additional compensation for correspondence course and/or extension center teaching, but may not receive additional compensation for summer school teaching. Full-time employees on nine (9) month appointments may receive additional compensation for correspondence course and/or extension center teaching during the nine (9) month period and also may be paid for summer school teaching. Compensation rates for correspondence course and extension center teaching shall be paid at rates set from year to year by the chief administrative officer and approved via the operating budget approval process [with the approval of the appropriate Executive Vice Chancellor and the Chancellor].

This item requires the concurrence of the Health Affairs Committee.

BACKGROUND INFORMATION

Section 24 of the Regents' Rules and Regulations, Part One, Chapter III was amended at the August 1992 U. T. Board of Regents' meeting to delete language concerning salary rate maximums for correspondence and extension center teaching or other services to conform to changes in the current General Appropriations Act which removed the previous $7,500 cap on such payments.

Institutions were allowed to set rates upon approval of the appropriate Executive Vice Chancellor and the Chancellor. After review of these rates for the past two years, approvals by the Chancellor and the appropriate Executive Vice Chancellor are no longer deemed necessary and it is recommended that approval be given via the operating budget approval process.
2. U. T. Board of Regents: Proposed Amendments to the Regents' Rules and Regulations, Part One, Chapter IV, Section 2, Subsections 2.4 and 2.5 (Institutional, College, School, and Departmental Faculties and Legislative Bodies).--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and the Executive Vice Chancellor for Health Affairs that the Regents' Rules and Regulations, Part One, Chapter IV, Section 2, Subsections 2.4 and 2.5, regarding institutional, college, school, and departmental faculties and legislative bodies, be amended as set forth below in congressional style:

Sec. 2. Institutional, College, School, and Departmental Faculties and Legislative Bodies.

...  

2.4 Approval of Degree Candidates.--It shall be the duty of the several institutional faculties to recommend approval or disapproval of all candidates for degrees. This duty may be delegated by affirmative vote of the institutional faculty, or its legislative body, to the respective deans or other appropriate official. Should this duty not be delegated, then the institutional registrar, or his or her equivalent, shall furnish to the members of the institutional faculty a complete list of the degree candidates for recommendation.

2.5 List of Degree Candidates in Minutes.--The institutional registrar, as soon as possible after each commencement, shall provide the secretary of his or her institutional faculty, or its legislative body, with a complete list of all successful degree candidates.

This item requires the concurrence of the Health Affairs Committee.

BACKGROUND INFORMATION

The proposed amendments to the Regents' Rules and Regulations, Part One, Chapter IV, Section 2 simplify the required procedure for approval of degree candidates by allowing a "standing" delegation of such approvals by the faculty to an administrative official at Subsection 2.4. In addition, the proposed amendment to Subsection 2.5 deletes the current requirement that the list of degree candidates be included in the faculty legislative body minutes.
3. U. T. Austin: Request for Permission for Individual to Serve as a Trustee of the German Marshall Fund Board (Regents’ Rules and Regulations, Part One, Chapter III, Section 13, Subsections 13.(10) and 13.(11)).

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Berdahl that approval be given for Professor Ray Marshall, holder of the Audre and Bernard Rapoport Centennial Chair in Economics and Public Affairs at U. T. Austin, to serve as a Trustee of the German Marshall Fund Board.

It is further recommended that the U. T. Board of Regents find that: (1) the holding of this position by Professor Marshall is of benefit to the State of Texas and (2) there is no conflict between his position at U. T. Austin and his appointment to this Board.

BACKGROUND INFORMATION

Professor Marshall has been invited by the president of the German Marshall Fund Board to serve as a Trustee for an initial term beginning October 1994 and ending October 1998, with the possibility of reappointment to a subsequent four-year term. The goals of the German Marshall Fund are to foster United States-European cooperation after the Cold War, explore changing United States-European economic roles, build United States-European environmental partnerships, and support reform in Central and Eastern Europe. Professor Marshall will serve without compensation except for reimbursement of travel expenses associated with his service on the Board.

This recommendation is in accordance with approval requirements for positions of honor, trust, or profit provided in Chapter 574 of the Texas Government Code and Part One, Chapter III, Section 13, Subsections 13.(10) and 13.(11) of the Regents’ Rules and Regulations.

4. U. T. Austin: Recommendation to Name Room in the West Mall Office Building (Regents’ Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.2, Naming of Facilities Other Than Buildings) (NO PUBLICITY).

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Berdahl that Room 101 in the West Mall Office Building at U. T. Austin be named the Jane N. Lippmann Room in accordance with the Regents’ Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.2, relating to the naming of facilities other than buildings.

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The proposed room naming is in recognition of Professor Jane N. Lippmann and her thirty years of distinguished service to the Colleges of Arts and Sciences, Humanities, and Liberal Arts at U. T. Austin. Professor Lippmann joined the faculty at U. T. Austin in 1964 and is known for her dedication and commitment to students during her more than twenty years as undergraduate dean for student affairs.

No publicity is requested so that Professor Lippmann may be surprised by an announcement at the Spring commencement ceremony for the College of Liberal Arts.

NO PUBLICITY

5. U. T. Brownsville: Request for Authorization to Establish a Bachelor of Science in Computer Science Degree and to Submit the Proposed Degree Program to the Coordinating Board for Approval (Catalog Change).

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Garcia that authorization be granted to establish a Bachelor of Science in Computer Science degree at U. T. Brownsville and to submit the proposal to the Texas Higher Education Coordinating Board for review and appropriate action. The proposed Bachelor of Science in Computer Science degree is consistent with U. T. Brownsville's approved Table of Programs and institutional plans for offering quality degree programs to meet student needs. A description of the degree program is included in the Background Information of this agenda item.

Upon approval by the Coordinating Board, the next appropriate catalog published at U. T. Brownsville will be amended to reflect this action.

BACKGROUND INFORMATION

Program Description

The proposed Bachelor of Science in Computer Science degree requires a minimum of 126 semester credit hours. The degree plan includes 60 semester credit hours of general education, 15 semester credit hours of computer science foundation courses, 39 semester credit hours of computer science major courses (including 12 hours of designated electives), and 12 semester credit hours of approved free electives. Three new courses are proposed, although all courses required for the degree are in the department's current course inventory. A minor is not required because of the broad nature of the program. This program will be administered by the Computer Science Department in the College of Science, Mathematics and Technology. The first students are expected to be enrolled in the program in the Fall of 1995.
Need

U. T. Brownsville presently offers a Computer Science minor and a Computer Information Systems minor as well as courses for an Associate in Applied Science degree through its partnership with Texas Southmost College. The baccalaureate degree is the rational and logical extension of those offerings. A survey indicated 50 students who have declared computer science as their major and expressed a desire to work toward a baccalaureate degree in computer science. A second survey of local industries conducted by the Computer Science Department revealed significant support for such a program. Sixty percent of the companies surveyed strongly supported the need for the theoretical and practical skills which would be found in program graduates. More than forty-five percent indicated immediate interest in the program and requested that additional information be sent when available. The department also now provides course work necessary for teacher certification in computer science. Many of these future teachers would select a major in computer science to complement their second teaching field of mathematics or science.

A baccalaureate degree in Computer Science will strengthen the overall academic program of U. T. Brownsville and will provide graduates with skills that are in demand by the local schools, industries, and businesses. Graduates in Computer Science will help meet the area's needs to keep pace in a technological age. The degree is structured to produce highly motivated computer specialists who can be employed in the local region, including Texas and Mexico.

Quality

The program is based on a sound curriculum which is comparable to Bachelor of Science in Computer Science degree programs at other institutions within Texas. The admission requirements will be the same as those for other baccalaureate programs within the University. Specific University procedures have been established for program review. These procedures include self-evaluation, departmental review and evaluation, and peer review by other institutions which provide similar programs.

The proposed program meets the standards of the Computer Science Accreditation Commission, the agency responsible for the accreditation of computer science programs in the United States. As the program matures, accreditation will be sought from the Commission.

The current faculty of six persons all have at least a Master of Science degree in Computer Science. One has a Ph.D. in Electrical Engineering with an emphasis in computing and another has a Ph.D. in Sociology.

Cost

The proposal includes three new courses. One additional faculty member will be needed to initiate the program with another one required in the third year. Initially, no part-time faculty or additional clerical help will be needed.

Current faculty are already teaching courses relevant to the program. The Computer Science Department has been offering undergraduate courses in computer science for ten years and
has necessary equipment in place to support the program. A minimal equipment budget is necessary to replace old computers, to improve on the current networking capabilities, and to purchase specialized equipment not presently available. The Computer Science Department will be housed in the new science and engineering technology building which will be furnished with state-of-the-art equipment when it is completed. Any costs associated with the program that are not covered by revenues resulting from the funding formula will be covered by the anticipated continuance of the special legislative appropriation for South Texas/Border Initiative program development. When the proposed program is in full operation, the regular faculty salary and departmental expense funding formulas are expected to meet the direct costs of the program.

Summary

U. T. Brownsville is requesting authorization to implement a Bachelor of Science in Computer Science degree and to submit the proposed degree program to the Texas Higher Education Coordinating Board for approval. There is a strong need for this degree in the region. The proposed degree will help to fill this need and carry out the desire by U. T. Brownsville to meet the educational needs of students and community constituents in its region. U. T. Brownsville has six qualified faculty and the other resources required to offer a quality program.

A copy of the proposal for the Bachelor of Science in Computer Science degree is on file in the U. T. System Office of Academic Affairs.


RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and Presidents Garcia and Nevarez that approval be given to a proposed United States Army Cross Enrollment Agreement between U. T. Brownsville and U. T. Pan American as set out on Pages AAC 10 - 12.

It is further recommended that Presidents Garcia and Nevarez be authorized to execute the agreement with the understanding that any and all specific agreements arising from this agreement are to be submitted for prior administrative review and approval as required by the Regents’ Rules and Regulations.

BACKGROUND INFORMATION

The proposed agreement will provide senior division academic instruction of the Army Reserve Officers’ Training Corps for U. T. Brownsville students who will be cross-enrolled at U. T. Pan American.
The proposed agreement is a standard United States Army Cross Enrollment Agreement. It has been reviewed and approved by the Office of General Counsel and is similar to other cross enrollment agreements previously approved by the U. T. Board of Regents.
1. Under the provisions of Public Law 89-647, and section 2102, Title 10, and United States Code, a senior ROTC unit was established at The University of Texas-Brownsville and The University of Texas-Pan American effective _______. This ROTC unit was established pursuant to an agreement between the governing authorities of The University of Texas-Brownsville signed by Dr. Juliet V. García, President, on ________, and the governing authorities of The University of Texas-Pan American signed by Dr. Miguel A. Navarez, President, on ________________, and approved for the Secretary of the Army by _____________. Copies of the agreement are on file at both Colleges/Universities and the Department of the Army.

2. This CROSS ENROLLMENT AGREEMENT between The University of Texas-Brownsville and The University of Texas-Pan American is entered into pursuant to the above authorities, and Army Regulation 145-1 which authorizes the cross enrollment of students between host ROTC and non-ROTC institutions.

3. Contingent upon the acceptance of this AGREEMENT by both parties, the Professor of Military Science, UT Pan American agrees to the following:

a. To provide Senior Division academic instruction of the Army Reserve Officers' Training Corps for students cross enrolled from The University of Texas-Brownsville. Such instruction will be available to all eligible students and nondiscriminatory with respect to admission or subsequent treatment of students on the basis of sex, race, color, or national origin.

b. To provide such military personnel as may be required for the necessary and proper conduct of the Army Reserve Officers' Training instruction subject to the availability of military personnel from US Army resources. As a general rule, faculty will travel to the crossenrolled school when ten or more students are registered for each class offering. If less than ten, the students will travel to the host institution.
c. To provide for use in the Army Reserve Officers' Training Corps instructional program such available US government property as may be authorized by law and applicable tables of allowances.

d. To issue, subject to the availability of funding, at the expense of US Government, textbooks for students not enrolled in the ROTC program, but taking military science courses taught by military instructors. Title to these books remains with the US Government. All books will be returned at the completion of the course.

e. To provide grade reports in the form of a certified letter to The University of Texas-Brownsville registrar for each student enrolled in courses taught by military instructors.

4. Contingent upon the acceptance of the above provisions, The University of Texas-Brownsville agrees to the following:

a. To authorize its students to enroll in and attend ROTC classes at The University of Texas-Pan American. Enrollment will be nondiscriminatory with respect to admission or subsequent treatment of students on the basis of sex, race, color, or national origin.

b. To provide to the Professor of Military Science grade reports and transcripts of enrolled University of Texas-Brownsville ROTC students, as required, to enable monitoring of student's academic progress per Army Regulation 145-1. Charges for such services will be on the same basis as provided other department of The University of Texas-Brownsville.

c. To grant academic credit in accordance with The University of Texas-Pan American policy for Military Science courses taught by the Military Science Department.

d. To recognize the Senior Military officer assigned to The University of Texas-Pan American as Professor of Military Science.

e. To withhold transcripts of grades and certificates of graduation of students and former students who fail to return government property upon disenrollment or at the conclusion of their course of ROTC instruction.

5. It is mutually understood and agreed as follows:

a. The final authority to conduct ROTC instruction for students at The University of Texas-Brownsville is vested in the Commander, Fourth ROTC Region.

b. The University of Texas-Brownsville students will receive equal opportunity with respect to competing for ROTC scholarships.
c. This agreement may be terminated by any signatory by giving written notice of such intent to the others one academic year prior to actual termination.

d. That this AGREEMENT shall become effective when approved and signed by the appropriate authorities of each institution.

JULIET V. GARCIA  DATE  JULIET V. GARCIA  DATE  JULIET V. GARCIA  DATE  JULIET V. GARCIA  DATE
President  University of Texas-Brownsville  President  University of Texas-Pan American  President  University of Texas-Pan American  President  University of Texas-Pan American

MIGUEL A. NEVAREZ  DATE  MIGUEL A. NEVAREZ  DATE  MIGUEL A. NEVAREZ  DATE  MIGUEL A. NEVAREZ  DATE
President  University of Texas-Pan American  President  University of Texas-Pan American  President  University of Texas-Pan American  President  University of Texas-Pan American

DALE A. LAZO  DATE  DALE A. LAZO  DATE  DALE A. LAZO  DATE  DALE A. LAZO  DATE
Major, Infantry  Acting Professor of Military Science  University of Texas-Pan American  Major, Infantry  Acting Professor of Military Science  University of Texas-Pan American  Major, Infantry  Acting Professor of Military Science  University of Texas-Pan American  Major, Infantry  Acting Professor of Military Science  University of Texas-Pan American

JOHN E. ALLEY  DATE  JOHN E. ALLEY  DATE  JOHN E. ALLEY  DATE  JOHN E. ALLEY  DATE

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The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Nevarez that the art gallery located in the Fine Arts Complex at U. T. Pan American be named the Charles and Dorothy Clark Art Gallery in accordance with the Regents' Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.2, relating to the naming of facilities other than buildings.

BACKGROUND INFORMATION

The proposed gallery naming is in tribute to Charles and Dorothy Clark, whose initial donations in the 1960's from their expansive art collection were used to establish what is now the U. T. Pan American Art Collection. Although Mr. Clark is now deceased, Mrs. Clark and the Clark family have continued their patronage of, interest in, and support for the art collection and U. T. Pan American.

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Nevarez that the proposed reorganization of the academic administrative structure at U. T. Pan American be approved and submitted to the Texas Higher Education Coordinating Board for review and appropriate action. The proposed reorganization includes the following:

a. Divide the College of Arts and Sciences into three colleges with departments assigned as indicated below; divide the current Department

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of Mathematics and Computer Science into separate departments; and rename the Bachelor of Arts in Government as the Bachelor of Arts in Political Science:

1. College of Liberal and Performing Arts
   - Department of Art
   - Department of Communication
   - Department of English
   - Department of History and Philosophy
   - Department of Modern Languages and Literature
   - Department of Music

2. College of Science and Engineering
   - Department of Biology
   - Department of Chemistry
   - Department of Computer Science
   - Department of Engineering
   - Department of Mathematics

3. College of Social and Behavioral Sciences
   - Department of Criminal Justice
   - Department of Military Science
   - Department of Political Science
   - Department of Psychology and Anthropology
   - Department of Sociology

b. Rename the School of Business Administration as the College of Business Administration and divide the current three departments into four departments as follows:

1. Department of Accounting and Business Law
2. Department of Economics, Finance, and General Business
3. Department of Management, Marketing, and International Business
4. Department of Quantitative Methods and Information Systems

c. Rename the School of Education as the College of Education, which will retain the same departments, as follows:

1. Department of Curriculum and Instruction
2. Department of Educational Psychology
3. Department of Health and Kinesiology
4. Department of School Administration and Supervision
d. Rename the School of Health Sciences as the College of Health Sciences and Human Services with departments and programs as indicated below; create the Department of Communication Disorders and transfer programs in Bachelor of Arts in Speech and Hearing Therapy and Master of Arts in Communication Disorders from the current College of Arts and Sciences to the Department of Communication Disorders in the proposed College of Health Sciences and Human Services, renaming the Bachelor of Arts in Speech and Hearing Therapy as the Bachelor of Arts in Communication Disorders; transfer the Department of Social Work from the current College of Arts and Sciences to the proposed College of Health Sciences and Human Services; and rename the Program in Medical Technology as the Program in Clinical Laboratory Sciences:

1. Department of Communication Disorders
2. Department of Nursing
3. Department of Social Work
4. Program in Clinical Laboratory Sciences
5. Program in Dietetics
6. Program in Rehabilitative Services

Upon approval by the Coordinating Board, the next appropriate catalog published at U. T. Pan American will be amended to reflect this action.

BACKGROUND INFORMATION

U. T. Pan American is a rapidly expanding institution whose mission is evolving from a primarily undergraduate institution into a comprehensive regional university with a growing range of opportunities at both the undergraduate and the graduate levels. The University has determined that the most efficient and effective way to ensure quality and to assume leadership in its role as a regional university is to reorganize the College of Arts and Sciences into three colleges whose missions are more cohesive and whose departmental interests are similar. Justifications for the proposed changes include improved internal management of the colleges, improved leadership within each college, improved coordination between departments within the colleges because of more closely allied interests, and improved ability to obtain funding from external sources.

Dividing the current College of Arts and Sciences into the College of Liberal and Performing Arts, the College of Science and Engineering, and the College of Social and Behavioral Sciences allows the University to utilize additional resources.
more efficiently in the administration of the instructional programs. The University would add 0.75 full-time equivalent administrative positions to the college with or without reorganization.

The proposed transfer of programs to the College of Health Sciences and Human Services recognizes that these programs are professional health-care and human services programs. The programs are professionally accredited and have mandated teacher/student ratios, as well as specific funding rates.

The Department of Mathematics and Computer Science has grown into two distinct disciplines and has become unwieldy as the second largest department of the University with about 400 majors, almost evenly divided. Since the computer science faculty has already been physically separated from the mathematics faculty, minimal cost will be incurred in establishing separate departments.

Reorganizing the School of Business will create departments that are more nearly equivalent in size and more cohesive in function. Since resources will be reallocated between the new departments, no significant new cost will be associated with this proposed change.

Renaming the Schools of Business Administration, Education, and Health Sciences as colleges achieves uniformity in names university-wide and renaming of current programs to a Bachelor of Science in Clinical Laboratory Sciences and Bachelor of Arts in Political Science is reflective of current practices and informal usage. No significant new costs are associated with these changes.

A copy of the complete proposal is on file in the U. T. System Office of Academic Affairs.


RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Nevarez that approval be given to the proposed United States Army Cross-Enrolled Agreement between U. T. Pan American and South Texas Community College, McAllen, Texas, as set out on Pages AAC 18 - 21.

It is further recommended that President Nevarez be authorized to execute the agreement with the understanding that any and all specific agreements arising from this agreement are to be submitted for prior administrative review and approval as required by the Regents' Rules and Regulations.

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BACKGROUND INFORMATION

The proposed agreement will provide for cross enrollment of students from South Texas Community College in the U. T. Pan American Reserve Officer Training Corps (ROTC) Program.

The proposed U. S. Army Cross-Enrolled Agreement has been reviewed and approved by the Office of General Counsel and is similar to other cross enrollment agreements previously approved by the U. T. Board of Regents.
U.S. ARMY CROSS-ENROLLED AGREEMENT
BETWEEN
UNIVERSITY OF TEXAS-PAN AMERICAN
AND
SOUTH TEXAS COMMUNITY COLLEGE

1. Purpose: The purpose of this memorandum is to provide an agreed basis for cross-enrollment of students from South Texas Community College in the University of Texas-Pan American ROTC Program.

2. Objective: The specific objectives of this memorandum are to identify responsibilities, establish relationships, and outline procedures between University of Texas-Pan American and South Texas Community College for the accomplishment of those elements of their respective tasks which involve matters of mutual interest.

3. General:

   a. Under the provisions of Public Law 88-647, and section 2102, Title 10, United States Code, a senior ROTC unit was established at University of Texas-Pan American. This ROTC unit was established pursuant to an agreement between the governing authorities of the University of Texas-Pan American signed by Dr. Miguel A. Nevarez, President, on 2 September 1981, and approved for the Secretary of the Army by LTC Ernest L. Isbell, on 1 December 1981. Copies of this agreement are on file at the University of Texas-Pan American, at 4th Region (ROTC) Headquarters, Cadet Command, and the Department of the Army.

   b. This Cross-Enrolled Agreement between University of Texas-Pan American and South Texas Community College is entered into pursuant to the above authorities, and Army Regulation 145-1, which authorizes the cross-enrollment of students between host ROTC and non-ROTC institutions.

4. Agreement.

   a. Whereas, University of Texas-Pan American is the Department of the Army's ROTC host institution and conducts a voluntary course of ROTC instruction for interested students, and

   b. Whereas, South Texas Community College has agreed to offer a voluntary course of ROTC Instruction for qualified students in its curriculum, beginning on the Spring 95 semester, and

   c. Whereas, the Department of the Army requires a mutually satisfactory agreement with regard to certain administrative procedures, be it known that officials of both institutions, University of Texas-Pan American and South Texas Community College, agree to the following points listed below:
5. Contingent upon the acceptance of this agreement by both parties, the U.S. Army agrees to the following:

a. To provide Senior Division academic instruction of the Army Reserve Officers' Training Corps for students enrolled from South Texas Community College on the same basis as for students enrolled in ROTC at the host institution. Such instruction will be available to all eligible students and will be nondiscriminatory with respect to admission or subsequent treatment of students on the basis of gender, race, color, religion, national origin or marital status.

b. To issue, subject to availability of funding, at the expense of the US government, uniforms, textbooks and equipment required for South Texas Community College students enrolled in Army ROTC at University of Texas-Pan American. Title to these items remains with the US government. Non-enrolled students participating in ROTC classes will be provided textbooks.

c. To provide grade reports in the format required by the South Texas Community College registrar for each student enrolled in courses taught by military instructors.

d. The ROTC courses offered by the Military Science Department will be considered as South Texas Community College resident courses and credit for such courses will be the same as the academic credit granted at University of Texas-Pan American.

6. Contingent upon the acceptance of the above provisions, South Texas Community College agrees to the following:

a. To authorize its students to enroll in and attend ROTC classes through The University of Texas-Pan American. ROTC classes will be provided at The University of Texas-Pan American campus.

b. To recognize the Senior Military officer assigned to The University of Texas-Pan American as Professor of Military Science.

c. To provide to the Professor of Military Science or his designated Assistant Professor of Military Science grade reports and transcripts of enrolled South Texas Community College ROTC students, as required, consistent with Privacy Act requirements, to enable monitoring of students academic progress per Army Regulation 145-1. Charges for such services will be on the same basis as provided other department of South Texas Community College.

d. To accept grades and credits awarded by the University of Texas-Pan American PMS for the respective Military Science course(s) as stated by paragraph 5.d. above, which shall be entered on the student's official South Texas Community College permanent records.
e. To include all Military Science courses in the South Texas Community College catalog. The number of credit hours for each course will be equivalent to the credit hours offered by the University of Texas-Pan American.

f. To make available at South Texas Community College, without charge to the United States Army, the necessary storage space, government vehicle parking space, staff parking space and other required facilities in the same manner at the same level as is provided to other departments within the institution.

g. To require its students to return all government uniforms, books and equipment upon disenrollment or upon completion of the course. To provide for the protection of all public property used in support of the ROTC program and to take all reasonable measures within the power of South Texas Community College to recover US government property which is improperly in the hands of students or former students. This will include withholding of ROTC grades of students or former students who fail to return government property upon disenrollment or at the conclusion of their course of ROTC instruction.

h. To assist in recruiting students for the program by affording ROTC instructor personnel the opportunity to communicate directly with individual students and faculty members in connection with Army ROTC and ROTC recruiting.

i. To ensure equal representation for ROTC personnel during recruiting, enrollment, counseling, course scheduling, financial assistance and other students-oriented actions by the administration and faculty.

7. The following matters are mutually understood and agreed:

a. The final authority to conduct ROTC instruction for students at South Texas Community College is vested in the Commander, 4th Region (ROTC).

b. That each South Texas Community College student enrolled in the ROTC Program will meet eligibility requirements for admission to this program as stipulated in current Department of the Army regulations.

c. That Department of the Army procedures for administration of records, reporting and training will be the same for South Texas Community College ROTC students as for University of Texas-Pan American students.

d. That funds received for reimbursement and subsistence to students who are enrolled at South Texas Community College will be distributed from the Department of the Army through The University of Texas-Pan American ROTC Department.
e. That cross-enrolled South Texas Community College students shall be considered as members of the University of Texas-Pan American Corps of Cadets, and as such may participate in any military function. Further, such students are eligible for participation in host battalion extracurricular activities.

f. South Texas Community College students will receive equal opportunity with respect to competing for ROTC scholarships.

g. This agreement may be terminated by the 4th Region (ROTC) Commander or either president, with due consideration for the rights of students involved and for the proper dispensation of US government property involved, by giving written notice of such intent to the others one academic year prior to actual termination. In the event of war, other national emergency or legislation eliminating continued program funding, the US Army may exercise accelerated agreement termination.

h. This agreement may be modified by mutual written agreement of the appropriate authorities of each institution.

i. That this agreement shall become effective when approved and signed by the appropriate authorities of each institution.

President
The University of Texas-Pan American
DR. MIGUEL A. NEVAREZ

President
South Texas Community College
Dr. SHIRLEY REED

Professor of Military Science
The University of Texas-Pan American
JOSE M. CABRERO
MAJ, U.S. Army

Commanding Officer
4th Region (ROTC)
JOHN E. ALLEY
Colonel, U.S. Army
10. U. T. San Antonio: Proposed Appointment to The Ewing Halsell Chair in Biology Effective January 1, 1995.---

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Kirkpatrick that Dr. Joe L. Martinez, Jr. be appointed as the initial holder of The Ewing Halsell Chair in Biology at U. T. San Antonio effective January 1, 1995.

BACKGROUND INFORMATION

The appointment of Dr. Martinez as Professor in the Division of Life Sciences and Director of the Division of Life Sciences at U. T. San Antonio has been approved to be effective January 1, 1995. He is internationally known for his work in neurobiology and currently receives funding from the National Institutes of Health. Dr. Martinez has authored or co-authored over 135 publications, served on editorial advisory boards of various journals, and been a member of federal advisory panels and committees.

The Ewing Halsell Chair in Biology was established by the U. T. Board of Regents at the October 1992 meeting.


REPORT

Dr. Mario J. Gonzalez, Associate Vice Chancellor for South Texas/Border Area Development, will present a progress report on the current activities related to the U. T. System South Texas/Border Initiative Program.
Health Affairs Committee
HEALTH AFFAIRS COMMITTEE
Committee Chairman Ramirez

Date: December 1, 1994
Time: Following the meeting of the Academic Affairs Committee
Place: Ballroom, University Center, U. T. Pan American

1. U. T. Southwestern Medical Center - Dallas: Proposal to Designate Regental Professor 2
2. U. T. Southwestern Medical Center - Dallas: Proposed Appointment of Ashbel Smith Professor Effective Immediately 2
3. U. T. Southwestern Medical Center - Dallas: Proposed Appointments to Endowed Academic Positions Effective Immediately 3
4. U. T. Southwestern Medical Center - Dallas: Report on Completion of Special Private Fund Development Campaign 5
5. U. T. Medical Branch - Galveston: Proposed Appointment to the Cecil H. and Ida M. Green Chair in Marine Sciences Effective Immediately 5
6. U. T. Health Science Center - Houston: Proposed Appointments to Endowed Academic Positions Effective Immediately 6
7. U. T. Health Science Center - San Antonio: Proposed Appointment to the Stewart R. Reuter, M.D. Professorship in Radiology Effective Immediately 6
8. U. T. Health Center - Tyler: Request for Approval to Conduct a Special Endowment Fund Campaign (Regents' Rules and Regulations, Part One, Chapter VII, Section 2, Subsection 2.4, Subdivision 2.44) 7
1. U. T. Southwestern Medical Center - Dallas: Proposal to Designate Regental Professor.--

RECOMMENDATION

On October 10, 1994, a member of the faculty of the U. T. Southwestern Medical Center - Dallas was awarded the Nobel Prize in Physiology or Medicine. In recognition of this prestigious achievement, it is recommended that the U. T. Board of Regents award Alfred G. Gilman, M.D., Ph.D., the title of Regental Professor.

It is also recommended that the U. T. Board of Regents provide $500,000 from the Permanent University Fund over the next five years to further the research efforts of this Nobel laureate. Professor Gilman will be granted $100,000 annually, $50,000 for general programmatic and research support and $50,000 for equipment purchases. These annual grants will be from funds controlled by the U. T. Board of Regents.

BACKGROUND INFORMATION

The designation of Regental Professor is in accordance with the Regents' Rules and Regulations, Part One, Chapter III, Subsection 1.86, which states that a faculty member who is awarded the Nobel Prize may be given the title of Regental Professor.

Dr. Gilman, Chairman of the Department of Pharmacology at the U. T. Southwestern Medical Center - Dallas, has been named winner of the 1994 Nobel Prize in Physiology or Medicine. He shares the prize with Dr. Martin Rodbell of the National Institute of Environmental Health Sciences in North Carolina. Dr. Gilman has been widely recognized for his discovery of the G-proteins that function as the switchboard in the communication system responsible for coordinating and regulating the cells of the body. In addition to discovering these G-proteins, his laboratory studies have shown how they work. Dr. Gilman received his undergraduate degree in biochemistry from Yale University and his medical and doctorate degrees from Case Western Reserve University in Cleveland, Ohio. He joined the faculty at the U. T. Southwestern Medical Center - Dallas in 1981 to head the Department of Pharmacology.

2. U. T. Southwestern Medical Center - Dallas: Proposed Appointment of Ashbel Smith Professor Effective Immediately.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs and President Wildenthal that Paul C. Peters, M.D., Clinical Professor in the Division of Urology, be appointed as Ashbel Smith Professor at the U. T. Southwestern Medical Center - Dallas effective immediately.
BACKGROUND INFORMATION

Dr. Peters joined the staff at the U. T. Southwestern Medical Center - Dallas as an Assistant Professor in 1963 and served as Chairman of the Division of Urology from 1971 until December 1993. He is world renowned for his work in kidney transplants and has served as President of the American Urology Association. This appointment recognizes his long and distinguished service to the faculty, fellows and residents, and patients at the U. T. Southwestern Medical Center - Dallas.

U. T. Southwestern Medical Center - Dallas was authorized to award five Ashbel Smith Professorships by the U. T. Board of Regents in April 1980.


RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs and President Wildenthal that the following initial appointments to endowed academic positions at the U. T. Southwestern Medical Center - Dallas be effective immediately:

<table>
<thead>
<tr>
<th>Name of Proposed Appointee</th>
<th>Endowed Academic Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Peter E. Lipsky, M.D.</td>
<td>Harold C. Simmons Profes-</td>
</tr>
<tr>
<td>Professor</td>
<td>sorship in Arthritis</td>
</tr>
<tr>
<td>Department of Internal</td>
<td>Research</td>
</tr>
<tr>
<td>Medicine and Microbiology</td>
<td></td>
</tr>
<tr>
<td></td>
<td>See Item 21 on Page AMC - 20 related to establishment of this Professorship.</td>
</tr>
<tr>
<td>Maurice Korman, Ph.D.</td>
<td>Elizabeth H. Penn Profes-</td>
</tr>
<tr>
<td>Professor and Chairman</td>
<td>sorship in Clinical</td>
</tr>
<tr>
<td>Department of Psychiatry</td>
<td>Psychology</td>
</tr>
<tr>
<td>Division of Psychology</td>
<td>See Item 19 on Page AMC - 18 related to establishment of this Professorship.</td>
</tr>
<tr>
<td>Eugene P. Frenkel, M.D.</td>
<td>A. Kenneth Pye Professor-</td>
</tr>
<tr>
<td>Professor</td>
<td>ship in Cancer Research</td>
</tr>
<tr>
<td>Department of Internal</td>
<td>See Item 20 on Page AMC - 19 related to establishment of this Professorship.</td>
</tr>
<tr>
<td>Medicine and Radiology</td>
<td>Rosemary Haggar Professor-</td>
</tr>
<tr>
<td></td>
<td>ship in Urology;</td>
</tr>
<tr>
<td></td>
<td>established August 1986</td>
</tr>
</tbody>
</table>

HAC - 3
<table>
<thead>
<tr>
<th>Name of Proposed Appointee</th>
<th>Endowed Academic Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Norris K. Lee, M.D.</td>
<td>American Airlines Profes-</td>
</tr>
<tr>
<td>Assistant Professor</td>
<td>sorship in Cancer Research;</td>
</tr>
<tr>
<td>Department of Otolaryngology</td>
<td>established October 1993</td>
</tr>
<tr>
<td>John L. Coscia, M.D.</td>
<td>Robert B. and Virginia</td>
</tr>
<tr>
<td>Assistant Professor</td>
<td>Payne Professorship in</td>
</tr>
<tr>
<td>Department of Radiology</td>
<td>Oncology</td>
</tr>
<tr>
<td>B. Hudson Berrey, M.D.</td>
<td>See Item 18 on Page AMC -</td>
</tr>
<tr>
<td>Associate Professor</td>
<td>18 related to establishment of this Professorship.</td>
</tr>
<tr>
<td>Department of Orthopaedic Surgery</td>
<td>David Bruton, Jr. Pro-</td>
</tr>
<tr>
<td></td>
<td>fessorship in Clinical</td>
</tr>
<tr>
<td></td>
<td>Cancer Research; estab-</td>
</tr>
<tr>
<td></td>
<td>lished April 1994</td>
</tr>
</tbody>
</table>

**BACKGROUND INFORMATION**

Dr. Lipsky is an expert in the field of cellular immunology and currently serves as Director of the Harold C. Simmons Arthritis Research Center and Director of the Rheumatic Diseases Division in the Department of Internal Medicine at the U. T. Southwestern Medical Center - Dallas.

Dr. Korman is a leader in the fields of rehabilitation counseling and cross-cultural family interactions. He has served as Chairman of Clinical Psychology at the U. T. Southwestern Medical Center - Dallas for twenty-eight years and has trained over one hundred Ph.D.'s in clinical psychology who are currently practicing in Texas.

Dr. Frenkel is a world renowned expert in the field of hematology and oncology. He was appointed Chief of the Division of Hematology and Oncology at the U. T. Southwestern Medical Center - Dallas in 1962.

Dr. Allen is widely regarded as one of the country’s leading pediatric urologists. He serves as Chief of Urology at Children’s Medical Center in Dallas and has been awarded the American Urological Association Hugh Hampton Young Award.

Dr. Lee is nationally known for his work in head and neck cancer and is an expert in speech disorders and vocal cord paralysis. He is Director of Otorhinolaryngology at the Veterans’ Administration Medical Center in Dallas.

Dr. Coscia is an authority in mammography. He was recently recruited to the U. T. Southwestern Medical Center - Dallas to serve as Director of the Wendy and Emery Reves Center for Mammography at Zale Lipshy University Hospital.

Dr. Berrey is the former Chief of Orthopaedic Surgery at Walter Reed Army Medical Center. An authority on bone cancer, he was recruited to the U. T. Southwestern Medical Center - Dallas in 1993 to serve as the first Director of a new Orthopaedic Oncology Division.
4. **U. T. Southwestern Medical Center - Dallas: Report on Completion of Special Private Fund Development Campaign.**

**REPORT**

Pursuant to the Regents' Rules and Regulations, Part One, Chapter VII, Section 2, Subsection 2.4, Subdivision 2.44, the U. T. Board of Regents, at its December 1991 meeting, granted authority for the U. T. Southwestern Medical Center - Dallas to conduct a special private fund development campaign. The campaign was developed to raise financial support for research by faculty in the area of basic biomedical research as it relates to cancer, neuroscience, developmental biology, and genetics. It is herewith reported that gifts and pledges totalling $156,406,054 have been received, exceeding the goal of $150,000,000 to be raised by December 31, 1994.

5. **U. T. Medical Branch - Galveston: Proposed Appointment to the Cecil H. and Ida M. Green Chair in Marine Sciences Effective Immediately.**

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs and President James that William D. Willis, Jr., M.D., Ph.D., be appointed as initial holder of the Cecil H. and Ida M. Green Chair in Marine Sciences at the U. T. Medical Branch - Galveston effective immediately.

**BACKGROUND INFORMATION**

Dr. Willis has had a very distinguished career as an academic administrator and a neuroscientist with a national and international reputation. He has served as Director of the Marine Biomedical Institute at the U. T. Medical Branch - Galveston since 1978. In recognition of his dedication in the field of biomedical education, he was named Ashbel Smith Professor in 1985 and for his pioneering research on pain pathways, he recently received the Bristol-Myers Squibb Award for Distinguished Achievement in Pain Research.

The Cecil H. and Ida M. Green Chair for the benefit of the Marine Biomedical Institute was established by the U. T. Board of Regents in October 1972.
6. U. T. Health Science Center - Houston: Proposed Appointments to Endowed Academic Positions Effective Immediately.---

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs and President Low that the following initial appointments to endowed academic positions at the U. T. Health Science Center - Houston be effective immediately:

<table>
<thead>
<tr>
<th>Name of Proposed Appointee</th>
<th>Endowed Academic Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sharon K. Ostwald, Ph.D.</td>
<td>Theodore J. and Mary E. Trumble Professorship in Aging Research; established August 1994</td>
</tr>
<tr>
<td>Professor of Nursing and Associate Director for Research in the Center on Aging</td>
<td></td>
</tr>
<tr>
<td>Joseph A. Jachimczyk, M.D.</td>
<td>Endowed Professorship in Forensic Pathology</td>
</tr>
<tr>
<td>Clinical Professor of Pathology and Laboratory Medicine</td>
<td>See Item 26 on Page AMC - 24 related to establishment of this Professorship.</td>
</tr>
</tbody>
</table>

BACKGROUND INFORMATION

Dr. Ostwald is a Professor in the School of Nursing and Associate Director for Research in the Center on Aging at the U. T. Health Science Center - Houston. Her area of research is Dementia of the Alzheimer's Type (DAT). Her experiences also include approximately twenty years of clinical practice as a Charge Nurse, Intensive Care and Gerontological Nurse Practitioner.

Dr. Jachimczyk is an internationally recognized authority in the field of Forensic Pathology. He is the founder of the Joseph A. Jachimczyk Forensic Center of Harris County and has served as Chief Medical Examiner of Harris County since 1960.

7. U. T. Health Science Center - San Antonio: Proposed Appointment to the Stewart R. Reuter, M.D. Professorship in Radiology Effective Immediately.---

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs and President Howe that Julio C. Palmaz, M.D., Professor in the Department of Radiology, be appointed as initial holder of the Stewart R. Reuter, M.D. Professorship in Radiology at the U. T. Health Science Center - San Antonio effective immediately.

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Dr. Palmaz joined the faculty at the U. T. Health Science Center - San Antonio in 1983. In addition to his teaching responsibilities, he has directed the development of a computer data base program for vascular therapy registry which allows continuous updating of statistics for teaching patient progress and has directed numerous post-residency fellowships in cardiovascular research.

The Stewart R. Reuter, M.D. Professorship in Radiology was established by the U. T. Board of Regents at the June 1994 meeting.

8. U. T. Health Center - Tyler: Request for Approval to Conduct a Special Endowment Fund Campaign (Regents' Rules and Regulations, Part One, Chapter VII, Section 2, Subsection 2.4, Subdivision 2.44).

RECOMMENDATION

The Chancellor concurs with the recommendation of the Executive Vice Chancellor for Health Affairs and Director Hurst that approval be given, pursuant to the Regents' Rules and Regulations, Part One, Chapter VII, Section 2, Subsection 2.4, Subdivision 2.44, for the U. T. Health Center - Tyler to conduct a Special Endowment Fund Campaign.

BACKGROUND INFORMATION

In August 1993, the U. T. Health Center - Tyler conducted a feasibility study which indicated that an endowment campaign could be successfully completed. Advanced solicitation has been undertaken and to date gifts and pledges in the amount of $994,500 have been received. The public campaign will be conducted over a three-year period (beginning September 1995 and ending August 1998) and will have an initial goal of $3,000,000.
FACILITIES PLANNING AND CONSTRUCTION COMMITTEE
Committee Chairman Temple

Date: December 1, 1994
Time: Following the meeting of the Health Affairs Committee
Place: Ballroom, University Center, U. T. Pan American

1. U. T. Austin - Biological Sciences - Molecular Biology Building (Project No. 102-659) and Molecular Biology Building Equipment: Request for Approval to Increase Total Project Cost for the Building; Authorization of a Project for Equipment and Approval of Increase in Equipment Cost; Approval of Final Plans and Specifications; Authorization to Advertise for Bids and for the Executive Committee to Award Contracts; Recommendation to Waive the Regents' Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.1 and Approval to Name the Building; Recommendation to Name Two Wings of the Building (Regents' Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.2, Naming of Facilities Other Than Buildings); and Additional Appropriations Therefor

2. U. T. El Paso - Classroom and Faculty Office Building (Project No. 201-806): Request for Approval of Final Plans and Specifications; Authorization to Advertise for Bids and for Executive Committee to Award Contracts; Additional Appropriation Therefor; and Approval of Use of Revenue Financing System Parity Debt, Receipt of Certificate, and Finding of Fact with Regard to Financial Capacity

3. U. T. El Paso - Liberal Arts/Science Renovation Projects - Liberal Arts Building Renovation (Project No. 201-836): Request for Approval of Preliminary Plans; Authorization to Prepare Final Plans and Specifications; Submission of the Project to the Coordinating Board; Advertisement for Bids; Executive Committee Award of Contracts; Additional Appropriation Therefor; and Approval of Use of Revenue Financing System Parity Debt, Receipt of Certificate, and Finding of Fact with Regard to Financial Capacity

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4. U. T. San Antonio - Downtown Building (Project No. 401-818): Request for Approval of Preliminary Plans; Authorization to Prepare Final Plans and Specifications for Staged Construction; Submission of the Project to the Coordinating Board; Authorization to Advertise for Bids and for the Executive Committee to Award Contracts for Stage One; Additional Appropriation Therefor; and Approval of Use of Revenue Financing System Parity Debt, Receipt of Certificate, and Finding of Fact with Regard to Financial Capacity

5. U. T. Tyler - Liberal Arts Complex (Project No. 802-719): Request for Approval of Final Plans and Specifications; Authorization to Advertise for Bids and for Executive Committee to Award Contracts; and Additional Appropriation Therefor

6. U. T. Health Science Center - San Antonio - Health Sciences Building Program - Allied Health/Public Health/Research Building (Project No. 402-827): Presentation of Preliminary Plans; Request for Approval to Change Building Name; Approval of Evaluation of Solar Energy Economic Feasibility; Authorization to Prepare Final Plans and Specifications; Submission of the Project to the Coordinating Board; and Additional Appropriation Therefor

7. U. T. M.D. Anderson Cancer Center (U. T. M.D. Anderson Science Park): Recommendation to Approve the Sale of Real Estate Located in Smithville, Bastrop County, Texas, and Authorization to Execute Documents Related Thereto

8. U. T. Board of Regents: Recommendation to Revise the Process for Regental Review, Approval, and Oversight of the Capital Improvement Process Including the Capital Improvement Program, the Capital Improvement Budget, and Individual Capital Projects
RECOMMENDATION

The Executive Vice Chancellor for Academic Affairs concurs in the recommendation of President Berdahl that the U. T. Board of Regents:

a. Approve an increase in the authorized total project cost for the Molecular Biology Building at U. T. Austin from $25,000,000 to $26,145,000

b. Authorize a project for the purchase of Molecular Biology Building Equipment and approve an increase in the Molecular Biology Equipment account from $8,000,000, as approved in the FY 1993 Capital Improvement Program, to $9,355,000

c. Approve final plans and specifications for the Molecular Biology Building within the authorized total project cost of $26,145,000

d. Authorize the Office of Facilities Planning and Construction to advertise for bids upon completion of final review and the Executive Committee to award all contracts associated with this project within the authorized total project cost

e. Waive the Regents’ Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.1, requiring that persons to be honored with the naming of a building "shall have been deceased at least five years," and name the Molecular Biology Building the "Louise and James Robert Moffett Molecular Biology Building"

f. Name one wing of the Molecular Biology Building the Waggoner Wing, or a name to be designated by Mr. J. Virgil Waggoner, and name another wing the Freeport-McMoRan Wing in accordance with the Regents Rules and Regulations, Part One, Chapter VIII, Section 1, Subsection 1.2, Naming of Facilities Other Than Buildings
g. Appropriate $13,000,000 in Permanent University Fund Bond Proceeds, $4,000,000 in Gifts and Grants, $7,870,000 in General Fee Balances, $100,000 from Permanent University Fund Bond Proceeds Reserves previously designated in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget for Repair and Rehabilitation, along with $1,175,000 previously appropriated from General Fee Balances for total project funding of $26,145,000

h. Appropriate an initial $1,500,000 from General Fee Balances for the Molecular Biology Building Equipment project.

BACKGROUND INFORMATION

In accordance with authorization of the U. T. Board of Regents in December 1992, final plans, specifications, and a cost estimate for the Molecular Biology Building at U. T. Austin have been prepared by the Project Architect, Harper Kemp Clutts and Parker, Inc., Dallas, Texas. The building will contain approximately 146,000 gross square feet to accommodate administrative offices, support space, specialized laboratories and conference rooms, as well as space dedicated for research center and research institute functions. The majority of the space will be modular research laboratories with shared core functions.

The project was authorized in August 1989 at an estimated total project cost of $25,000,000. The recently completed detailed cost estimate based on final plans and specifications indicates that the total project cost will need to be increased to $26,145,000 in order to construct the project as originally designed. Since the project needs to proceed as designed without additional delay, U. T. Austin Administration recommends that the total project cost be increased.

The cost for Molecular Biology Building Equipment in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget will also need to be increased from $8,000,000 to $9,355,000 because $1,355,000 has been designated for use in the Molecular Biology Building project for built-in equipment. Some of the additional equipment will be purchased and temporarily placed in use at other locations prior to completion of the Molecular Biology Building.

In addition, the U. T. Austin Administration requests approval to name the building the "Louise and James Robert Moffett Molecular Biology Building" in recognition of the very generous gift from Mr. and Mrs. Moffett for the construction of this building. In recognition of other generous gifts, U. T. Austin Administration requests approval to name one wing of the building the "Waggoner Wing," or a name to be designated by Mr. J. Virgil Waggoner, and name the other wing the "Freeport-McMoRan Wing."

Approval of this item will amend the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget accordingly. Total project funding for the Molecular Biology Building is $13,000,000 in Permanent University Fund Bond Proceeds, $4,000,000 in Gifts and Grants, $7,870,000 in General Fee Balances, $100,000 from Permanent University Fund Bond
Proceeds Reserves previously designated in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget for Repair and Rehabilitation, along with $1,175,000 previously appropriated from General Fee Balances for total project funding of $26,145,000. Total project funding for Equipment is $9,355,000 from General Fee Balances. General Fee Revenue will be used in future years to support the annual debt requirements of the Permanent University Fund Bonds to the extent that Available University Fund Revenue is not available as set forth in the Memorandum of Understanding dated December 3, 1992, between U. T. Austin and the U. T. Board of Regents.

2. U. T. El Paso - Classroom and Faculty Office Building (Project No. 201-806): Request for Approval of Final Plans and Specifications; Authorization to Advertise for Bids and for Executive Committee to Award Contracts; Additional Appropriation Therefor; and Approval of Use of Revenue Financing System Parity Debt, Receipt of Certificate, and Finding of Fact with Regard to Financial Capacity.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Natalicio that the U. T. Board of Regents:

a. Approve the final plans and specifications for the Classroom and Faculty Office Building at U. T. El Paso within the authorized total project cost of $15,000,000

b. Authorize the Office of Facilities Planning and Construction to advertise for bids upon completion of final review and the Executive Committee to award all contracts associated with this project within the authorized total project cost

c. Appropriate an additional $14,700,000 from Tuition Revenue Bond Proceeds issued under the Revenue Financing System for total project funding. Previous appropriations have been $300,000 from Tuition Revenue Bond Proceeds and $300,000 from Unexpended Plant Funds which will be reimbursed from this Tuition Revenue Bond appropriation.

The Chancellor also concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and President Natalicio that, in compliance with Section 5 of the Amended and Restated Master Resolution Establishing The University of Texas System Revenue Financing System, adopted by the U. T. Board of Regents on February 14, 1991, and amended on October 8, 1993,
and upon delivery of the Certificate of an Authorized Representative as set out on Page FPCC - 7, the U. T. Board of Regents resolves that:

a. Parity Debt shall be issued to pay the project's cost including any project costs paid prior to the issuance of such Parity Debt

b. Sufficient funds will be available to meet the financial obligations of the U. T. System including sufficient Pledged Revenues as defined in the Master Resolution to satisfy the Annual Debt Service Requirements of the Financing System and to meet all financial obligations of the Board relating to the Financing System

c. U. T. component institutions, which are "Members" as such term is used in the Master Resolution, possess the financial capacity to satisfy their Direct Obligations as defined in the Master Resolution relating to the issuance by the U. T. Board of Regents of tax-exempt Parity Debt in the amount of $15,000,000

d. This resolution satisfies the official intent requirements set forth in Section 1.150-2 of the U. S. Treasury Regulations.

BACKGROUND INFORMATION

In accordance with the authorization of the U. T. Board of Regents in June 1994, final plans, specifications, and a cost estimate for the Classroom and Faculty Office Building at U. T. El Paso have been prepared by the Project Architect, Alvidrez Associates Inc., El Paso, Texas.

This project will provide general purpose classroom and limited faculty office space in a central campus location. The facility of approximately 130,000 gross square feet will contain primarily large auditorium areas. Major emphasis is to be placed on the provisions of state-of-the-art multimedia and computerized instructional technologies in the classrooms. The total project cost, including equipment, is $15,000,000.

This project was reviewed by the Texas Higher Education Coordinating Board in July 1994, and is included in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget. Funding for the project is $15,000,000 in Tuition Revenue Bond Proceeds authorized by the 73rd Session of the Texas Legislature as part of the South Texas/Border Initiative.
PARITY DEBT CERTIFICATE OF U. T. SYSTEM REPRESENTATIVE

I, the undersigned Assistant Vice Chancellor for Finance of The University of Texas System, a U. T. System Representative under the Amended and Restated Master Resolution Establishing The University of Texas System Revenue Financing System adopted by the Board on February 14, 1991, and amended on October 8, 1993 (the "Master Resolution"), do hereby execute this certificate for the benefit of the Board of Regents pursuant to Section 5(a) (ii) of the Master Resolution in connection with the authorization by the Board to issue "Parity Debt" pursuant to the Master Resolution to finance the cost of the construction of a Classroom and Faculty Office Building at U. T. El Paso, and do certify that to the best of my knowledge the Board of Regents is in compliance with all covenants contained in the Master Resolution, First Supplemental Resolution Establishing an Interim Financing Program, and the Second Supplemental Resolution, and is not in default of any of the terms, provisions and conditions in said Master Resolution, First Supplemental Resolution and Second Supplemental Resolution as amended.

EXECUTED this day of December, 1994

[Signature]

Assistant Vice Chancellor for Finance
3. U. T. El Paso - Liberal Arts/Science Renovation Projects - Liberal Arts Building Renovation (Project No. 201-8361): Request for Approval of Preliminary Plans; Authorization to Prepare Final Plans and Specifications; Submission of the Project to the Coordinating Board; Advertisement for Bids; Executive Committee Award of Contracts; Additional Appropriation Therefor; and Approval of Use of Revenue Financing System Parity Debt, Receipt of Certificate, and Finding of Fact with Regard to Financial Capacity.---

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Natalicio that the U. T. Board of Regents:

a. Approve preliminary plans and specifications for the Liberal Arts/Science Renovation Projects - Liberal Arts Building Renovation at U. T. El Paso at an estimated total project cost of $2,511,000

b. Authorize preparation of final plans and specifications
c. Authorize submission of the project to the Texas Higher Education Coordinating Board
d. Authorize the Office of Facilities Planning and Construction to advertise for bids upon completion of final review
e. Authorize the Executive Committee to award all contracts associated with this project within the authorized total project cost

f. Appropriate $2,441,000 from Tuition Revenue Bond Proceeds issued under the Revenue Financing System to be combined with $70,000 previously appropriated from Tuition Revenue Bond Proceeds for total project funding of $2,511,000.

The Chancellor also concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and President Natalicio that, in compliance with Section 5 of the Amended and Restated Master Resolution Establishing The University of Texas System Revenue Financing System, adopted by the U. T. Board of Regents on February 14, 1991, and amended on October 8, 1993, and upon delivery of the Certificate of an Authorized Representative as set out on Page FPCC - 10, the U. T. Board of Regents resolves that:

a. Parity Debt shall be issued to pay the project's cost including any project costs paid prior to the issuance of such Parity Debt

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b. Sufficient funds will be available to meet the financial obligations of the U. T. System including sufficient Pledged Revenues as defined in the Master Resolution to satisfy the Annual Debt Service Requirements of the Financing System and to meet all financial obligations of the Board relating to the Financing System.

c. U. T. component institutions, which are "Members" as such term is used in the Master Resolution, possess the financial capacity to satisfy their Direct Obligations as defined in the Master Resolution relating to the issuance by the U. T. Board of Regents of tax-exempt Parity Debt in the amount of $2,511,000.

d. This resolution satisfies the official intent requirements set forth in Section 1.150-2 of the U. S. Treasury Regulations.

BACKGROUND INFORMATION

In accordance with authorization of the U. T. Board of Regents in June 1994, preliminary plans and a cost estimate for Liberal Arts/Science Renovation Projects - Liberal Arts Building Renovation at U. T. El Paso have been prepared by the Project Architect, Carl Daniel Architects, El Paso, Texas.

The Liberal Arts Building, which was built in 1961 and has had 33 years of heavy use as the largest classroom facility on the campus, has the highest daily volume of student traffic of any academic building on campus. The building structure has not had any significant alterations or improvements since its construction until phased remodeling was initiated three years ago. The scope of this remodeling project will consist primarily of modifying the building to meet current code requirements, upgrading the HVAC system, replacing the interior finishes, and replacing the existing windows and store fronts.

This project is included in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget to be funded by Tuition Revenue Bond Proceeds as authorized by the 73rd Session of the Texas Legislature as part of the South Texas/Border Initiative.
PARITY DEBT CERTIFICATE OF U. T. SYSTEM REPRESENTATIVE

I, the undersigned Assistant Vice Chancellor for Finance of The University of Texas System, a U. T. System Representative under the Amended and Restated Master Resolution Establishing The University of Texas System Revenue Financing System adopted by the Board on February 14, 1991, and amended on October 8, 1993 (the "Master Resolution"), do hereby execute this certificate for the benefit of the Board of Regents pursuant to Section 5(a) (ii) of the Master Resolution in connection with the authorization by the Board to issue "Parity Debt" pursuant to the Master Resolution to finance the cost of the construction of Liberal Arts/Science Renovation Projects - Liberal Arts Building Renovation at U. T. El Paso, and do certify that to the best of my knowledge the Board of Regents is in compliance with all covenants contained in the Master Resolution, First Supplemental Resolution Establishing an Interim Financing Program, and the Second Supplemental Resolution, and is not in default of any of the terms, provisions and conditions in said Master Resolution, First Supplemental Resolution and Second Supplemental Resolution as amended.

EXECUTED this 1 day of December, 1994

[Signature]
Assistant Vice Chancellor for Finance

FPCC - 10
The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Kirkpatrick that the U. T. Board of Regents:

a. Approve preliminary plans and specifications for the Downtown Building at U. T. San Antonio at an estimated total project cost of $20,000,000

b. Authorize preparation of final plans and specifications in such a manner that contracts can be awarded in the following stages:

1. Site Development (East Campus Yard)
2. General Construction
3. Site Development (Urban Perimeter)

c. Authorize submission of the project to the Texas Higher Education Coordinating Board

d. Upon completion of final review, authorize the Office of Facilities Planning and Construction to advertise for bids and the Executive Committee to award all contracts for the first stage. Final plans for the second and third stages will be presented to the U. T. Board of Regents for consideration at a future meeting

e. Appropriate an additional $2,800,000 for an aggregate total of $3,970,000 from Tuition Revenue Bond Proceeds issued under the Revenue Financing System for fees and administrative expenses through completion of final plans and specifications for the three stages and construction of the first stage. Previous appropriations have been $1,170,000 from the same source.

The Chancellor also concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Executive Vice Chancellor for Business Affairs, and President Kirkpatrick that, in compliance with Section 5 of the Amended and Restated Master Resolution Establishing The University of
Texas System Revenue Financing System, adopted by the U. T. Board of Regents on February 14, 1991, and amended on October 8, 1993, and upon delivery of the Certificate of an Authorized Representative as set out on Page FPCC - 14, the U. T. Board of Regents resolves that:

a. Parity Debt shall be issued to pay the project's cost including any project costs paid prior to the issuance of such Parity Debt

b. Sufficient funds will be available to meet the financial obligations of the U. T. System including sufficient Pledged Revenues as defined in the Master Resolution to satisfy the Annual Debt Service Requirements of the Financing System and to meet all financial obligations of the Board relating to the Financing System

c. U. T. component institutions, which are "Members" as such term is used in the Master Resolution, possess the financial capacity to satisfy their Direct Obligations as defined in the Master Resolution relating to the issuance by the U. T. Board of Regents of tax-exempt Parity Debt in the amount of $3,970,000

d. This resolution satisfies the official intent requirements set forth in Section 1.150-2 of the U. S. Treasury Regulations.

BACKGROUND INFORMATION

In accordance with the authorization of the U. T. Board of Regents at the October 1993 meeting, preliminary plans, specifications, and a cost estimate have been prepared by the Project Architect, Saldana & Associates Architects, Inc., San Antonio, Texas.

The 73rd Session of the Texas Legislature authorized the financing of the Downtown Building through Tuition Revenue Bond Proceeds in the amount of $20,000,000 as a part of the South Texas/Border Initiative. The project will be constructed in three stages to expedite implementation.

The first stage of construction will provide walkways, lighting, landscape planting and irrigation, drainage, utility infrastructure, and other related exterior improvements covering approximately forty percent of the almost 11-acre downtown campus property. It will comprise the central feature of the master development plan for the tract and form the primary expanse or yard of exterior campus grounds oriented easterly toward the central business district of the city.

The second stage of construction will provide the initial Downtown Building on the campus tract. The building will contain approximately 107,000 gross square feet and house classrooms, instructional laboratories, student services, a commons, resource library and computing center, administrative offices, faculty and college offices, and building
support functions. It will form the central building unit of the master development plan for the downtown campus property. The construction of a building containing these types of educational facilities is in accordance with the intent of the donor of the downtown property.

The third stage will complete the planned initial site development improvements for the downtown property. Such improvements will comprise the urban roadway frontages along the northern, western, and southern borders of the downtown campus and provide walkways, lighting, landscape planting and irrigation, utility infrastructure, and other related exterior improvements. In addition, the work will include refurbishment of surface parking lots adapted from the demolished Fiesta Plaza Mall building that once occupied the site.

This project is included in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget to be funded by $20,000,000 from Tuition Revenue Bond Proceeds.
PARITY DEBT CERTIFICATE OF U. T. SYSTEM REPRESENTATIVE

I, the undersigned Assistant Vice Chancellor for Finance of The University of Texas System, a U. T. System Representative under the Amended and Restated Master Resolution Establishing The University of Texas System Revenue Financing System adopted by the Board on February 14, 1991, and amended on October 8, 1993 (the "Master Resolution"), do hereby execute this certificate for the benefit of the Board of Regents pursuant to Section 5(a) (ii) of the Master Resolution in connection with the authorization by the Board to issue "Parity Debt" pursuant to the Master Resolution to finance the cost of the construction of the Downtown Building at U. T. San Antonio, and do certify that to the best of my knowledge the Board of Regents is in compliance with all covenants contained in the Master Resolution, First Supplemental Resolution Establishing an Interim Financing Program, and the Second Supplemental Resolution, and is not in default of any of the terms, provisions and conditions in said Master Resolution, First Supplemental Resolution and Second Supplemental Resolution as amended.

EXECUTED this ___ day of __________, 1994

[Signature]

Assistant Vice Chancellor for Finance
5. **U. T. Tyler - Liberal Arts Complex (Project No. 802-719):**

Request for Approval of Final Plans and Specifications; Authorization to Advertise for Bids and for Executive Committee to Award Contracts; and Additional Appropriation Therefor.

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs and President Hamm that the U. T. Board of Regents:

a. Approve final plans and specifications for the Liberal Arts Complex at U. T. Tyler within the authorized total project cost of $19,950,000.

b. Authorize the Office of Facilities Planning and Construction to advertise for bids upon completion of final review and the Executive Committee to award all contracts associated with this project within the authorized total project cost.

c. Appropriate an additional $11,800,000 from Permanent University Fund Bond Proceeds, $4,750,000 from Gifts and Grants, $1,019,682 from Permanent University Fund Bond Proceeds Reserves, and $1,405,318 from General Fee Balances to complete total project funding. Previous appropriations have been $250,000 from Gifts and Grants, $200,000 from Permanent University Fund Bond Proceeds, and $525,000 from General Fee Balances.

**BACKGROUND INFORMATION**

In accordance with the authorization of the U. T. Board of Regents in June 1994, final plans, specifications, and a cost estimate for the Liberal Arts Complex at U. T. Tyler have been prepared by the Project Architect, C/A Alliance - Architects, Longview and Houston, Texas.

This project will provide approximately 121,000 square feet of new facility to meet critical needs of assembly space, multipurpose institutional uses, and specialized academic programs in theater, music, and art. The total project cost of $19,950,000 includes theatrical equipment and Thermal Energy Plant Expansion and Utility Distribution.

The project is included in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget to be funded from $5,000,000 from Gifts and Grants, $1,019,682 from Permanent University Fund Bond Proceeds Reserves, $1,930,318 from General Fee Balances, and $12,000,000 from Permanent University Fund Bond Proceeds.
With the allocation of $12,000,000 from Permanent University Fund Bond Proceeds for this project, the U. T. System remains in compliance with the requirements of the Available University Fund Spending Policy based upon the most recent forecast of income and expenditures.

6. U. T. Health Science Center - San Antonio - Health Sciences Building Program - Allied Health/Public Health/Research Building (Project No. 402-8271): Presentation of Preliminary Plans; Request for Approval to Change Building Name; Approval of Evaluation of Solar Energy Economic Feasibility; Authorization to Prepare Final Plans and Specifications; Submission of the Project to the Coordinating Board; and Additional Appropriation Therefor.---

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs and President Howe that the U. T. Board of Regents:

a. Approve preliminary plans and specifications for the Allied Health/Public Health/Research Building as part of the Health Sciences Building Program at the U. T. Health Science Center - San Antonio at an estimated total project cost of $19,000,000

b. Approve the recommendation that the name of the building be redesignated as the "Allied Health/Research Building"

c. Approve the evaluation of solar energy economic feasibility

d. Authorize preparation of final plans and specifications

e. Authorize submission of the project to the Texas Higher Education Coordinating Board

f. Appropriate $500,000 from Tuition Revenue Bond Proceeds issued under the Revenue Financing System for fees and administrative expenses through completion of final plans. Previous appropriations have been $400,000 from the same source.

BACKGROUND INFORMATION

In the early planning stages for the Allied Health/Public Health/Research Building, it was hoped that this facility would accommodate the needs of the U. T. Health Science Center - Houston satellite Public Health program that is based in San Antonio. Accomplishment of such a goal would have been at the expense of some departments of the U. T.
Allied Health Sciences School - San Antonio which needed to be housed in the facility so that the department could be together.

The U. T. Public Health School - Houston representatives on the committee were quite amenable to not having space in the new facility if they could be assured of adequate space in the area to be vacated when the U. T. Allied Health Sciences School - San Antonio relocates to the new building. That agreement has been reached, and therefore it is recommended this facility be redesignated as the "Allied Health/Research Building" since the Public Health program will not be housed in the new building.

House Bill 2626 of the 73rd Session of the Texas Legislature requires the governing body of the appropriate state agency to verify in an open meeting the economic feasibility of incorporating solar energy devices into new state buildings. Therefore, the Project Architect has prepared an evaluation for this project in accordance with instructions from the State Energy Conservation Office of the General Services Commission. This evaluation has determined that a solar-generated domestic hot water system for the project is not economically feasible since steam for this purpose is available at more competitive costs.

This project is included in the FY 1994-1999 Capital Improvement Plan and the FY 1995 Capital Budget at a total project cost of $19,000,000 to be funded by Tuition Revenue Bond Proceeds authorized by the 73rd Session of the Texas Legislature as part of the South Texas/Border Initiative.

7. U. T. M.D. Anderson Cancer Center (U. T. M.D. Anderson Science Park): Recommendation to Approve the Sale of Real Estate Located in Smithville, Bastrop County, Texas, and Authorization to Execute Documents Related Thereto.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Executive Vice Chancellor for Business Affairs, and President LeMaistre that the U. T. M.D. Anderson Cancer Center be authorized to sell a 160-acre tract adjacent to the U. T. M.D. Anderson Science Park and located in Smithville, Bastrop County, Texas, for $254,752 to Mr. Daniel R. Renner of Austin, Texas.

It is further recommended that the Executive Vice Chancellor for Business Affairs be authorized to execute all documents pertaining to the sale.

This item requires the concurrence of the Health Affairs Committee.

BACKGROUND INFORMATION

In June 1977, the U. T. Board of Regents authorized the U. T. M.D. Anderson Cancer Center to acquire this property with gift funds for the purpose of selling single family residential

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lots to employees of the U. T. M.D. Anderson Science Park. A
decision was made several years later that, due to legal and
tax issues, resale to employees was not a viable use of the
property. The earnest money contract with Mr. Renner exceeds
the value placed on the property in an appraisal prepared by
the General Land Office and a supplemental opinion of value
provided by a local broker.

8. U. T. Board of Regents: Recommendation to Revise the
Process for Regental Review, Approval, and Oversight of
the Capital Improvement Process Including the Capital
Improvement Program, the Capital Improvement Budget, and
Individual Capital Projects.--

RECOMMENDATION

The Facilities Planning and Construction Committee concurs in
the recommendation of the U. T. System Process Review Commit­
tee, the Chancellor, and the appropriate Executive Vice Chan­
cellors that the U. T. Board of Regents revise the process for
Regental review, approval, and oversight of the U. T. System
Capital Improvement Process including the Capital Improvement
Program, the Capital Improvement Budget, and individual capi­
tal projects as outlined on Pages FPCC 19 – 24.

BACKGROUND INFORMATION

As a result of a thorough review of the Capital Improvement
Program (CIP) processes and procedures by the U. T. System
Process Review Committee, chaired by Vice-Chairman Lebermann,
revised procedures have been drafted to improve the efficiency
of the program while increasing the quality and timeliness of
information to the U. T. Board of Regents. Within strict
parameters, delegation to the Chancellor to proceed with
projects in the CIP will shorten the time required to complete
projects and reduce the number of formal agenda items for
Board meetings, while providing appropriate oversight to the
Facilities Planning and Construction Committee and the full
Board. Requirements for components have been increased for
the preparation of recommendations to the Chancellor. A key
element in the revised procedures is for the U. T. Board of
Regents to review and approve any project in the CIP which
materially changes in concept or scope at any time prior to
completion.

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CAPITAL IMPROVEMENT PROCESS
EXECUTIVE SUMMARY

Program Initiatives and Changes

1. Institutions required to formalize capital improvement planning and documentation before submitting projects to System Administration.

2. Biennial Capital Improvement Program authorizes projects and delegates authority to Chancellor to proceed through selection of Architect and completion of Preliminary Plans with expenditure of up to 3% of estimated cost. Off-year update is eliminated.

3. Board approval of Preliminary Plans also delegates to Chancellor approval of final plans and authorization to advertise for construction bids so long as estimated Total Project Cost remains within 10% of budget.

4. Reduces formal agenda items from five to three.

Capital Improvement Process

1. Institution initiates project planning from strategic and master plan with participation of faculty, staff and students.

2. With assistance of OFPC, institution prepares formal request for project authorization and inclusion in Capital Improvement Program (CIP).

3. Six year CIP is developed at System Administration each two years for submission to Board in August following legislative session. PUF bond projects are prioritized for inclusion as provided in AUF Spending Policy.

4. Board approves CIP and delegates authority to Chancellor to select Architect and prepare preliminary plans with a budget of 3% of preliminary project cost.

5. Institution completes formal Project Building Program document for submission to Chancellor with request to proceed.

6. Upon approval of Chancellor, institution and OFPC select the Project Architect through a competitive process and prepare Preliminary Plans.

7. Preliminary Plans are submitted to Board with request to proceed through completion of final plans and construction bidding so long as the estimated Total Project Cost does not exceed 10% of approved amount.

8. Board selects contractor from lowest responsible bidder and approves contract documents. OFPC provides official Notice to Proceed to contractor.

Additional Board Requirements

1. Projects not in CIP must be brought to the Board for authorization.

2. CIP projects which materially change in concept or scope must be re-submitted to the Board.
THE UNIVERSITY OF TEXAS SYSTEM BOARD OF REGENTS

PROCEDURES TO BE FOLLOWED BY UNIVERSITY OF TEXAS SYSTEM INSTITUTIONS TO GAIN AUTHORIZATION OF MAJOR NEW CONSTRUCTION AND MAJOR RENOVATION PROJECTS

In anticipation of Step One institutional administrators, planners, faculty, staff and students should be engaged in a continuous process of strategic planning and master planning for institutional programs, as well as for the future development and preservation of the physical plant of the campus. To achieve maximum effectiveness, the processes of strategic planning and master planning should be assigned a high priority and should become an important aspect of the "business" of the institution.

Step One - Earliest Conceptual Phase

Institutional executive officers and employees (faculty and staff) and, where appropriate, students, will initiate the early "conceptual" plan and proposal for a major construction project for either a new facility or for renovation of an institutional facility. The institutional Building Advisory/Space Committee formalizes the concept. The institutional Chief Administrative Officer (C.A.O.) authorizes preparation of the required Preliminary Planning Form for Major New Construction or Renovation of Campus Facilities.

Step Two - Very Early / Preliminary Project Definition Phase

The Preliminary Planning Form for Major New Construction or Renovation of Campus Facilities is completed by the institutional administrator responsible for facilities planning and construction on the campus. The form is needed to identify and justify the new building or facility to be renovated. The institutional administrator must define/describe the area of need, projected requirements, functional purpose, source(s) of funds to be used, predicted construction start date, identification of Coordinating Board reporting requirements regarding actual versus predicted educational and general space conditions of the campus, and Coordinating Board utilization ranking. The form must include the best available Preliminary Project Cost (P.P.C.) for the project being proposed by the institution. At this very early point in the process, this "P.P.C." will be considered a planning estimate. The Office of Facilities Planning and Construction (OFPC) will provide assistance in developing the estimate.

IMPORTANT: Institutions should not hesitate to request the assistance from OFPC if a Staff Architect or Engineer is needed. OFPC also maintains a database of costs and other planning information from System projects as well as information from other universities nationwide. UT System institutions with recent experience in planning, designing, constructing, equipping new facilities and/or renovating older facilities, may also be available for consultation. Requesting this assistance early in the planning process can move the project ahead at a much faster pace.

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Step Three - Inclusion of Proposed Project in Formal Capital Improvement Program

After the Preliminary Planning Form for Major New Construction or Renovation of Campus Facilities has been completed (with the assistance of OFPC, as appropriate) the institutional Chief Administrative Officer will submit the document to the appropriate Executive Vice Chancellor for review and approval.

Information from the form will be used by OFPC and the UT System Budget Office to prepare the appropriate summarization in the Capital Improvement Program (CIP) which is to be presented to the UT System Board of Regents in August following completion of each regular session of the Texas Legislature. The CIP, a six-year plan, will include a 2-year detailed expenditure allocation by source(s) of funds. (This will replace the Capital Budget which has been approved by the Board of Regents each year for the last several years).

Projects Eligible for Funding from PUF Bond Proceeds

The availability of Permanent University Fund Bond Proceeds as a source of project financing is subject to limitations imposed by the Available University Fund Spending Policy and, to the extent funds are then made available, by prioritization of projects. Section A.4. of the Spending Policy sets forth the position of the Board of Regents regarding priority by type and purpose. The CIP will include only those PUF funded projects which meet both the Spending Policy forecast test and are selected through the prioritization process. LERR (Library, Equipment, Rehabilitation and Repair) project funds will be included in summary form in the CIP. Annually, as a part of the institution’s Annual Operating Budget, funds will be allocated and appropriated to each component by the Board of Regents.

Step Four - Board of Regents’ First Review of Projects Included in the Biennial CIP

The UT System Board of Regents approves the Capital Improvement Program and authorizes institutions to proceed with development of a formal Project Building Program document (for each major construction project) in accordance with guidelines developed by OFPC. The Project Building Program document will normally be prepared under the direction of the institutional Ad Hoc Building Committee appointed by the institutional C.A.O. The Project Building Program may also be reviewed and approved by the institutional Campus Building Advisory Committee and by the C.A.O. and other institutional Executive Officers as directed by the C.A.O (see Step Five, below). OFPC will also provide professional staff advice and assistance to the institutional Ad Hoc Building Committee.

When the Capital Improvement Program is reviewed and approved by the Board of Regents, the Board authorizes the UT System Administration and the institutional administration to begin the process including the authority to select the Project Architect, proceed with development of formal Preliminary Plans and Specifications, and determine the appropriate Total Project Cost to be presented to the Board of Regents at a later meeting.
IMPORTANT: The point in time in the planning process when the Project Architect is appointed and placed under contract will depend on a number of factors, including the size and complexity of the project being planned and the degree and level of experience of the institution's administrative team and members of the institutional Ad Hoc Building Committee.

At the time of adoption of the C.I.P., the Board will also be asked to authorize the UT System Administration and the institutional administration to spend up to 3% of the P.P.C. so that necessary architectural, engineering and administrative fees may be paid during the period when Preliminary Plans and Specifications are being developed for later presentation to the Board. This 3% of the Preliminary Project Cost will be expended from institutional funds, subject to being reimbursed from construction project funds at the time that the Board of Regents receives and approves the Preliminary Plans and Specifications for the project or upon start of construction in the case of bond funds. If the Board of Regents does not approve the Preliminary Plans and Specifications the funds expended by the institution will not be reimbursed.

Procedure to be followed for Off-Cycle Projects not included in Biennial CIP Updates

For critical or emergency new construction projects or for critical or emergency major renovation and repair projects, institutional chief administrative officers may follow the procedures outlined in Steps One - Step Three, above. Such projects may be considered by the UT System and the Board of Regents as a formal Board of Regents Agenda Item which formally amends the biennial Capital Improvement Program prior to the next scheduled biennial CIP update. Subject to such Board of Regents' authorization, the institution will be allowed to proceed with development of the Project Building Program document and with the Preliminary Plans and Specifications after the Project Architect has been selected. When completed, the Preliminary Plans and Specifications will be brought before the Board of Regents in the form of an agenda item. All other guidelines will be followed for "Off-Cycle" projects as if they had been included in the biennial CIP update.

Step Five - Institution Finalizes the Project Building Program

The institutional Campus Building Advisory Committee, the Ad Hoc Building Committee, the institutional administrators and others as appointed by the institutional C.A.O. will cooperate to finalize the development of the formal Project Building Program document which must be completed and then submitted for review and approval to the UT System Administration (OFPC) via the appropriate Executive Vice Chancellor before the Project Architect can be selected. If, in their judgment, the project has materially changed in either concept or scope from the description which was approved in the CIP update, the project shall be re-submitted to the Board of Regents before proceeding to Step Six.
Step Six - Institutional/ UT System Selection of Project Architects

The UT System OFPC will advise and assist the institutional administrators in selecting an appropriate number of qualified architectural firms, including H.U.B. architects and engineers to present their credentials along with a statement of their interest in the project. Materials provided in a Request for Proposals will include an Executive Summary of the Project Building Program which was developed in Step Five (above). With the advice and assistance of OFPC, the institutional Campus Building Advisory Committee, the Ad Hoc Building Committee, and institutional administrators will conduct appropriate interviews during which qualified architectural firms may present their credentials and a statement of their interest in the institution's project. Institutional administrators (the C.A.O.) will select the Project Architect and will submit the choice to the UT System Administration for approval. Once this approval has been given, the OFPC will be authorized by the Chancellor to complete preparation of all required contract documents which will be reviewed by the UT System Office of General Counsel. Working closely with the Project Architect, OFPC will then "guide" the project through Schematic Design and Design Development to the completion of the Preliminary Plans and Specifications. As noted in Step 4, a limited scope engagement of an architect may be required at an earlier stage and shall follow the same process described above.

Step Seven Presentation of Preliminary Plans and Specifications

After review by the appropriate Executive Vice Chancellor and OFPC, the Preliminary Plans and Specifications and with the estimated Total Project Cost (T.P.C.) will be formally presented as an agenda item to the Board of Regents for project review and approval. If approved, the Board will take the following actions:

- Authorize the establishment of a project account.
- Authorize an appropriation of funds required for the institution and the Project Architect (and the Architect's team) to complete Final Plans and Construction Bid Documents.
- Authorize reimbursement of institutional accounts for expenditures required to pay the Project Architect to complete Preliminary Plans and Specifications.
- Authorize the institution to submit the project to the Texas Higher Education Coordinating Board, if required. This submission will be coordinated through the UT System Administration (OFPC).
- Authorize UT System Administration (OFPC) and the Office of the Chancellor to review and approve Final Plans as presented by the Project Architect and the institution so long as Final Plans are substantially the same as Preliminary Plans and Specifications previously approved, and the current estimate of the total project cost does not exceed the approved T.P.C. by more than 10%. OFPC will then prepare and distribute copies of the official bid package.
Authorize the UT System Administration to formally advertise for bids, to receive bids from qualified contractors upon completion of Final Plans, and to identify the successful bidder.

Authorize the Executive Committee to award all contracts within the T.P.C.

Authorize the UT System Administration (OFPC) to prepare required Construction Contract Documents, in cooperation with the Project Architect.

Appropriate all funds, including bonds, to complete the project.

IMPORTANT: If, at any time, the project changes materially from the concept and/or the description which was approved in the most recent submission to the Board of Regents, whether such changes occur prior to or after approval of the Preliminary Plans and Specifications, delays will result and the project will have to be resubmitted to the Board of Regents as a formal agenda item.

Step Eight - Board Approval of Construction Contract Documents and Award of Contract

In accordance with procedures adopted by the Board, the Board will be presented the results of the bid, award the contract for construction to the lowest responsible bidder in accordance with Section 51.907 of the Texas Education Code, and authorize the UT System Administration to execute and present Construction Contract Documents to the Board of Regents. Upon final contract approval, OFPC will execute all contract documents with the contractor and will give the official "Notice-to-Proceed".
Asset Management Com.
ASSET MANAGEMENT COMMITTEE
Committee Chairman Cruikshank

Date: December 1, 1994
Time: Following the meeting of the Facilities Planning
and Construction Committee
Place: Ballroom, University Center, U. T. Pan American

I. Permanent University Fund
   2. Report on Investments for the Fiscal
      Year Ended August 31, 1994

II. Trust and Special Funds
   Gifts, Bequests and Estates
   U. T. ARLINGTON
   1. Recommendation to Accept Gifts to
      Establish the Department of Veterans
      Affairs Nursing Administration Endowment Fund
   2. Recommendation to Accept Gift to
      Establish the Dr. Charles S. Proctor Endowment
   U. T. AUSTIN
   3. Recommendation to Accept Remainder Interest in the John S. Alexander
      Charitable Remainder Unitrust and to Accept Appointment as Successor
      Trustee
   4. Recommendation to Accept Gift and Transfer of Funds to Establish the
      Mark J. Belisle Family Endowed Scholarship in the Department of
      Intercollegiate Athletics for Men
   5. Recommendation to Accept Gift to
      Establish the Gordon Clark Bennett Endowed Scholarship in the Depart-
      ment of Intercollegiate Athletics for Women
6. Recommendation to Accept Transfer of
Funds to Establish the Departmental
Visiting Committee General Endowed
Scholarship Fund in the College of
Engineering

7. Recommendation to Accept Bequest from
the Estate of Paul B. Miner, Austin,
Texas, for the General Libraries

8. Recommendation to Accept Bequest from
the Estate of E. Dubose King, Jr.,
Houston, Texas, to Establish the
Susanne Spencer Skaggs Endowed
Scholarship in Nursing in the School
of Nursing

9. Recommendation to Accept Gift to Estab-
lish the Baldomero Vela, Sr. Endowed
Presidential Scholarship in Pharmacy
in the College of Pharmacy

10. Hal John Wimberly Memorial Scholar-
ship in the College of Communi-
cation - Recommendation to Redesignate
as the Hal John and Judy Wimberly
Memorial Scholarship in Journalism

11. Recommendation to Establish Three
Endowments in the School of Law

12. Recommendation to Accept Gift
 to Establish the Judith K. Solis
Memorial Scholarship

13. Recommendation to Accept Gift,
Pledge, and Challenge Funds to
Establish the Texas Bank Endowed
Presidential Scholarship and the
Texas Bank Endowed Scholarship

14. Recommendation to Accept Gift
 and Allocate Funds from the Private
Fund Development Campaign to Estab-
lish the Jane and Bill Browning, Jr.
Chair in Medical Science and Elig-
ibility for Matching Funds Under the
Texas Eminent Scholars Program

15. Recommendation to Accept Gift and
Allocate Funds from the Private Fund
Development Campaign to Establish the
Distinguished Professorship in Drug
and Alcohol Abuse Research and Elig-
ibility for Matching Funds Under the
Texas Eminent Scholars Program
(NO PUBLICITY)
16. Recommendation to Accept Transfer of Funds and Allocate Funds from the Private Fund Development Campaign to Establish The Forrest C. Lattner Foundation, Inc. Fund for Research in Affective Disorders

17. Recommendation to Accept Gift and Allocate Funds from the Private Fund Development Campaign to Establish the Mary and William S. "Monty" Montgomery, Jr. Fund for Neurological Research

18. Recommendation to Accept Gift and Allocate Funds from the Private Fund Development Campaign to Establish the Robert B. and Virginia Payne Professorship in Oncology and Eligibility for Matching Funds Under the Texas Eminent Scholars Program

19. Recommendation to Establish the Elizabeth H. Penn Professorship in Clinical Psychology

20. Recommendation to Accept Gifts and Allocate Funds from the Private Fund Development Campaign to Establish the A. Kenneth Pye Professorship in Cancer Research and Eligibility for Matching Funds Under the Texas Eminent Scholars Program

21. Recommendation to Accept Transfer of Funds to Establish the Harold C. Simmons Professorship in Arthritis Research

22. The Distinguished Chair in Biochemistry - Recommendation to Accept Additional Pledge and Redesignate as The Sam G. Winstead and F. Andrew Bell Distinguished Chair in Biochemistry and Eligibility for Matching Funds Under the Texas Eminent Scholars Program

23. Recommendation to Accept Gift to Establish The James F. Arens and Ann G. Arens Endowed Fund for Health Policy and Medical Education

24. Recommendation to Accept Bequests from the Estate of Margaret E. Manning, Galveston, Texas, to Establish the Annie P. Schmiedeberg Scholarship and the Margaret E. and Horton F. Manning Fellowship in Geriatrics
U. T. MEDICAL BRANCH - GALVESTON

25. Recommendation to Dissolve the Paul R. Stalnaker, M.D. Fund and the Paul R. Stalnaker, M.D. Professorship in Internal Medicine and Accept Transfers of Funds to Establish The Paul R. Stalnaker, M.D. Distinguished Professorships in Internal Medicine and Eligibility for Matching Funds Under the Texas Eminent Scholars Program

U. T. HEALTH SCIENCE CENTER - HOUSTON

26. Recommendation to Accept Transfer of Funds to Establish the Endowed Professorship in Forensic Pathology

27. Recommendation to Accept Gifts to Establish the G. Roger Florky Memorial Scholarship Fund

28. Recommendation to Accept Transfer of Funds to Establish the Edward T. Smith, M.D. Chair in Orthopaedic Surgery Fund

29. Recommendation to Accept Gift and Pledge to Establish The Welch Foundation Endowment in Chemistry and Related Sciences and Eligibility for Matching Funds Under the Texas Eminent Scholars Program

U. T. M.D. ANDERSON CANCER CENTER

30. Recommendation to Accept Bequest from the Estate of Ruth Estelle Gold, Austin, Texas

31. Recommendation to Accept Bequest from the Estate of Irene R. Humphrey, Mount Pleasant, Arkansas

32. Recommendation to Accept Remainder Interest in the Floyd L. Mayo Marital Trust, Port Arthur, Texas

33. Recommendation to Accept Gifts and Accumulated Income to Establish the R. G. Rotunno Endowment Fund for Leukemia Research

34. Recommendation to Accept Bequest from the Estate of Ora Bell Russell, Collin County, Texas
I. PERMANENT UNIVERSITY FUND

1. Summary Investment Report at September 30, 1994--

PERMANENT UNIVERSITY FUND (1)
SUMMARY REPORT
($ millions)

<table>
<thead>
<tr>
<th></th>
<th>FY93-94</th>
<th>FY94-95</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Full Year</td>
<td>Sept.</td>
</tr>
<tr>
<td>Beginning Market Value</td>
<td>4,468.7</td>
<td>4,428.0</td>
</tr>
<tr>
<td>PUF Lands Receipts (2)</td>
<td>59.6</td>
<td>4.8</td>
</tr>
<tr>
<td>Investment Income</td>
<td>242.3</td>
<td>19.8</td>
</tr>
<tr>
<td>Investment Income Distributed</td>
<td>(242.3)</td>
<td>(19.8)</td>
</tr>
<tr>
<td>Realized Gains (Losses)</td>
<td>108.6</td>
<td>0.7</td>
</tr>
<tr>
<td>Change in Unrealized Gains (Losses)</td>
<td>(208.9)</td>
<td>(91.1)</td>
</tr>
<tr>
<td>Ending Market Value</td>
<td>4,428.0</td>
<td>4,342.4</td>
</tr>
</tbody>
</table>

AUF Income

<table>
<thead>
<tr>
<th></th>
<th>FY93-94</th>
<th>FY94-95</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investment Income</td>
<td>242.3 (3)</td>
<td>19.8</td>
</tr>
<tr>
<td>Surface Income</td>
<td>4.3</td>
<td>0.1</td>
</tr>
<tr>
<td>Other Income</td>
<td>0.2</td>
<td>0.0</td>
</tr>
<tr>
<td>Total</td>
<td>246.8</td>
<td>19.9</td>
</tr>
</tbody>
</table>

(1) Excludes PUF Lands mineral and surface interests with estimated values of $391.6 million and $105 million, respectively.
(2) As of September 30, 1994: 764,935 acres under lease, 521,017 producing acres, 2,549 active leases, 2,076 producing leases.
(3) Amended to exclude fees previously reflected as offset to income.

RECOMMENDATION

Under separate bound cover, the Vice Chancellor for Asset Management presents a report on Permanent University Fund investments for the fiscal year ended August 31, 1994. During the fiscal year, periodic reports of investment transactions made for the Fund were submitted to the U. T. Board of Regents for approval. The present report summarizes the investment transactions for the fiscal year and indicates the status of the Fund’s portfolio as of August 31, 1994.

The Permanent University Fund asset value and investment earnings during the year are shown below:

<table>
<thead>
<tr>
<th>Fiscal Year Ended 8/31</th>
<th>Increase (Decrease)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1993</td>
</tr>
<tr>
<td>Book Value</td>
<td>$4,044,284,360</td>
</tr>
<tr>
<td>Market Value</td>
<td>$4,468,746,378</td>
</tr>
<tr>
<td>Investment Income</td>
<td>$250,251,366</td>
</tr>
</tbody>
</table>

The Chancellor recommends that the formal report be approved in order that copies may be distributed to the Governor, members of the Legislature, and other State Officials, as required by Section 66.05 of the Texas Education Code.

II. TRUST AND SPECIAL FUNDS

Gifts, Bequests and Estates

1. U. T. Arlington: Recommendation to Accept Gifts to Establish the Department of Veterans Affairs Nursing Administration Endowment Fund.---

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Amacher that $14,000 in gifts from various donors be accepted to establish the Department of Veterans Affairs Nursing Administration Endowment Fund in the School of Nursing at U. T. Arlington.

Income earned from the endowment will be used to support faculty with research related to nursing administration.
Ms. Marge Wright, Dallas, Texas, a retired U. T. Arlington faculty member and Chief Nurse at Veterans Administration Hospital in Dallas, led the fund raising efforts for this endowment by sending out a request to all Veterans Administration Hospitals in the U. S.

2. U. T. Arlington: Recommendation to Accept Gift to Establish the Dr. Charles S. Proctor Endowment.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Amacher that a $143,458.10 gift, comprised of one-half of the proceeds from two insurance contracts held by Dr. Charles S. Proctor, Arlington, Texas, be accepted to establish the Dr. Charles S. Proctor Endowment at U. T. Arlington.

Income earned from the endowment will be used to support the Drama Play Production Program at U. T. Arlington.

BACKGROUND INFORMATION

Dr. Charles S. Proctor, Arlington, Texas, was an Associate Professor of Theatre Arts at U. T. Arlington from 1969 until his death in 1992. In these two insurance contracts which he held, the U. T. Arlington Drama Play Production Program was named as the co-beneficiary.


RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that the remainder interest in the John S. Alexander Charitable Remainder Unitrust, initially funded with securities valued at approximately $100,000 from John S. Alexander, M.D., Fort Worth, Texas (to be held in trust by John S. Alexander, M.D., Fort Worth, Texas), be accepted for the benefit of U. T. Austin. Additionally, it is recommended that the U. T. Board of Regents accept appointment as Successor Trustee effective only if the Trustee ceases to serve.
The trust agreement provides for the annual distribution of six percent of the net fair market value of the trust assets, valued as of the first day of the taxable year, to be paid quarterly to John S. Alexander, M.D., during his lifetime. Any income of the Trust in excess of such payments shall be added to the corpus of the Trust.

Upon termination of the Trust, the corpus shall be distributed to the U. T. Board of Regents for the benefit of U. T. Austin to be used to establish the John S. Alexander Endowed Scholarship in the College of Liberal Arts. A request to establish the endowment will be made at that time.

BACKGROUND INFORMATION

John S. Alexander, M.D., Fort Worth, Texas, received his B.A. in Plan II in 1950 from U. T. Austin and is a valued member of The Chancellor's Council, The President's Associates, and the Littlefield Society.

4. U. T. Austin: Recommendation to Accept Gift and Transfer of Funds to Establish the Mark J. Belisle Family Endowed Scholarship in the Department of Intercollegiate Athletics for Men.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that a $25,000 gift from Mr. Mark J. Belisle, Austin, Texas, and a $12,500 transfer of Second Century Fund matching funds for a total of $37,500 be accepted to establish the Mark J. Belisle Family Endowed Scholarship in the Department of Intercollegiate Athletics for Men at U. T. Austin.

Income earned from the endowment will be used to provide scholarship support to student athletes participating in the men's athletics program.

BACKGROUND INFORMATION

Mr. Mark J. Belisle, Austin, Texas, a valuable supporter of the men's athletics program, received his B.A. in History from U. T. Austin in 1971.

The Departments of Intercollegiate Athletics for Women and Intercollegiate Athletics for Men have jointly initiated a $10,000,000 scholarship fund raising effort known as The Second Century Fund which was authorized at the April 1993 meeting of the U. T. Board of Regents. Within The Second Century Fund, the Departments have adopted a program to match private gifts designated for student support endowments. Matching funds are being generated from gifts and other unrestricted funds available to the Departments.
5. U. T. Austin: Recommendation to Accept Gift to Establish the Gordon Clark Bennett Endowed Scholarship in the Department of Intercollegiate Athletics for Women.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that a $25,000 gift from Mr. O. V. Bennett, Jr., Austin, Texas, be accepted to establish the Gordon Clark Bennett Endowed Scholarship in the Department of Intercollegiate Athletics for Women at U. T. Austin.

Income earned from the endowment will be used to provide scholarship support to student athletes in the Department of Intercollegiate Athletics for Women.

BACKGROUND INFORMATION

This endowment is being funded by Mr. O. V. Bennett, Jr., Austin, Texas, in memory of his wife, Mrs. Gordon Clark Bennett. Mr. Bennett is a Life Member of The President's Associates and a member of the Littlefield Society. He received his B.B.A. from U. T. Austin in 1935. Mrs. Bennett received her B.S. in Home Economics in 1937 from U. T. Austin.

6. U. T. Austin: Recommendation to Accept Transfer of Funds to Establish the Departmental Visiting Committee General Endowed Scholarship Fund in the College of Engineering.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that a $10,000 transfer of unrestricted gifts be accepted to establish a quasi-endowment in the Department of Aerospace Engineering and Engineering Mechanics, College of Engineering, at U. T. Austin to be named the Departmental Visiting Committee General Endowed Scholarship Fund.

Income earned from the endowment will be used to provide scholarship support to junior and senior students in the Department of Aerospace Engineering and Engineering Mechanics who have at least 30 hours of course credit earned at U. T. Austin.
The funding that the College of Engineering has dedicated to this endowment is comprised of unrestricted gifts from various members of the Department of Aerospace Engineering and Engineering Mechanics Visiting Committee and other supporters.

7. **U. T. Austin: Recommendation to Accept Bequest from the Estate of Paul B. Miner, Austin, Texas, for the General Libraries.**

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that a specific bequest of books of an undetermined value from the Estate of Paul B. Miner, Austin, Texas, be accepted for the benefit of the General Libraries at U. T. Austin.

**BACKGROUND INFORMATION**

Mr. Paul B. Miner, Austin, Texas, had been employed for 23 years as a Library Assistant II in the General Libraries at U. T. Austin. He had the distinction of being the only person to receive The University of Texas at Austin's President's Excellence Award twice. His bequest consists of a collection of approximately 30 books on general topics.

8. **U. T. Austin: Recommendation to Accept Bequest from the Estate of E. Dubose King, Jr., Houston, Texas, to Establish the Susanne Spencer Skaggs Endowed Scholarship in Nursing in the School of Nursing.**

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that a $15,000 specific bequest from the Estate of E. Dubose King, Jr., Houston, Texas, be used to establish the Susanne Spencer Skaggs Endowed Scholarship in Nursing in the School of Nursing at U. T. Austin.

Income earned from the endowment will be used to provide scholarship support to students in the School of Nursing.
BACKGROUND INFORMATION

Mr. E. Dubose (Ed) King, Jr., Houston, Texas, received his M.Ed. in Secondary Education from U. T. Austin in 1942. Mrs. Susanne Spencer Skaggs, Mr. King’s great-niece, received her B.S.N. and her B.S.M.E. from U. T. Austin in 1986 and 1993, respectively.

9. U. T. Austin: Recommendation to Accept Gift to Establish the Baldomero Vela, Sr. Endowed Presidential Scholarship in Pharmacy in the College of Pharmacy.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that a $25,000 gift from Lee’s Pharmacy, McAllen, Texas, be accepted to establish the Baldomero Vela, Sr. Endowed Presidential Scholarship in Pharmacy in the College of Pharmacy at U. T. Austin.

Income earned from the endowment will be used to provide scholarship support to students in the College of Pharmacy.

BACKGROUND INFORMATION

Messrs. Baldomero Vela, Jr. and Daniel D. Vela, both of McAllen, Texas, initiated this honor for their father, Mr. Baldomero Vela, Sr., President and Chief Executive Officer of Lee’s Pharmacy & Medical Equipment Company, McAllen, Texas. Mr. Vela and his sons, all graduates of the College of Pharmacy, have been valuable supporters of U. T. Austin and the profession of pharmacy.

10. U. T. Austin: Hal John Wimberly Memorial Scholarship in the College of Communication - Recommendation to Redesignate as the Hal John and Judy Wimberly Memorial Scholarship in Journalism.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that the Hal John Wimberly Memorial Scholarship in the Department of Journalism, College of Communication, at U. T. Austin be redesignated as the Hal John and Judy Wimberly Memorial Scholarship in Journalism.

This recommendation is being made at the request of the original donor to memorialize both Mr. and Mrs. Hal John (Judy) Wimberly, Houston, Texas, and with the concurrence of the Wimberly family.
The Hal John Wimberly Memorial Scholarship was established at the June 1984 meeting of the U. T. Board of Regents with $10,000 in gifts and pledges from the Houston Pod, Chili Appreciation Society International, Houston, Texas, made in memory of Mr. Hal John Wimberly, Houston, Texas. Prior to his death, Mr. Wimberly was a journalist and the publisher of a newspaper for lovers of chili throughout the world. Upon the recent death of Mr. Wimberly's wife, Judy, the donor now wishes to include her name in this memorial endowment. Mrs. Wimberly was a strong influence on her husband's life and a tireless fund raiser toward the original establishment of this endowment.

11. U. T. Austin: Recommendation to Establish Three Endowments in the School of Law.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Berdahl that three endowments in the School of Law at U. T. Austin be established as set out below. The funds for the endowments will be held and administered by The University of Texas Law School Foundation (an external foundation) in accordance with the Regents' Rules and Regulations.

a. J. Henry Doscher, Jr. Endowed Presidential Scholarship in Law

Income earned from the endowment will be used to award scholarships to law students selected at the discretion of the Dean of the School of Law or the Dean's designee, based on merit or need.

b. Bill R. Womble Endowed Presidential Scholarship in Corporate/Health Care Law

Income earned from the endowment will be used to award scholarships to law students selected at the discretion of the Dean of the School of Law or the Dean's designee, based on merit or need, with preference given to qualified first-year students interested in practicing corporate/health care law.

c. Ronald D. Krist Professorship in Law

Income earned from the endowment will be used to support the Professorship.
BACKGROUND INFORMATION

The J. Henry Doscher, Jr. Endowed Presidential Scholarship in Law is being funded with a gift of common stock, valued at $65,699.25, from Mr. J. Henry Doscher, Jr., Abilene, Texas. The Law School Foundation will contribute $65,700.75 in matching funds for a total endowment of $131,400. Mr. Doscher, who is retired from the practice of law, received his J.D. in 1948 from U.T. Austin.

The Bill R. Womble Endowed Presidential Scholarship in Corporate/Health Care Law is being funded with a $15,000 gift from the Bob Smith, M.D. Foundation, Dallas, Texas, in recognition of Mr. Bill R. Womble's more than 20 years of service as the Foundation's legal counsel. The Law School Foundation will contribute $15,000 in matching funds for a total endowment of $30,000. Mr. Womble, a partner in the law firm of Godwin & Carlton, P.C., Dallas, Texas, received his LL.B. in 1963 from U.T. Austin.

The Ronald D. Krist Professorship in Law is being funded with a $100,000 gift from the law firm of Provost Umphrey, Beaumont, Texas, in honor of Mr. Ronald D. Krist, Houston, Texas. Mr. Krist is the senior member of the law firm of Krist, Gunn, Weller, Neumann & Morrison, L.L.P., Houston, Texas. He received his B.B.A. in 1960 and his LL.B. in 1962 from U.T. Austin.

12. U.T. El Paso: Recommendation to Accept Gift to Establish the Judith K. Solis Memorial Scholarship.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Natalicio that a $20,000 gift from Mr. and Mrs. R. Paul (Patricia Daw) Yetter, Houston, Texas, be accepted to establish the Judith K. Solis Memorial Scholarship at U.T. El Paso.

Income earned from the endowment will be used to support a renewable scholarship for a freshman or upperclassman.

BACKGROUND INFORMATION

Mr. Richard Paul Yetter, Houston, Texas, graduated from U.T. El Paso with a degree in Business in 1980. He is a member of the law firm of Baker & Botts, Houston, Texas. Mrs. Patricia Daw Yetter, Houston, Texas, received her degree in Education from U.T. El Paso in 1981. Both Mr. and Mrs. Yetter are longtime supporters of U.T. El Paso as evidenced by their donations to the Alumni Fund for Excellence and their memberships in the Matrix Society and President's Associates. They are funding this endowment in memory of former U.T. El Paso Assistant Dean of Students, Ms. Judith K. Solis.
RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Academic Affairs, the Vice Chancellor for Asset Management, and President Sorber that a $25,000 gift and a $25,000 pledge, payable by June 30, 1995, from Texas Bank, Odessa, Texas, and $25,000 in matching challenge funds from Houston Endowment Inc., Houston, Texas, for a total of $75,000 be accepted to establish two endowments at U. T. Permian Basin as set out below:

a. Of the total, $20,000 of the gift and pledge and $10,000 of the challenge funds for a total of $30,000 will be used to establish the Texas Bank Endowed Presidential Scholarship.

b. The remaining $30,000 of the gift and pledge and $15,000 of the challenge funds for a total of $45,000 will be used to establish the Texas Bank Endowed Scholarship.

Income earned from each of the endowments will be used to provide scholarship support to students, at the discretion of U. T. Permian Basin.

BACKGROUND INFORMATION

This endowment is being funded by Texas Bank, Odessa, Texas, in recognition of U. T. Permian Basin for its major contributions to the quality of life in the Permian Basin region of Texas.

Houston Endowment Inc., Houston, Texas, a philanthropic foundation endowed by the late Mr. and Mrs. Jesse H. Jones in 1937, has pledged a total of $250,000, payable by June 30, 1995, to be used to match on a one-for-two basis other endowment funds, as received, that are raised by U. T. Permian Basin for student scholarship or fellowship purposes. Houston Endowment Inc. has previously established several academic and student endowments within the U. T. System.
14. **U. T. Southwestern Medical Center - Dallas: Recommendation to Accept Gift and Allocate Funds from the Private Fund Development Campaign to Establish the Jane and Bill Browning, Jr. Chair in Medical Science and Eligibility for Matching Funds Under the Texas Eminent Scholars Program.**

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that a $250,000 gift from Mrs. William W. (Jane H.) Browning, Jr., Dallas, Texas, be accepted to establish the Jane and Bill Browning, Jr. Chair in Medical Science at the U. T. Southwestern Medical Center - Dallas.

It is further recommended that $250,000 be allocated from the $25,000,000 challenge fund established by an anonymous donor as part of the Private Fund Development Campaign and used to increase the endowment to a total of $500,000.

Income earned from the endowment will be used to support the Chair.

It is further recommended that the actual income that will be earned on the $250,000 gift and the $250,000 in challenge funds be certified to the appropriate State authorities for matching under the Texas Eminent Scholars Program as set out in Chapter 51, Subchapter I of the Texas Education Code, when matching funds are made available under that act.

**BACKGROUND INFORMATION**

Mrs. William W. (Jane H.) Browning, Jr., Dallas, Texas, and her family are longtime community leaders who have supported a variety of social service, medical, and educational activities over the years.

15. **U. T. Southwestern Medical Center - Dallas: Recommendation to Accept Gift and Allocate Funds from the Private Fund Development Campaign to Establish the Distinguished Professorship in Drug and Alcohol Abuse Research and Eligibility for Matching Funds Under the Texas Eminent Scholars Program (NO PUBLICITY).**

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that a $125,000 gift from Mr. and Mrs. J. McDonald Williams, Dallas, Texas, be accepted to establish the Distinguished Professorship in Drug and Alcohol Abuse Research at the U. T. Southwestern Medical Center - Dallas.
It is further recommended that $125,000 be allocated from the $12,500,000 challenge fund established with MSRDP funds at the U. T. Southwestern Medical Center - Dallas as part of the Private Fund Development Campaign and used to increase the endowment to a total of $250,000.

Income earned from the endowment will be used to support the Distinguished Professorship.

It is further recommended that the actual income that will be earned on the $125,000 gift be certified to the appropriate State authorities for matching under the Texas Eminent Scholars Program as set out in Chapter 51, Subchapter I of the Texas Education Code, when matching funds are made available under that act.

BACKGROUND INFORMATION

Mr. J. McDonald Williams, Dallas, Texas, is President and Chief Executive Officer of the Trammell Crow Company, Dallas, Texas. He and his wife are active leaders in the Dallas community. They have requested that they receive no personal publicity for this gift and wish the Distinguished Professorship that they have funded to remain unnamed at present, in hopes that a later donor will increase the endowment to the funding level of a chair which can then be named in honor of that donor.

NO PUBLICITY

16. U. T. Southwestern Medical Center - Dallas: Recommendation to Accept Transfer of Funds and Allocate Funds from the Private Fund Development Campaign to Establish The Forrest C. Lattner Foundation, Inc. Fund for Research in Affective Disorders.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that a $50,000 transfer of a previously reported gift be accepted to establish The Forrest C. Lattner Foundation, Inc. Fund for Research in Affective Disorders at the U. T. Southwestern Medical Center - Dallas.

It is further recommended that $50,000 be allocated from the $12,500,000 challenge fund established with MSRDP funds at the U. T. Southwestern Medical Center - Dallas as part of the Private Fund Development Campaign and be used to increase the endowment to a total of $100,000.

Income earned from the endowment will be used to support research in affective disorders.
BACKGROUND INFORMATION

This endowment is being funded with a $50,000 gift from The Forrest C. Lattner Foundation, Inc., Delray Beach, Florida, which was previously reported via the October 1993 Docket and was originally gifted for use by the Director of The Center for Affective Disorders Research at the U. T. Southwestern Medical Center - Dallas. The Forrest C. Lattner Foundation, Inc. supports a variety of projects, including mental health research.

17. U. T. Southwestern Medical Center - Dallas: Recommendation to Accept Gift and Allocate Funds from the Private Fund Development Campaign to Establish the Mary and William S. "Monty" Montgomery, Jr. Fund for Neurological Research.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that a $25,000 gift from Mr. and Mrs. William S. (Mary) Montgomery, Jr., Dallas, Texas, be accepted to establish the Mary and William S. "Monty" Montgomery, Jr. Fund for Neurological Research at the U. T. Southwestern Medical Center - Dallas.

It is further recommended that $25,000 be allocated from the $25,000,000 challenge fund established by an anonymous donor as part of the Private Fund Development Campaign and used to increase the endowment to a total of $50,000.

Income earned from the endowment will be used to further research in neurological disease.

BACKGROUND INFORMATION

Mr. and Mrs. William S. (Mary) Montgomery, Jr., Dallas, Texas, are young civic leaders who have indicated their desire to help the U. T. Southwestern Medical Center - Dallas build programs of excellence in pediatrics and neuroscience.
18. U. T. Southwestern Medical Center - Dallas: Recommendation to Accept Gift and Allocate Funds from the Private Fund Development Campaign to Establish the Robert B. and Virginia Payne Professorship in Oncology and Eligibility for Matching Funds Under the Texas Eminent Scholars Program.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that a $10,000 gift from Mr. and Mrs. Robert B. (Virginia) Payne, Dallas, Texas, and a $40,000 grant from Mr. and Mrs. Robert B. (Virginia) Payne given through the Robert B. and Virginia Webb Payne Fund of Communities Foundation of Texas, Inc., Dallas, Texas, for a total of $50,000 be accepted to establish the Robert B. and Virginia Payne Professorship in Oncology at the U. T. Southwestern Medical Center - Dallas.

It is further recommended that $50,000 in matching funds be allocated from the $25,000,000 challenge fund established by an anonymous donor as part of the Private Fund Development Campaign and used to increase the endowment to a total of $100,000.

Income earned from the endowment will be used to support the Professorship.

It is further recommended that the actual income that will be earned on the $50,000 gift and the $50,000 in challenge funds be certified to the appropriate state authorities for matching under the Texas Eminent Scholars Program as set out in Chapter 51, Subchapter I of the Texas Education Code, when matching funds are made available under that act.

BACKGROUND INFORMATION

Mr. and Mrs. Robert B. Payne, Dallas, Texas, are active in a large number of Dallas civic projects. They have had an ongoing interest in education and medical research, especially in the area of cancer.

See Item 3 on Page HAC - 3 related to a proposed appointment to this Professorship.

19. U. T. Southwestern Medical Center - Dallas: Recommendation to Establish the Elizabeth H. Penn Professorship in Clinical Psychology.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that the Elizabeth H. Penn Professorship in Clinical Psychology be
established at the U. T. Southwestern Medical Center - Dallas. Funds for the endowment will be held and administered by the Southwestern Medical Foundation (an external foundation), Dallas, Texas.

Income earned from the endowment will be used to support the Professorship.

BACKGROUND INFORMATION

This endowment is being funded with a $50,000 pledge, payable by December 31, 1997, from Mr. and Mrs. John G. Penson, Dallas, Texas, in honor of Mrs. Penson's late mother, Mrs. Elizabeth H. Penn, and in recognition of the education their daughter received as a Ph.D. student in Clinical Psychology at the U. T. Southwestern Medical Center - Dallas. Additionally, $50,000 in matching funds from the Southwestern Medical Foundation, Dallas, Texas, will increase the endowment to a total of $100,000.

See Item 3 on Page HAC - 3 related to a proposed appointment to this Professorship.

20. U. T. Southwestern Medical Center - Dallas: Recommendation to Accept Gifts and Allocate Funds from the Private Fund Development Campaign to Establish the A. Kenneth Pye Professorship in Cancer Research and Eligibility for Matching Funds Under the Texas Eminent Scholars Program.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that $70,000 in gifts from various donors be accepted to establish the A. Kenneth Pye Professorship in Cancer Research at the U. T. Southwestern Medical Center - Dallas.

It is further recommended that $70,000 be allocated from the $25,000,000 challenge fund established by an anonymous donor as part of the Private Fund Development Campaign and used to increase the endowment to a total of $140,000.

Income earned from the endowment will be used to support the Professorship.

It is further recommended that the actual income that will be earned on the $70,000 in gifts and the $70,000 in challenge funds be certified to the appropriate State authorities for matching under the Texas Eminent Scholars Program as set out in Chapter 51, Subchapter I of the Texas Education Code, when matching funds are made available under that act.
BACKGROUND INFORMATION

This endowment is being funded with gifts from various donors given in memory of Mr. A. Kenneth Pye, Dallas, Texas, President of Southern Methodist University, Dallas, Texas, from 1987 to 1994. Mr. Pye was a nationally recognized leader in higher education. His untimely death from cancer motivated his family to direct that memorial donations be made to the U. T. Southwestern Medical Center - Dallas to establish this endowment.

See Item 3 on Page HAC - 3 related to a proposed appointment to this Professorship.

21. U. T. Southwestern Medical Center - Dallas: Recommendation to Accept Transfer of Funds to Establish the Harold C. Simmons Professorship in Arthritis Research.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that a $100,000 transfer of accumulated earnings be accepted to establish a quasi-endowment at the U. T. Southwestern Medical Center - Dallas to be named the Harold C. Simmons Professorship in Arthritis Research.

Income earned from the endowment will be used to support the Professorship.

BACKGROUND INFORMATION

This endowment is being funded with interest earned on prior unrestricted gifts for arthritis research from Mr. Harold C. Simmons and one of his companies, Coam Co., both of Dallas, Texas, and with additional interest earned on one or more U. T. Southwestern Medical Center - Dallas local accounts.

See Item 3 on Page HAC - 3 related to a proposed appointment to this Professorship.
22. U. T. Southwestern Medical Center - Dallas: The Distinguished Chair in Biochemistry - Recommendation to Accept Additional Pledge and Redesignate as The Sam G. Winstead and F. Andrew Bell Distinguished Chair in Biochemistry and Eligibility for Matching Funds Under the Texas Eminent Scholars Program. --

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Wildenthal that a $500,000 pledge, payable by December 31, 1999, from the A. L. Chilton Foundation, Dallas, Texas, be accepted for addition to The Distinguished Chair in Biochemistry at the U. T. Southwestern Medical Center - Dallas for a total endowment of $2,600,000 and that The Distinguished Chair in Biochemistry be redesignated as The Sam G. Winstead and F. Andrew Bell Distinguished Chair in Biochemistry.

This redesignation is being requested, with the concurrence of the original donor, to honor two of the Trustees of the A. L. Chilton Foundation, Dallas, Texas.

It is further recommended that the actual income that will be earned on the $500,000 pledge, as received, be certified to the appropriate State authorities for matching under the Texas Eminent Scholars Program as set out in Chapter 51, Subchapter I of the Texas Education Code, when matching funds are made available under that act.

BACKGROUND INFORMATION

The Distinguished Chair in Biochemistry was established at the August 1985 meeting of the U. T. Board of Regents with a $1,000,000 gift from an anonymous donor. Mr. Sam G. Winstead and Mr. F. Andrew Bell, both of Dallas, Texas, are respected civic leaders and Trustees of the A. L. Chilton Foundation, Dallas, Texas, which has supported the U. T. Southwestern Medical Center - Dallas for many years.

23. U. T. Medical Branch - Galveston: Recommendation to Accept Gift to Establish The James F. Arens and Ann G. Arens Endowed Fund for Health Policy and Medical Education. --

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President James that a $100,000 gift from an anonymous donor be accepted to establish The James F. Arens and Ann G. Arens Endowed Fund for Health Policy and Medical Education at the U. T. Medical Branch - Galveston.
Income earned from the endowment will be used at the discretion of the Vice President for Clinical Affairs of the U. T. Medical Branch - Galveston. In the event that position is vacant or eliminated, said income is to be used at the discretion of the President or the President's designee.

BACKGROUND INFORMATION

This endowment is being funded by an anonymous donor to honor Dr. and Mrs. James F. (Ann G.) Arens. Dr. Arens serves as Vice President for Clinical Affairs at the U. T. Medical Branch - Galveston.

24. U. T. Medical Branch - Galveston: Recommendation to Accept Bequests from the Estate of Margaret E. Manning, Galveston, Texas, to Establish the Annie P. Schmiedeberg Scholarship and the Margaret E. and Horton F. Manning Fellowship in Geriatrics.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President James that bequests totaling $125,000 from the Estate of Margaret E. Manning, Galveston, Texas, be accepted for the benefit of the U. T. Medical Branch - Galveston.

Additionally, it is recommended that $25,000 from the bequest be used to establish the Annie P. Schmiedeberg Scholarship in the U. T. Nursing School - Galveston and that $100,000 from the bequest be used to establish the Margaret E. and Horton F. Manning Fellowship in Geriatrics in the Departments of Family Medicine and Internal Medicine at the U. T. Medical Branch - Galveston.

Income earned from the Annie P. Schmiedeberg Scholarship will be used to support annual scholarship awards at the U. T. Nursing School - Galveston. Income earned from the Margaret E. and Horton F. Manning Fellowship in Geriatrics will be used to support activities associated with the Fellowship.

BACKGROUND INFORMATION

A lifelong resident of Galveston, Texas, Mrs. Margaret E. Manning expressed great interest in assisting the U. T. Medical Branch - Galveston. As a result, she made three generous bequests to the U. T. Medical Branch - Galveston.

In addition to the $125,000 in bequests, Mrs. Manning named the U. T. Medical Branch - Galveston to receive the residue of her estate to fund the Margaret E. Manning Memorial Scholarship Fund. A request for the acceptance of the residue of the estate and the establishment of the Scholarship Fund will be submitted at a later date.
25. **U. T. Medical Branch - Galveston: Recommendation to Dissolve the Paul R. Stalnaker, M.D. Fund and the Paul R. Stalnaker, M.D. Professorship in Internal Medicine and Accept Transfers of Funds to Establish The Paul R. Stalnaker, M.D. Distinguished Professorships in Internal Medicine and Eligibility for Matching Funds Under the Texas Eminent Scholars Program.**

**RECOMMENDATION**

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President James that the Paul R. Stalnaker, M.D. Fund and the Paul R. Stalnaker, M.D. Professorship in Internal Medicine at the U. T. Medical Branch - Galveston be dissolved and the balances of each endowment, $273,068.02 and $100,000, respectively, be combined for a total of $373,068.02 to establish The Paul R. Stalnaker, M.D. Distinguished Professorships in Internal Medicine.

Additionally, it is recommended that a $126,931.98 transfer from the Endowed Faculty Accumulation Fund be accepted for addition to The Paul R. Stalnaker, M.D. Distinguished Professorships in Internal Medicine at the U. T. Medical Branch - Galveston for a total endowment of $500,000.

Income earned from the endowment will be used to support the Professorships.

Additionally, it is recommended that the actual income that will be earned on the $500,000 transfer of funds be certified to the appropriate State authorities for matching under the Texas Eminent Scholars Program as set out in Chapter 51, Subchapter I of the Texas Education Code, when matching funds are made available under that act.

This recommendation has been reviewed and approved by the U. T. System Office of General Counsel.

**BACKGROUND INFORMATION**

The Paul R. Stalnaker, M.D. Fund was established at the May 1974 meeting of the U. T. Board of Regents with an undivided forty percent remainder interest in the Estate of Paul R. Stalnaker, M.D. valued at approximately $250,000. The Paul R. Stalnaker, M.D. Professorship in Internal Medicine was established at the December 1983 meeting of the U. T. Board of Regents with a $100,000 transfer of accumulated income from the Paul R. Stalnaker, M.D. Fund.
26. U. T. Health Science Center - Houston: Recommendation to Accept Transfer of Funds to Establish the Endowed Professorship in Forensic Pathology.---

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Low that a $100,000 transfer of departmental funds be accepted to establish a quasi-endowment in the Department of Pathology and Laboratory Medicine at the U. T. Health Science Center - Houston to be named the Endowed Professorship in Forensic Pathology.

Income earned from the endowment will be used to support the Professorship.

BACKGROUND INFORMATION

The establishment of the Endowed Professorship in Forensic Pathology is essential to the Residency Program at the U. T. Health Science Center - Houston.

See Item 6 on Page HAC - 6 related to a proposed appointment to this Professorship.

27. U. T. Health Science Center - Houston: Recommendation to Accept Gifts to Establish the G. Roger Florky Memorial Scholarship Fund.---

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Low that $10,000 in gifts from various donors be accepted to establish the G. Roger Florky Memorial Scholarship Fund in the U. T. Public Health School - Houston at the U. T. Health Science Center - Houston.

Ninety percent of the income earned from the endowment will be used to support students who intend to specialize in industrial or occupational hygiene. The remaining ten percent of income earned will be reinvested in the corpus of the endowment.

BACKGROUND INFORMATION

This endowment is being funded in memory of Mr. G. Roger Florky, Houston, Texas, by family, friends, and associates. Mr. Florky was a passionate supporter of higher education in industrial hygiene and held an adjunct faculty position in the U. T. Public Health School - Houston where he lectured on the subject.
28. U. T. Health Science Center - Houston: Recommendation to Accept Transfer of Funds to Establish the Edward T. Smith, M.D. Chair in Orthopaedic Surgery Fund.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Low that a $161,612.14 transfer of MSRPD funds from the Department of Orthopaedic Surgery at the U. T. Health Science Center - Houston be accepted to establish the Edward T. Smith, M.D. Chair in Orthopaedic Surgery Fund in the U. T. Medical School - Houston at the U. T. Health Science Center - Houston.

Income earned from the endowment will be reinvested in the corpus of the endowment until the total endowment reaches $500,000 at which time a request will be made to redesignate the endowment as a chair.

BACKGROUND INFORMATION

This endowment is being funded in honor of Edward T. Smith, M.D., Houston, Texas, considered by many to be the "Father of Orthopaedic Surgery in Houston." Dr. Smith served as Chief of Orthopaedic Service at Hermann Hospital in Houston from 1941 to 1967. In recognition of his contributions to the field, Dr. Smith was appointed Emeritus Clinical Professor of Orthopaedics in the U. T. Medical School - Houston at the U. T. Health Science Center - Houston in 1972. It is anticipated that the additional $338,387.86 required to fully fund a chair will be raised over the next five years.

Since this endowment is funded with MSRPD funds, it will be held as "funds functioning as endowment" for accounting purposes.

29. U. T. Health Science Center - Houston: Recommendation to Accept Gift and Pledge to Establish The Welch Foundation Endowment in Chemistry and Related Sciences and Eligibility for Matching Funds Under the Texas Eminent Scholars Program.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President Low that a $200,000 gift and an $800,000 pledge, payable by September 1, 1998, for a total of $1,000,000 from The Robert A. Welch Foundation, Houston, Texas, be accepted to establish The Welch Foundation Endowment in Chemistry and Related Sciences at the Institute of Molecular Medicine for the Prevention of Human Diseases at the U. T. Health Science Center - Houston.
Income earned from the endowment will be used to support up to four research chemists, thus further increasing the level of basic scientific research in chemistry and related sciences.

It is further recommended that the actual income that will be earned on the $200,000 gift and the $800,000 pledge, as received, be certified to the appropriate State authorities for matching under the Texas Eminent Scholars Program as set out in Chapter 51, Subchapter I of the Texas Education Code, when matching funds are made available under that act.

BACKGROUND INFORMATION

The Robert A. Welch Foundation, Houston, Texas, is funding this endowment for the support of chemistry and chemistry related sciences in the Institute of Molecular Medicine for the Prevention of Human Diseases. The Foundation's generosity will assist the Institute of Molecular Medicine in recruiting outstanding research chemists.

30. U. T. M.D. Anderson Cancer Center: Recommendation to Accept Bequest from the Estate of Ruth Estelle Gold, Austin, Texas.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President LeMaistre that a fifty percent interest in the residue of the Estate of Ruth Estelle Gold, Austin, Texas, in the amount of $407,374.54, be accepted for cancer research at the U. T. M.D. Anderson Cancer Center.

BACKGROUND INFORMATION

Although Miss Ruth Estelle Gold, Austin, Texas, had no known affiliation with the U. T. M.D. Anderson Cancer Center, her interest in this institution is evidenced by her generous bequest.
RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President LeMaistre that the residue of the Estate of Irene R. Humphrey, Mount Pleasant, Arkansas, in the amount of $428,641.88, be accepted for cancer research at the U. T. M. D. Anderson Cancer Center.

BACKGROUND INFORMATION

Mrs. Irene R. Humphrey, Mount Pleasant, Arkansas, was a patient at the U. T. M. D. Anderson Cancer Center many years ago. Mrs. Humphrey was not a victim of cancer; however, her husband who predeceased her was a cancer victim.

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President LeMaistre that a one-third remainder interest in the Floyd L. Mayo Marital Trust, Port Arthur, Texas, in the amount of $131,859.44, be accepted for the unrestricted use of the U. T. M. D. Anderson Cancer Center.

BACKGROUND INFORMATION

Mr. Floyd L. Mayo, Port Arthur, Texas, was a former patient at the U. T. M. D. Anderson Cancer Center.
33. U. T. M.D. Anderson Cancer Center: Recommendation to Accept Gifts and Accumulated Income to Establish the R. G. Rotunno Endowment Fund for Leukemia Research.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President LeMaistre that gifts of $28,900 from various donors and $4,100 in accumulated earnings for a total of $33,000 be accepted to establish the R. G. Rotunno Endowment Fund for Leukemia Research at the U. T. M.D. Anderson Cancer Center.

BACKGROUND INFORMATION

A memorial fund was established at the U. T. M.D. Anderson Cancer Center to receive gifts in memory of Mr. Richard G. Rotunno, a former patient at the U. T. M.D. Anderson Cancer Center. A total of $28,900 was contributed by friends and business associates. It is the wish of the family that an endowment be created from this fund and that the earnings be used to further research in leukemia.

34. U. T. M.D. Anderson Cancer Center: Recommendation to Accept Bequest from the Estate of Ora Bell Russell, Collin County, Texas.--

RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs, the Vice Chancellor for Asset Management, and President LeMaistre that a five percent interest in the residue of the Estate of Ora Bell Russell, Collin County, Texas, in the amount of $14,475 be accepted for the unrestricted use of the U. T. M.D. Anderson Cancer Center.

BACKGROUND INFORMATION

Although Mrs. Ora Bell Russell, Collin County, Texas, had no known affiliation with the U. T. M.D. Anderson Cancer Center, her interest in the Cancer Center’s mission is evidenced by her generous bequest.
III. INTELLECTUAL PROPERTY MATTERS


RECOMMENDATION

The Chancellor concurs in the recommendation of the Executive Vice Chancellor for Health Affairs and President Wildenthal that the U. T. Board of Regents approve the Patent License Agreement, Coagulation Patent License Agreement, Option to License Agreement, and Sponsored Research Agreement between the U. T. Board of Regents, for and on behalf of the U. T. Southwestern Medical Center - Dallas, and Peregrine Pharmaceuticals, Inc., Princeton, New Jersey, as set forth on Pages AMC 31 - 100.

BACKGROUND INFORMATION

Peregrine Pharmaceuticals, Inc. ("Peregrine") is a start-up company established under the laws of the state of Delaware to commercialize anti-cancer therapeutic and diagnostic products based at least in part on technologies developed by Professor Philip Thorpe, Ph.D., and Assistant Instructor Francis Burrows, Ph.D., both in the Department of Pharmacology at the U. T. Southwestern Medical Center - Dallas. The technologies relate to the targeting of therapeutic compounds to destroy the vasculature of tumors and to kill the tumor cells themselves. Two license agreements are proposed because of rights of multiple third parties, and an option agreement is proposed in order to permit Peregrine to evaluate additional, related technologies for possible inclusion in the license arrangement.

The Sponsored Research Agreement will obligate Peregrine to fund further research in Dr. Thorpe’s laboratory in the amount of $10,000 per month effective immediately. Within six months, Peregrine will commit to additional funding of not less than $600,000 over a three-year period. If Peregrine defaults on research payments, all agreements may be terminated by the U. T Southwestern Medical Center - Dallas.
The terms and conditions of the proposed agreements are consistent with the Intellectual Property Policy of The University of Texas System (Chapter XII, Part Two of the Regents' Rules and Regulations). However, the agreements are submitted to the U. T. Board of Regents as an emergency agenda item for approval, in particular, because of a very short window of opportunity for Peregrine to raise necessary capital prior to the end of Calendar Year 1994.
PATENT LICENSE AGREEMENT
BETWEEN UNIVERSITY OF TEXAS SYSTEM
AND
PEREGRINE PHARMACEUTICALS, INC.

THIS AGREEMENT is made by and between the BOARD OF REGENTS (BOARD) OF THE UNIVERSITY OF TEXAS SYSTEM (SYSTEM), an agency of the State of Texas, whose address is 201 West 7th Street, Austin, Texas 78701 and PEREGRINE PHARMACEUTICALS, INC. (LICENSEE), a Delaware corporation having a principal place of business located at One Palmer Square, Suite 530, Princeton, New Jersey 08542.

WITNESS:

Whereas BOARD and IMPERIAL CANCER RESEARCH TECHNOLOGY, LTD. (ICRT) jointly created certain PATENT RIGHTS and TECHNOLOGY RIGHTS related to LICENSED SUBJECT MATTER which were developed at The University of Texas Southwestern Medical Center at Dallas (UT SOUTHWESTERN), located at 5323 Harry Hines Boulevard, Dallas, Texas 75235, a component institution of SYSTEM and ICRT;

Whereas ICRT has assigned the necessary rights in PATENT RIGHTS and TECHNOLOGY RIGHTS to BOARD under an Inter-Institutional Intellectual Property Management Agreement under which BOARD assumes ownership and all licensing responsibilities for LICENSED SUBJECT MATTER;

Whereas pursuant to the Inter-Institutional Intellectual Property Management Agreement, BOARD will, promptly upon execution of this Agreement by LICENSEE, obtain ICRT's assent to the ICRT ASSIGNMENT (as hereinafter defined);

Whereas BOARD desires to have the LICENSED SUBJECT MATTER developed and used for the benefit of LICENSEE, the INVENTORS (as hereinafter defined), BOARD, UT SOUTHWESTERN, ICRT and the public as outlined in the Intellectual Property Policy promulgated by the BOARD; and

Whereas LICENSEE wishes to obtain a license from BOARD to practice LICENSED SUBJECT MATTER;

NOW, THEREFORE, in consideration of the mutual covenants and premises herein contained, the parties hereto agree as follows:

I. EFFECTIVE DATE

This Agreement shall be effective as of the date the last party executes this Agreement, subject to approval by BOARD (EFFECTIVE DATE).

II. DEFINITIONS

As used in this Agreement, the following terms shall have the meanings indicated:

2.1 ADDITIONAL PATENT RIGHTS shall mean BOARD’s rights in information or discoveries covered by the following patents and/or patent applications which relate to the LICENSED FIELD, whether domestic or foreign, as well as all divisions, continuations and continuations-in-part arising from research funded in whole or in part by LICENSEE, as well as reissues, reexaminations or extensions thereof:

(a) U.S. Patent Application Number 07/856,018, filed March 23, 1992, which corresponds to UT Southwestern file reference UTSD:280, entitled "Preparation and Use of Polyanionic Polymer-Based Conjugates Targeted to Vascular Endothelial Cells", which names Philip Thorpe as Inventor;

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(b) International Patent Application Number PCT/US98/02619, filed March 22, 1993, which corresponds to UT Southwestern file reference UTSD:345, entitled "Preparation and Use of Polymeric Polymer-Based Conjugates Targeted to Vascular Endothelial Cells", which names Philip Thorpe as Inventor; and

(c) European Patent Application Number 93 907 633.7, filed October 17, 1994, which corresponds to UT Southwestern file reference UTSD: 345, entitled "Preparation and Use of Polyanionic Polymer-based Conjugates Targeted to Vascular Endothelial Cells", which names Philip Thorpe as Inventor.

2.2 COAGULATION PATENT LICENSE AGREEMENT shall mean that certain COAGULATION PATENT LICENSE AGREEMENT dated as of even date herewith by and between LICENSEE and BOARD pursuant to which BOARD has licensed the COAGULATION PATENT RIGHTS to LICENSEE.

2.3 COAGULATION PATENT RIGHTS shall mean BOARD's rights in information or discoveries covered by the following patent application, as well as all divisions, continuations, and continuations-in-part arising from research funded in whole or in part by LICENSEE, as well as reissues, reexaminations or extension thereof:

(a) U.S. Patent Application Number SNOS/273,567 filed July 6, 1994, which corresponds to UT SOUTHWESTERN File Reference UTSD:419, entitled "Methods and Compositions for the Coagulation of Tumor Vasculature", which names Philip Thorpe as INVENTOR.

2.4 COMMERCIAL INTRODUCTION shall mean the date of the first commercial SALE of a LICENSED PRODUCT by LICENSEE or any sublicensee in any country.

2.5 ICRT ASSIGNMENT shall that certain assignment to be executed by ICRT in favor of SYSTEM pursuant to which ICRT will assign its rights in PATENT RIGHTS and TECHNOLOGY RIGHTS to SYSTEM.

2.6 LICENSED FIELD shall mean targeting therapeutic and diagnostic compounds to tumor vasculature in humans.

2.7 LICENSED PRODUCT shall mean any product SOLD by LICENSEE comprising LICENSED SUBJECT MATTER pursuant to this Agreement.

2.8 LICENSED SUBJECT MATTER shall mean inventions and discoveries covered by PATENT RIGHTS or TECHNOLOGY RIGHTS within the LICENSED FIELD.

2.9 LICENSED TERRITORY shall mean the world.

2.10 NET SALES shall mean the gross revenues received by LICENSEE from the SALE of LICENSED PRODUCTS less sales and/or use taxes actually paid, import and/or export duties actually paid, outbound transportation prepaid or allowed, and amounts allowed or credited due to returns (not to exceed the original billing or invoice amount).

2.11 OPTION TO LICENSE AGREEMENT shall mean that certain OPTION TO LICENSE AGREEMENT dated as of even date herewith by and between LICENSEE and BOARD pursuant to which BOARD has granted LICENSEE the option to acquire the ADDITIONAL PATENT RIGHTS.

2.12 PATENT RIGHTS shall mean BOARD's rights in information or discoveries covered by the following patents and/or patent applications which relate to the LICENSED FIELD, whether domestic or foreign, as well as all divisions, continuations and
continuations-in-part arising from research funded in whole or in part by LICENSEE, as well as reissues, reexaminations or extensions thereof:

(a) U.S. Patent 4,880,935, issued November 14, 1989, entitled "Heterobifunctional Linking Agents Derived from N-Succinimido-Dithio-Alpha Methyl-Methylene-Benzoates", which names Philip Thorpe as Inventor (INVENTOR);

(b) U.S. Patent 5,338,542, issued August 16, 1994 entitled "Disulfide Linked Immunotoxins" which names Philip Thorpe as INVENTOR;

(c) U.S. Patent Application Number 07/846,349, filed March 5, 1992, now abandoned, which corresponds to UT SOUTHWESTERN file reference UTSD:279, entitled "Methods and Compositions for Targeting the Vasculature of Solid Tumors", which names Philip Thorpe and Francis Burrows as INVENTORS;

(d) International Patent Application Number PCT/US93/01956 (International Publication Number WO93/17715), filed March 5, 1993, which corresponds to UT SOUTHWESTERN file reference UTSD:344, entitled "Diagnostic and/or Therapeutic Agents Targeted to Neovascular Endothelial Cells", which names Philip Thorpe and Francis Burrows as INVENTORS;

(e) U.S. Patent Application Number 08/205,330, filed March 2, 1994, which corresponds to UT SOUTHWESTERN file reference UTSD:393, entitled "Methods and Compositions for Targeting the Vasculature of Solid Tumors", which names Philip Thorpe and Francis Burrows as INVENTORS; and

(f) European Patent Application Number 93 906 289.9, filed October 5, 1994, which corresponds to UT SOUTHWESTERN file reference UTSD:344, entitled "Diagnostic and/or Therapeutic Agents Targeted to Neovascular Endothelial Cells", which names Philip Thorpe and Francis Burrows as INVENTORS.

Notwithstanding anything to the contrary in this Section 2.12, it is hereby acknowledged and agreed that PATENT RIGHTS for purposes of this Agreement do not include BOARD's rights in COAGULATION PATENT RIGHTS, which are licensed to LICENSEE under the COAGULATION PATENT LICENSE AGREEMENT executed by LICENSEE and BOARD concurrently with the execution of this Agreement nor in ADDITIONAL PATENT RIGHTS, with respect to which LICENSEE has an option to license under the OPTION TO LICENSE AGREEMENT executed by LICENSEE and BOARD concurrently with the execution of this Agreement.

2.13 PHASE I TRIAL INITIATION shall mean the commencement of a Phase I Clinical Trial on a LICENSED PRODUCT.

2.14 PHASE II TRIAL COMPLETION shall mean the submission to the US Food and Drug Administration (FDA) of the final data resulting from completion of a Phase II Clinical Trial on a LICENSED PRODUCT.

2.15 SALE, SELL or SOLD shall mean the transfer or disposition of a LICENSED PRODUCT for value to a party other than LICENSEE or a SUBSIDIARY.

2.16 SUBLICENSEE GROSS REVENUES shall mean the gross revenues and other consideration received by LICENSEE from any sublicensees of LICENSEE incorporating LICENSED SUBJECT MATTER, excluding (a) payments made by any sublicensee in consideration for the issuance of equity or debt securities of LICENSEE, (b) payments made
by any sublicensee to support or fund research activities to be undertaken by LICENSEE, (c) up-front payments made in consideration or recognition of prior research and development efforts undertaken by LICENSEE, and (d) payments made by any sublicensee upon the achievement of specified milestones or benchmarks relating to the development of the LICENSED PRODUCTS sublicensed to sublicensee, other than royalty payments. Notwithstanding subpart (d) above, if the royalty rate charged by LICENSEE for sublicenseing any LICENSED PRODUCT is less than four percent (4%), then the parties will mutually agree to an equitable sharing arrangement with respect to license fee, milestone, benchmark or other payments. If non-monetary consideration is so received, then a commercially reasonable monetary value will be assigned for purposes of calculating BOARD’s share of SUBLICENSEG GROSS REVENUES.

2.17 SUBSIDIARY shall mean any business entity more than 50% owned by LICENSEE, any business entity which owns more than 50% of LICENSEE, or any business entity that is more than 50% owned by a business entity that owns more than 50% of LICENSEE.

2.18 TECHNOLOGY RIGHTS shall mean BOARD’s rights in any technical information, know-how, process, procedure, composition, device, method, formula, protocol, technique, software, design, drawing, data, biological and other materials relating to technologies arising from work in which Philip Thorpe participates and useful in targeting therapeutic and diagnostic compounds to tumor vasculature in humans and which are not covered by PATENT RIGHTS but which are necessary or useful for practicing any inventions at any time covered by PATENT RIGHTS.

III. WARRANTY; SUPERIOR-RIGHTS

3.1 Except for the rights, if any, of the third parties described in Section 3.3 and Exhibit B attached hereto, BOARD represents and warrants that it is the owner of the entire right, title, and interest in and to LICENSED SUBJECT MATTER, and that it has the sole right to grant licenses thereunder, and that it has not granted licenses thereunder to any other entity that would restrict rights granted hereunder except as stated herein.

3.2 BOARD hereby represents and warrants that Section 2.12 lists the patents and patent applications in the LICENSED FIELD to which the BOARD has rights and which arise from work involving Philip Thorpe (other than patents and patent applications covered by COAGULATION PATENT RIGHTS or by ADDITIONAL PATENT RIGHTS), and that each of the patent applications listed in Section 2.12 was duly filed in the United States on the date indicated therein or was duly filed in such foreign jurisdictions as are listed in Section 2.12 or on Exhibit A attached hereto on the dates indicated therein.

3.3 LICENSEE understands that the LICENSED SUBJECT MATTER has been developed under the funding agreements with the third parties listed on Exhibit B attached hereto and that such parties have the rights relative thereto specified in such Exhibit B. This Agreement is explicitly made subject to the rights of such parties, which are described in Exhibit B. To the extent that there is a conflict between such rights and this Agreement, such rights shall prevail.

IV. LICENSE

4.1 BOARD hereby grants to LICENSEE a royalty-bearing, exclusive license under PATENT RIGHTS, and a royalty-bearing exclusive license under TECHNOLOGY RIGHTS to manufacture, have manufactured, use, and/or SELL LICENSED PRODUCTS within LICENSED TERRITORY for use within LICENSED FIELD. This grant shall be
subject to the payment by LICENSEE to BOARD of all consideration as provided in this Agreement, and shall be further subject to rights retained by BOARD and ICRT to:

(a) Publish the general scientific findings from research related to LICENSED SUBJECT MATTER; provided, that, in order to avoid possible loss of rights in the PATENT RIGHTS, BOARD hereby agrees to submit any materials relating to a planned publication to LICENSEE at least sixty (60) days prior to the date of planned submission for publication. If, within thirty (30) days of receipt of such materials, LICENSEE notifies BOARD that it desires to file patent applications pertaining to any inventions contained in such materials, BOARD shall defer publication or other disclosure for an additional period, not to exceed ninety (90) days, sufficient to permit such desired patent applications to be filed.

(b) Use LICENSED SUBJECT MATTER for research, teaching and other educationally-related purposes at any institution within the SYSTEM.

4.2 BOARD hereby also grants to LICENSEE a first option to obtain a royalty-bearing exclusive license to any inventions in the LICENSED FIELD which arise from work funded by LICENSEE in which Philip Thorpe participates and which have applications in the LICENSED FIELD (collectively, "IMPROVEMENTS"). The option for any such IMPROVEMENTS shall extend for a period of ninety (90) days from the date LICENSEE receives written notice from BOARD disclosing such IMPROVEMENTS. During such ninety (90) day period, BOARD shall reasonably make available to LICENSEE any other information in its possession or control which would be useful to LICENSEE in evaluating the IMPROVEMENT, subject to such reasonable confidentiality undertakings as BOARD shall require. LICENSEE may exercise its option by informing BOARD in writing during such ninety (90) day period that it intends to commercialize the IMPROVEMENT as soon as practicable, consistent with sound and reasonable business practice and judgment. Upon exercise of LICENSEE's option, such IMPROVEMENT shall become subject to the terms and conditions of this License Agreement. In the event that LICENSEE fails to exercise its option with respect to any IMPROVEMENT as provided herein, BOARD shall have the right to enter into license agreements concerning such IMPROVEMENT with third parties provided the terms and conditions thereof are not, in general, more favorable than those terms and conditions provided under this License Agreement, unless BOARD has offered the new terms and conditions to LICENSEE and LICENSEE has refused to accept them.

4.3 BOARD hereby also grants to LICENSEE a first option to negotiate and acquire an exclusive, worldwide, royalty-bearing license to any inventions outside the LICENSED FIELD which arise from work funded by LICENSEE. The option for any such inventions shall extend for a period of ninety (90) days from the date LICENSEE receives written notice from BOARD disclosing such invention. LICENSEE may exercise its option by informing BOARD in writing during such ninety (90) day period that it intends to commercialize the invention as soon as practicable, consistent with sound and reasonable business judgment. Upon exercise of LICENSEE's option, BOARD and LICENSEE shall enter into good faith negotiations regarding the terms and conditions of said license and further agree to negotiate license rates and other payments which are fair and reasonable to both parties. If BOARD and LICENSEE are unable to agree on the terms of a license within ninety (90) days following the exercise of LICENSEE's option, BOARD shall have the right to enter into license agreements concerning the invention with third parties; provided, however, such licensing agreements shall be on terms no less favorable to BOARD than BOARD's final offer to LICENSEE.
4.4 LICENSEE shall have the right to extend the license granted herein to any SUBSIDIARY provided that such SUBSIDIARY consents to be bound by this Agreement to the same extent as LICENSEE.

4.5 LICENSEE shall have the right to grant sublicenses in accordance with the terms and conditions of this Agreement. LICENSEE agrees to deliver to BOARD a true and correct copy of each sublicense granted by LICENSEE, and any modification or termination thereof, within thirty (30) days after execution, modification, or termination. If any sublicensee fails to pay any royalty payment to LICENSEE on the date provided in such sublicense, LICENSEE shall, within thirty (30) days of such scheduled payment date, take steps to require such sublicensee to cure such default. If such default is not cured by such sublicensee within an additional ninety (90) day period, LICENSEE shall terminate such sublicense. If LICENSEE fails to terminate any sublicense as provided herein, LICENSEE shall be responsible for the payment of royalties owed by such sublicensee under this Agreement whether or not paid to LICENSEE by such sublicensee. Upon termination of this Agreement, any and all existing sublicenses granted by LICENSEE shall be assigned to BOARD.

4.6 BOARD shall have the right at any time after five (5) years from the date of this Agreement, to terminate the exclusivity of the license granted herein in any national jurisdiction within LICENSED TERRITORY if LICENSEE, within ninety (90) days after written notice from BOARD as to such intended termination of exclusivity, fails to provide written evidence that it has commercialized or is actively attempting to commercialize an invention licensed hereunder within such jurisdiction. BOARD agrees to negotiate in good faith with LICENSEE for adjusting terms under such a non-exclusive arrangement. BOARD shall have the right at any time after seven (7) years from the date of this Agreement to terminate the license completely in any national jurisdiction if LICENSEE, within ninety (90) days after written notice from BOARD of such intended termination, fails to provide written evidence that it has commercialized or is actively attempting to commercialize an invention licensed hereunder within such jurisdiction. Evidence provided by LICENSEE that it has an ongoing and active research, development, manufacturing, marketing or licensing program as appropriate, directed toward production and sale of products based on PATENT RIGHTS or TECHNOLOGY RIGHTS within such jurisdiction shall be deemed satisfactory evidence.
V. PAYMENTS AND REPORTS

5.1 Subject to Section 5.1(f) of this Agreement, in consideration of rights granted by BOARD to LICENSEE under this Agreement, LICENSEE agrees to pay BOARD the following:

(a) A non-refundable license issue fee of twenty five thousand dollars ($25,000) payable to BOARD within thirty (30) days of LICENSEE's receipt of a fully-executed copy of the ICRT ASSIGNMENT from BOARD.

(b) A non-refundable license re-issue fee of seventy five thousand dollars ($75,000) payable to BOARD within thirty (30) days of January 1, 1996.

(c) A PHASE I TRIAL INITIATION milestone payment of seventy five thousand dollars ($75,000) payable within thirty (30) days of the earlier of: (i) February 1, 1997, or (ii) PHASE I TRIAL INITIATION.

(d) A PHASE II TRIAL COMPLETION milestone payment of one hundred thousand dollars ($100,000) payable within thirty (30) days of the earlier of: (i) February 1, 2000, or (ii) PHASE II TRIAL COMPLETION.

(e) A milestone payment for COMMERCIAL INTRODUCTION of each LICENSED PRODUCT in the amount of three hundred thousand dollars ($300,000) payable to BOARD within thirty (30) days of COMMERCIAL INTRODUCTION of the LICENSED PRODUCT. All COMMERCIAL INTRODUCTION milestone payments shall be credited against royalty payments due under Paragraph 5.1 on a LICENSED PRODUCT-by-LICENSED PRODUCT basis.

(f) A running earned royalty equal to four percent (4%) of NET SALES of LICENSED PRODUCTS incorporating PATENT RIGHTS; provided, however, if a LICENSED PRODUCT incorporates technology not covered by PATENT RIGHTS, the running royalty to be paid under this Section shall be reduced to two percent (2%) of NET SALES of LICENSED PRODUCTS. In the event any LICENSED PRODUCT incorporating PATENT RIGHTS is sold as a component of a combination of active elements, NET SALES for purposes of determining royalty payments on such combination shall be calculated by multiplying NET SALES of such combination by the fraction A over A+B, in which "A" is the gross selling price of the LICENSED PRODUCT portion of the combination when sold separately during the accounting period in which the sale was made, and "B" is the gross selling price of the non-LICENSED PRODUCT portion of the combination sold separately during the accounting period in question. In the event that no separate sale of either such above-designated LICENSED PRODUCT or such above-designated non-LICENSED PRODUCT portion of the combination is made during the accounting period in which the sale was made, NET SALES shall be calculated by multiplying NET SALES of such combination by the fraction C over C+D, in which "C" is the standard fully-absorbed cost of the LICENSED PRODUCT portion of such combination, and "D" is the standard fully absorbed cost of the other component(s), such costs being arrived at using the standard accounting procedures of LICENSEE which will be in accord with generally accepted accounting practices. Notwithstanding the foregoing, under no circumstances shall the royalty provided for in this Section 5.1(f) be reduced to less than two percent (2%) of NET SALES of LICENSED PRODUCTS incorporating PATENT RIGHTS. No royalties shall be payable to BOARD unless this Section 5.1(f) with respect to SALES for which a royalty is payable under the COAGULATION PATENT LICENSE AGREEMENT.

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(g) A running earned royalty equal to one percent (1%) of NET SALES of LICENSED PRODUCTS covered by TECHNOLOGY RIGHTS only. No royalty shall be payable to BOARD under this Paragraph 5.1(g) with respect to SALES for which a royalty is payable under Paragraph 5.1(f) or under the COAGULATION PATENT LICENSE AGREEMENT.

(h) Fifty percent (50%) of the SUBLICENSEE GROSS REVENUES; provided, however, in the event that LICENSEE raises capital from any source (including, without limitation, from the issuance of common or preferred stock, debt, warrants or from licensing fees) in the aggregate amounts hereinafter set forth, such percentage shall be reduced as follows:

<table>
<thead>
<tr>
<th>Aggregate Capitalization</th>
<th>Percent of Sublicensee Gross Revenues</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2,000,000 - 5,000,000</td>
<td>35%</td>
</tr>
<tr>
<td>$5,000,001 - 10,000,000</td>
<td>25%</td>
</tr>
<tr>
<td>Greater than $10,000,000</td>
<td>20%</td>
</tr>
</tbody>
</table>

In the event that LICENSEE sublicenses LICENSED SUBJECT MATTER in combination with other product(s) for use in the LICENSED FIELD which are not LICENSED PRODUCTS (hereinafter "OTHER ITEMS"), the SUBLICENSEE GROSS REVENUES for purposes of determining payment to BOARD on the combination shall be calculated as follows:

(i) If all LICENSED PRODUCTS and OTHER ITEMS contained in the combination are available separately, SUBLICENSEE GROSS REVENUES for purposes of determining payments due BOARD will be calculated by multiplying the SUBLICENSEE GROSS REVENUES of the combination by the fraction $A/(A+B)$, where $A$ is the gross selling price of all LICENSED PRODUCTS in the combination, and $B$ is the gross selling price for all OTHER ITEMS in the combination sold separately during the accounting period in question.

(ii) If no separate sale of either such LICENSED PRODUCTS or OTHER ITEMS is made during the accounting period in which such sale is made, SUBLICENSEE GROSS REVENUES for purposes of determining payments due BOARD shall be calculated by multiplying the SUBLICENSEE GROSS REVENUES of the combination by the fraction $C/(C+D)$, in which "C" is the standard fully-absorbed cost of the LICENSED PRODUCT portion of such combination and "D" is the standard fully-absorbed cost of the OTHER ITEMS, such costs being arrived at using the standard accounting procedures of LICENSEE which will be in accordance with generally accepted accounting practices.

Under no circumstances shall the percentage of SUBLICENSEE GROSS REVENUES provided for in this Section 5.1(h) be reduced to less than ten percent (10%).

(i) The parties hereto agree that if economic or political conditions change sufficiently so as to affect the continued applicability of the assumptions made in negotiating the dates of the milestone payments agreed to in this Section 5.1, they will negotiate in good
faith a reasonable extension of the dates of such milestone payments in accordance with such changed economic or political conditions.

(i) Notwithstanding anything to the contrary in this Agreement, it is hereby acknowledged and agreed by the parties hereto that (i) the amounts payable by LICENSEE pursuant to Sections 5.1(a) through (d) of this Agreement are one-time license fees payable by LICENSEE only with respect to the first LICENSED PRODUCT of LICENSEE and (ii) no amounts shall be paid by LICENSEE pursuant to such Sections to the extent that such payments have been made by LICENSEE under the COAGULATION PATENT LICENSE AGREEMENT.

5.2 During the term of this Agreement and for one (1) year thereafter, LICENSEE shall keep complete and accurate records of its SALES and NET SALES of LICENSED PRODUCTS and all sublicensed GROSS REVENUES received by LICENSEE under the license granted in this Agreement in sufficient detail to enable the royalties payable hereunder to be determined. LICENSEE shall permit BOARD or its representatives, at BOARD's expense, to periodically examine its books, ledgers, and records during regular business hours for the purposes of and to the extent necessary to verify any report required under this Agreement. If any such inspection reveals that the aggregate of royalties paid during any four (4) consecutive calendar quarters was less than the amount that should have been paid under this Agreement, LICENSEE shall remit to BOARD the amount of such deficiency; provided, that, if such deficiency is more than five percent (5%) of the amount that should have been paid, LICENSEE shall remit to BOARD, in addition to the amount of such deficiency, the reasonable expenses of the inspection conducted by BOARD. If LICENSEE or BOARD disputes any deficiency or expenses provided in this Section 5.2, the dispute shall be referred to an independent accountant selected by mutual agreement of BOARD and LICENSEE, whose decision will be binding and final on the parties hereto. If a decision is entered against LICENSEE by such independent accountant for the amount of such deficiency or expenses, LICENSEE agrees to remit to BOARD, in addition to any other amounts provided for in this Section 5.2, accrued interest on such deficiency through the date of such decision at the highest allowable rate.

5.3 Within thirty (30) days after March 31, June 30, September 30, and December 31 of each year, LICENSEE shall deliver to BOARD a true and accurate report which shall describe (a) the quantities of LICENSED SUBJECT MATTER that it has produced; (b) the total SALES; (c) the calculation of royalties thereon; and (d) the total royalties so computed and due. Simultaneously with the delivery of each such report, LICENSEE shall pay to BOARD the amount, if any, due for the period covered by such report. If no payments are due, it shall be so reported.

5.4 Upon the request of BOARD but not more often than once per calendar year, LICENSEE shall deliver to BOARD a written report as to LICENSEE's efforts and accomplishments during the preceding year in commercializing LICENSED SUBJECT MATTER in various parts of the LICENSED TERRITORY and its commercialization plans for the upcoming year.

5.5 All amounts payable hereunder by LICENSEE shall be payable in United States funds without deductions for taxes, assessments, fees, or charges of any kind. Checks shall be made payable to UT SOUTHWESTERN and sent to:

U.T. Southwestern Medical Center
Office of Legal Affairs & Technology Transfer
5323 Harry Hines Boulevard

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VI. SPONSORED RESEARCH

6.1 LICENSEE will sponsor and financially support research, clinical activities or other mutually agreeable programs at UT SOUTHWESTERN in accordance with the terms and subject to the conditions of the Sponsored Research Agreement executed by LICENSEE and UT SOUTHWESTERN concurrently with the execution of this Agreement.

VII. TERM AND TERMINATION

7.1 The Term of this Agreement shall extend from the Effective Date set forth hereinabove to the full end of the term or terms for which PATENT RIGHTS have not expired and if only TECHNOLOGY RIGHTS are licensed and no PATENT RIGHTS are applicable, then, on a per-product basis, (i) with respect to LICENSED PRODUCTS which have an FDA-approved therapeutic indication for humans, for a term of seven (7) years from the date of COMMERCIAL INTRODUCTION of any such product and (ii) with respect to LICENSED PRODUCTS which have an FDA-approved diagnostic indication for humans, for a term of seven (7) years from the date of COMMERCIAL INTRODUCTION of such product.

7.2 This Agreement will earlier terminate:

(a) upon thirty (30) days written notice if LICENSEE shall default in its obligation to make payments, if any are due, in accordance with Section V or Section XIV hereunder or Section 3 of the Sponsored Research Agreement; provided, however, LICENSEE may avoid such termination if before the end of such notice period LICENSEE cures its default; or

(b) automatically if LICENSEE shall become bankrupt or insolvent and/or if the business of LICENSEE shall be placed in the hands of a receiver, assignee, or trustee, whether by voluntary act or LICENSEE or otherwise;

(c) upon ninety (90) days written notice if LICENSEE shall breach or default on any obligation under this License Agreement or the Sponsored Research Agreement; provided, however, LICENSEE may avoid such termination if before the end of such period LICENSEE notifies BOARD that such breach has been cured, states the manner of such cure and in fact the breach has been cured.

(d) Under the provisions of Paragraph 4.4 if invoked.

7.3 Upon termination of this Agreement for any cause, nothing herein shall be construed to release either party of any obligation matured prior to the effective date of such termination. LICENSEE may, after the effective date of such termination, sell all LICENSED PRODUCT and parts therefor that it may have on hand at the date of termination, provided that it pays running royalty earned thereon as provided in this Agreement.

VIII. INFRINGEMENT BY THIRD PARTIES

8.1 Each party shall inform the other promptly in writing of any alleged infringement of the PATENT RIGHTS by a third party, including all details then available. LICENSEE shall have the right, but shall not be obligated, to prosecute at its own expense any such infringements, and BOARD agrees that LICENSEE may join BOARD as a plaintiff at the expense of LICENSEE. In any infringement action commenced or defended solely by LICENSEE, all expenses and all recovery for infringement shall be those of LICENSEE. In any such action by LICENSEE, BOARD shall be entitled to receive an amount equal to the applicable royalties on any recovery of profits and damages that is in excess of LICENSEE’s reasonable costs and expenses. No settlement, consent judgment or other voluntary final
disposition of the suit may be entered into without BOARD's consent, which consent shall not be unreasonably withheld, delayed or conditioned. If LICENSEE has not commenced legal action or been successful in obtaining cessation of the infringement within ninety (90) days of written notification from BOARD of such infringement, or if LICENSEE elects not to continue prosecuting any legal action against an infringer, BOARD shall have the right, but shall not be obligated, to prosecute at its own expense any such infringement. BOARD may join LICENSEE as a plaintiff in any such infringement suit at BOARD's expense. No settlement, consent judgment or other voluntary final disposition of the suit may be entered into without LICENSEE's consent, which consent shall not be unreasonably withheld, delayed or conditioned.

In the event that LICENSEE and/or BOARD do not file suit against, conclude settlement negotiations with, or grant a license to a substantial infringer of PATENT RIGHTS within one (1) year of knowledge thereof, then the parties will consult with one another in an effort to determine whether a reasonably prudent licensee would institute litigation, conclude settlement negotiations, and/or grant a license within the one (1) year time period described above in order to enforce the patent in question in light of all relevant business and economic factors (including, but not limited to, the projected cost of such litigation, the likelihood of success on the merits, the probable amount of any damage award, the prospects for satisfaction of any judgment against the alleged infringer, the possibility of counterclaims against LICENSEE and BOARD, the diversion of LICENSEE's human and economic resources, the impact of any possible adverse outcome on LICENSEE, and the effect any publicity might have on the respective reputations and goodwill of the parties). If after such consultation, the parties have not reached agreement and LICENSEE does not forthwith file suit against, enter into settlement negotiations with or grant a license to the substantial infringer, then BOARD shall have the right to enforce any PATENT RIGHT, licensed hereunder on behalf of itself and LICENSEE (BOARD retaining all recoveries from such enforcement), and BOARD shall have the right to reduce the license granted hereunder to nonexclusive in the national jurisdiction in which suit is brought.

In any infringement suit that either party brings to enforce the PATENT RIGHTS, the other party shall at the request and expense of the party bringing the suit, cooperate in all reasonable respects, including, to the extent possible, obtaining the testimony of its employees and agents and making available physical evidence in the possession of that party.

IX. ASSIGNMENT

This Agreement shall not be assignable or otherwise transferrable by LICENSEE without the prior written consent of BOARD, which consent shall not be unreasonably withheld, except that LICENSEE may assign or otherwise transfer its rights under this Agreement to the following parties without obtaining BOARD's consent: (i) a successor to LICENSEE's business, or a successor to that portion of LICENSEE's business that pertains to the subject matter of the PATENT RIGHTS or any TECHNOLOGY RIGHTS, and (ii) any entities controlled by, controlling, or under common control with LICENSEE.

X. PATENT MARKING

LICENSEE agrees to mark permanently and legibly all products and documentation manufactured or sold by it under this Agreement with such patent notice as may be permitted or required under Title 35, United States Code.

XI. INDEMNIFICATION

LICENSEE shall hold harmless and indemnify BOARD, INVENTORS, SYSTEM, UT SOUTHWESTERN, ICRT, and their respective Regents, officers, employees and agents
(each, an "INDEMNITEE") from and against any liability, loss or damage they may suffer as a result of claims, demands, or causes of action whatsoever, including without limitation those arising on account of any injury or death of persons or damage to property caused by, or arising out of or resulting from, the exercise or practice of the license granted hereunder by LICENSEE or its officers, employees, agents or representatives; provided, however, that LICENSEE shall not be required to indemnify or hold harmless any INDEMNITEE, from any losses or claims attributable to any infringement or alleged infringement of patents, technology, trade secrets, or confidential or proprietary know-how or information of third parties by the PATENT RIGHTS or the TECHNOLOGY RIGHTS. Except as otherwise provided in this Agreement, the obligations of LICENSEE under this Section shall apply in full force whether or not the claims and any losses resulted or are alleged to have resulted in whole or in part from the acts or omissions of any INDEMNITEE; provided, however, that the foregoing indemnity shall not apply to any claims or losses arising out of any act or omission constituting gross negligence, willful misfeasance, misconduct or bad faith of any INDEMNITEE.

XII. USE OF NAME

LICENSEE shall not use the name of UT SOUTHWESTERN, INVENTORS, SYSTEM, BOARD, ICRT or their respective Regents in any advertising, promotional or sales literature, or in any other form of publicity without prior written consent obtained from each such party in each case. The foregoing notwithstanding, LICENSEE shall have the right to identify such parties and to disclose the terms of this Agreement in any prospectus, offering memorandum or other document or filing required by applicable securities laws or other applicable law or regulation, provided that LICENSEE shall have given each such affected party at least ten (10) business days prior written notice of the proposed text of any such identification or disclosure for the purpose of giving each such affected party the opportunity to comment on and suggest amendments to such proposed text.

XIII. CONFIDENTIAL INFORMATION

13.1 BOARD and LICENSEE each agree that all information contained in documents marked "confidential" which are forwarded to one by the other shall be received in strict confidence, used only for the purposes of this Agreement, and not disclosed by the recipient party (except as required by law or court order), its agents or employees without the prior written consent of the other party, unless such information (a) was in the public domain at the time of disclosure, (b) later became part of the public domain through no act or omission of the recipient party, its employees, agents, successors or assigns, (c) was lawfully disclosed to the recipient party by third party having the right to disclose it, (d) was already known by the recipient party at the time of disclosure, (e) was independently developed or (f) is required to be submitted to a government agency pursuant to any preexisting obligation.

13.2 Each party's obligation of confidence hereunder shall be fulfilled by using the at least same degree of care with the other party's confidential information it uses to protect its own confidential information. This obligation shall exist while this agreement is in force and for a period of three (3) years thereafter.

XIV. PATENT AND INVENTIONS

UT SOUTHWESTERN shall be responsible for the preparation, filing, prosecution and maintenance of all patent applications and patents included in PATENT RIGHTS. LICENSEE shall reimburse UT SOUTHWESTERN for all reasonable attorneys' fees (i) incurred by UT SOUTHWESTERN subsequent to the EFFECTIVE DATE, or (ii) incurred
by UT SOUTHWESTERN prior to the EFFECTIVE DATE and for which invoices have been submitted to LICENSEE in connection with the preparation, filing and maintenance of all patent applications and patents included in PATENT RIGHTS; provided that patent counsel selected by UT SOUTHWESTERN is reasonably acceptable to LICENSEE. Subsequent to the EFFECTIVE DATE, UT SOUTHWESTERN shall consult with LICENSEE as to the preparation, filing, prosecution and maintenance of all such patent applications and patents in accordance with the procedures set forth on Exhibit C hereto and incorporated herein by reference, and shall furnish to LICENSEE copies of documents relevant to such preparation, filing, prosecution or maintenance, including without limitation invoices providing detailed descriptions of all costs and expenses incurred by UT SOUTHWESTERN's patent counsel in connection therewith, sufficiently prior to filing such documents or making any payment due thereunder to allow for review and comment by LICENSEE. If, at any time, LICENSEE shall elect not to pay the expenses of any patent application or patent included in PATENT RIGHTS, LICENSEE shall so notify UT SOUTHWESTERN within thirty (30) days of such consultation and shall thereby surrender its rights under such patent application or patent; provided, however, that LICENSEE shall remain obligated to reimburse UT SOUTHWESTERN for any costs incurred with respect to such patent application or patents prior to said election.

XV. GENERAL

15.1 This Agreement, the COAGULATION PATENT LICENSE AGREEMENT, the OPTION TO LICENSE AGREEMENT, the Sponsored Research Agreement and the Exhibits attached hereto and thereto constitute the entire and only agreement between the parties for LICENSED SUBJECT MATTER and all other prior negotiations, representations, agreements, and understandings are superseded hereby. No agreements altering or supplementing the terms hereof may be made except by means of a written document signed by the duly authorized representatives of the parties.

15.2 Any notice required by this License Agreement shall be given by prepaid, first class, certified mail, return receipt requested, addressed in the case of BOARD to:

BOARD OF REGENTS
The University of Texas System
201 West Seventh Street
Austin, Texas 78701
ATTENTION: Office of General Counsel
with copies to:

UT SOUTHWESTERN
Peter H. Fitzgerald, Ph.D.
Executive Vice President
for Business Affairs
5323 Harry Hines Boulevard
Dallas, TX 75235-9013

and

UT SOUTHWESTERN
Katherine L. Chapman, J.D.
Associate Vice President for
Legal Affairs & Technology Transfer
5323 Harry Hines Boulevard
Dallas, Texas 75235-9008

or in the case of LICENSEE to:

PEREGRINE PHARMACEUTICALS, INC.
One Palmer Square, Suite 530
Princeton, New Jersey 08542
ATTENTION: Jennifer H. Lobo

with copies to:

PALMER & DODGE
One Beacon Street
Boston, Massachusetts 02108
ATTENTION: Michael Lytron, Esq.
or such other address as may be given from time to time under the terms of this notice provision.

15.3 LICENSEE shall comply with all applicable federal, state and local laws, regulations, and ordinances in connection with its activities pursuant to this Agreement.

15.4 This License Agreement shall be construed and enforced in accordance with the laws of the United States of America and of the State of Texas.

15.5 Failure of BOARD to enforce a right under this Agreement shall not act as a waiver of that right or the ability to later assert that right relative to the particular situation involved.

15.6 Headings included herein are for convenience only and shall not be used to construe this Agreement.

15.7 If any provision of this Agreement shall be found by a court to be void, invalid or unenforceable, the same shall be reformed to comply with applicable law or stricken if no so conformable, so as not to affect the validity or enforceability of this Agreement.
IN WITNESS WHEREOF, parties hereto have caused their duly authorized representatives to execute this Agreement.

BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM

By: ________________________________
Ray Farabee
Vice Chancellor and General Counsel

Date: ________________________________

APPROVED AS TO FORM:

By: ________________________________
Dudley R. Dobie, Jr., J.D.
Office of General Counsel

Date: ________________________________

APPROVED AS TO CONTENT:

UT SOUTHWESTERN

By: ________________________________
Peter H. Fitzgerald, Ph.D.
Executive Vice President
For Business Affairs

Date: ________________________________

PEREGRINE PHARMACEUTICALS, INC.

By: ________________________________
Jennifer H. Lobo
President

Date: ________________________________
Foreign Jurisdictions in which Patent Applications Have Been Filed

Canada (File Reference UTSD:344)
Europe (File Reference UTSD:344)
Exhibit B

Description of Third Party Funding Agreements

ICRT:

The BOARD and ICRT hold certain individual and joint rights in the LICENSED SUBJECT MATTER. Upon execution of the ICRT ASSIGNMENT, BOARD represents and warrants that all rights of ICRT in the LICENSED SUBJECT MATTER (which are exclusive under PATENT RIGHTS and non-exclusive under TECHNOLOGY RIGHTS) will be assigned to BOARD.

Dallas Biomedical, Inc.:

Dallas Biomedical, Inc. ("DBI") previously licensed a portion of the rights under the LICENSED SUBJECT MATTER from BOARD pursuant to one or more license agreements, which rights have been assigned back to BOARD by DBI. BOARD represents and warrants that no rights are retained by DBI in the LICENSED SUBJECT MATTER as a result of such license agreements.

Pardee Foundation:

This funding arrangement involved an unencumbered gift of funds to SYSTEM by the Pardee Foundation ("PARDEE"). BOARD has reviewed all documentation supplied to it by PARDEE and, based upon such review (i) hereby represents and warrants that PARDEE has no rights in the LICENSED SUBJECT MATTER and (ii) to the best knowledge of BOARD, such documentation contains the entire agreement between PARDEE and BOARD with respect to this funding arrangement.

Anonymous Donor:

This funding arrangement involved an unencumbered gift of funds to SYSTEM by an anonymous donor (the "DONOR"). BOARD has reviewed all documentation supplied to it by the DONOR and, based upon such review (i) hereby represents and warrants that the DONOR has no rights in the LICENSED SUBJECT MATTER and (ii) to the best knowledge of BOARD, such documentation contains the entire agreement between the DONOR and BOARD with respect to this funding arrangement.

Government Funding Arrangements:

BOARD may in the future enter into funding arrangements with the National Institute of Health and the American Cancer Society. BOARD will use its best efforts to ensure that no rights are retained by such parties in the LICENSED SUBJECT MATTER as a result of any such funding arrangements other than customary governmental rights.
Exhibit C

Procedures for Maintenance of Patent Protection
November 28, 1994

Jennifer H. Lobo
President
Peregrine Pharmaceuticals, Inc.
One Palmer Square, Suite 530
Princeton, NJ 08542

Dear Ms. Lobo:

Upon receipt of the fully executed license agreements, option agreement and sponsored research agreement from UT System, I will make the following instructions to Arnold, White and Durkee:

(1) All communications between the Office of Legal Affairs and Technology Transfer at UT Southwestern, the Board of Regents and Arnold, White and Durkee regarding new disclosures, patent applications and patents covered by the proposed agreements with Peregrine will be copied to Peregrine and to Pennie & Edmonds (1155 Avenue of the Americas, New York, NY 10036, Attn: Laura Coruzzi, Esq.) concurrently with copies provided to the applicable party. This will include, but not be limited to, all status reports, any and all filing deadline notices, declarations, patent applications and responses to office actions. Arnold, White and Durkee will consult with Pennie & Edmonds in all substantive matters relating to the patents and patent applications included in the proposed agreements with Peregrine.

(2) UT Southwestern will assist Peregrine regarding requests for estimates regarding (i) patent related expenses associated with future patent filings contemplated by Board and Peregrine, or (ii) patent related expenses relating to the ongoing prosecution of existing applications. Estimates will be delivered to Peregrine according to the notice request detailed in section (1) above and sufficiently prior to the commencement of work on such matters in order to permit Peregrine to review and comment upon such estimates and to determine whether such work should be undertaken. Peregrine may request a review of estimates provided by patent counsel selected by the Board of Regents. If Peregrine determines that the estimates provided by Board's patent counsel are unreasonably high, Board agrees to discuss the situation in good faith with Peregrine.

Office of the Vice President for Legal Affairs and Technology Transfer
3333 Harry Hines Blvd / Dallas, Texas 75235-9028 / (214) 648-2389 FAX (214) 648-8805

AMC - 49
It is our goal to cooperate fully with Peregrine's information needs regarding the patents and patent applications. We recognize the importance of not jeopardizing the value of any Board-owned intellectual property of interest to Peregrine.

Sincerely,

[Signature]

Ray Wheatley, M/S.
Licensing Associate
COAGULATION PATENT LICENSE AGREEMENT
BETWEEN UNIVERSITY OF TEXAS SYSTEM
AND
PEREGRINE PHARMACEUTICALS, INC.

THIS AGREEMENT is made by and between the BOARD OF REGENTS (BOARD) OF THE UNIVERSITY OF TEXAS SYSTEM (SYSTEM), an agency of the State of Texas, whose address is 201 West 7th Street, Austin, Texas 78701 and PEREGRINE PHARMACEUTICALS, INC. (LICENSEE), a Delaware corporation having a principal place of business located at One Palmer Square, Suite 530, Princeton, New Jersey 08542.

W I T N E S S E T H:

Whereas BOARD and SCRIPPS RESEARCH INSTITUTE (SCRIPPS) jointly created certain COAGULATION PATENT RIGHTS and COAGULATION TECHNOLOGY RIGHTS related to LICENSED SUBJECT MATTER, which were developed at The University of Texas Southwestern Medical Center at Dallas (UT SOUTHWESTERN), located at 5323 Harry Hines Boulevard, Dallas, Texas 75235, a component institution of SYSTEM;

Whereas BOARD desires to have the LICENSED SUBJECT MATTER developed and used for the benefit of LICENSEE, the INVENTORS (as hereinafter defined), BOARD, UT SOUTHWESTERN and the public as outlined in the Intellectual Property Policy promulgated by the BOARD; and

Whereas LICENSEE wishes to obtain a license from BOARD to practice LICENSED SUBJECT MATTER;

NOW, THEREFORE, in consideration of the mutual covenants and premises herein contained, the parties hereto agree as follows:

I. EFFECTIVE DATE

This Agreement shall be effective as of the date the last party executes this Agreement, subject to approval by BOARD (EFFECTIVE DATE).

II. DEFINITIONS

As used in this Agreement, the following terms shall have the meanings indicated:

2.1 ADDITIONAL PATENT RIGHTS shall mean BOARD’s rights in information or discoveries covered by the following patents and/or patent applications which relate to the LICENSED FIELD, whether domestic or foreign, as well as all divisions, continuations and continuations-in-part arising from research funded in whole or in part by LICENSEE, as well as reissues, reexaminations or extensions thereof:

(a) U.S. Patent Application Number 07/836,018, filed March 23, 1992, which corresponds to UT Southwestern file reference UTSD:280, entitled “Preparation and Use of Polyamionic Polymer-Based Conjugates Targeted to Vascular Endothelial Cells”, which names Philip Thorpe as Inventor;

(b) International Patent Application Number PCT/US98/02619, filed March 22, 1993, which corresponds to UT Southwestern file reference UTSD:345, entitled “Preparation and Use of Polyamionic Polymer-Based Conjugates Targeted to Vascular Endothelial Cells”, which names Philip Thorpe as Inventor; and
2.2 COAGULATION PATENT RIGHTS shall mean BOARD's rights in information or discoveries covered by the following patent application as well as all divisions, continuations, and continuations-in-part arising from research funded in whole or in part by LICENSEE, as well as reissues, reexaminations or extensions thereof:

(a) U.S. Patent Application Number SN08/273,567 filed July 6, 1994, which corresponds to UT SOUTHWESTERN File Reference UTSD:419, entitled "Methods and Compositions for the Coagulation of Tumor Vasculature", which names Philip Thorpe as INVENTOR.

Notwithstanding anything to the contrary in this Section 2.2, it is hereby acknowledged and agreed that COAGULATION PATENT RIGHTS for purposes of this Agreement do not include BOARD's rights in PATENT RIGHTS, which are licensed to LICENSEE under the PATENT LICENSE AGREEMENT executed by LICENSEE and BOARD concurrently with the execution of this Agreement.

2.3 COAGULATION TECHNOLOGY RIGHTS shall mean BOARD's rights in any technical information, know-how, process, procedure, composition, or device, method, formula, protocol, technique, software, design, drawing, data, biological and other materials relating to technologies arising from work in which Philip Thorpe participates and useful in targeting therapeutic and diagnostic compounds to tumor vasculature in humans and which are not covered by COAGULATION PATENT RIGHTS but which are necessary or useful for practicing any inventions at any time covered by COAGULATION PATENT RIGHTS.

2.4 COMMERCIAL INTRODUCTION shall mean the date of the first commercial SALE of a LICENSED PRODUCT by LICENSEE or any sublicensee in any country.

2.5 LICENSED FIELD shall mean targeting therapeutic and diagnostic compounds to tumor vasculature in humans.

2.6 LICENSED PRODUCT shall mean any product SOLD by LICENSEE comprising LICENSED SUBJECT MATTER pursuant to this Agreement.

2.7 LICENSED SUBJECT MATTER shall mean inventions and discoveries covered by COAGULATION PATENT RIGHTS or COAGULATION TECHNOLOGY RIGHTS within the LICENSED FIELD.

2.8 LICENSED TERRITORY shall mean the world.

2.9 NET SALES shall mean the gross revenues received by LICENSEE from the SALE of LICENSED PRODUCTS less sales and/or use taxes actually paid, import and/or export duties actually paid, outbound transportation prepaid or allowed, and amounts allowed or credited due to returns (not to exceed the original billing or invoice amount).

2.10 OPTION TO LICENSE AGREEMENT shall mean that certain OPTION TO LICENSE AGREEMENT dated as of even date herewith by and between LICENSEE and BOARD pursuant to which BOARD has granted LICENSEE the option to acquire the ADDITIONAL PATENT RIGHTS.

2.11 PATENT LICENSE AGREEMENT shall mean that certain PATENT LICENSE AGREEMENT dated as of even date herewith by and between LICENSEE and BOARD pursuant to which BOARD has licensed the PATENT RIGHTS to LICENSEE.
2.12 PATENT RIGHTS shall mean BOARD's rights in information or discoveries covered by the following patents and/or patent applications which relate to the LICENSED FIELD, whether domestic or foreign, as well as all divisions, continuations and continuations-in-part arising from research funded in whole or in part by LICENSEE, as well as reissues, reexaminations or extensions thereof:

(a) U.S. Patent 4,880,935, issued November 14, 1989, entitled "Heterobifunctional Linking Agents Derived from N-Succinimido-Dithio-Alpha Methyl-Methylene-Benzooxa" which names Philip Thorpe as inventor (INVENTOR);

(b) U.S. Patent 5,338,542, issued August 16, 1994 entitled "Disulfide Linked Immunotoxins" which names Philip Thorpe as INVENTOR;

(c) U.S. Patent Application Number 07/846,349, filed March 5, 1992, now abandoned, which corresponds to UT SOUTHWESTERN file reference UTSD:279, entitled "Methods and Compositions for Targeting the Vasculature of Solid Tumors", which names Philip Thorpe and Francis Burrows as INVENTORS;

(d) International Patent Application Number PCT/US93/01956 (International Publication Number WO93/17715), filed March 5, 1993, which corresponds to UT SOUTHWESTERN file reference UTSD:344, entitled "Diagnostic and/or Therapeutic Agents Targeted to Neovascular Endothelial Cells", which names Philip Thorpe and Francis Burrows as INVENTORS;

(e) U.S. Patent Application Number 08/205,330, filed March 2, 1994, which corresponds to UT SOUTHWESTERN file reference UTSD:393, entitled "Methods and Compositions for Targeting the Vasculature of Solid Tumors", which names Philip Thorpe and Francis Burrows as INVENTORS; and

(f) European Patent Application Number 93 906 289.9, filed October 5, 1994, which corresponds to UT SOUTHWESTERN file reference UTSD:344, entitled "Diagnostic and/or Therapeutic Agents Targeted to Neovascular Endothelial Cells", which names Philip Thorpe and Francis Burrows as INVENTORS.

2.13 PHASE I TRIAL INITIATION shall mean the commencement of a Phase I Clinical Trial on a LICENSED PRODUCT.

2.14 PHASE II TRIAL COMPLETION shall mean the submission to the US Food and Drug Administration (FDA) of the final data resulting from completion of a Phase II Clinical Trial on a LICENSED PRODUCT.

2.15 SALE, SELL or SOLD shall mean the transfer or disposition of a LICENSED PRODUCT for value to a party other than LICENSEE or a SUBSIDIARY.

2.16 SUBLICENSEE GROSS REVENUES shall mean the gross revenues and other consideration received by LICENSEE from any sublicensees of LICENSEE incorporating LICENSED SUBJECT MATTER, excluding (a) payments made by any sublicensee in consideration for the issuance of equity or debt securities of LICENSEE, (b) payments made by any sublicensee to support or fund research activities to be undertaken by LICENSEE, (c) up-front payments made in consideration or recognition of prior research and development efforts undertaken by LICENSEE, and (d) payments made by any sublicensee upon the achievement of specified milestones or benchmarks relating to the development of the LICENSED PRODUCTS sublicensed to sublicensee, other than royalty payments.
Notwithstanding subpart (d) above, if the royalty rate charged by LICENSEE for sublicensing any LICENSED PRODUCT is less than four percent (4%), then the parties will mutually agree to an equitable sharing arrangement with respect to license fee, milestone, benchmark or other payments. If non-monetary consideration is so received, then a commercially reasonable monetary value will be assigned for purposes of calculating BOARD’s share of SUBLICENSEE GROSS REVENUES.

2.17 SUBSIDIARY shall mean any business entity more than 50% owned by LICENSEE, any business entity which owns more than 50% of LICENSEE, or any business entity that is more than 50% owned by a business entity that owns more than 50% of LICENSEE.

III. WARRANTY; SUPERIOR-RIGHTS

3.1 BOARD represents and warrants that it is the owner of right, title, and interest in and to LICENSED SUBJECT MATTER, and that it has the sole right to grant licenses thereunder, and that it has not granted licenses thereunder to any other entity that would restrict rights granted hereunder except as stated herein.

3.2 BOARD hereby represents and warrants that Section 2.2 lists the patents and patent applications in the LICENSED FIELD to which the BOARD has rights and which arise from work involving Philip Thorpe (other than patents and patent applications covered by PATENT RIGHTS and by ADDITIONAL PATENT RIGHTS), and that the patent application set forth in Section 2.2 was duly filed in the United States on the date indicated therein.

IV. LICENSE

4.1 BOARD hereby grants to LICENSEE a royalty-bearing, exclusive license under COAGULATION PATENT RIGHTS, and a royalty-bearing exclusive license under COAGULATION TECHNOLOGY RIGHTS to manufacture, have manufactured, use, and/or SELL LICENSED PRODUCTS within LICENSED TERRITORY for use within LICENSED FIELD. This grant shall be subject to the payment by LICENSEE to BOARD of all consideration as provided in this Agreement, and shall be further subject to rights retained by BOARD to:

(a) Publish the general scientific findings from research related to LICENSED SUBJECT MATTER; provided, that, in order to avoid possible loss of rights in the COAGULATION PATENT RIGHTS, BOARD hereby agrees to submit any materials relating to a planned publication to LICENSEE at least sixty (60) days prior to the date of planned submission for publication. If, within thirty (30) days of receipt of such materials, LICENSEE notifies BOARD that it desires to file patent applications pertaining to any inventions contained in such materials, BOARD shall defer publication or other disclosure for an additional period, not to exceed ninety (90) days, sufficient to permit such desired patent applications to be filed.

(b) Use LICENSED SUBJECT MATTER for research, teaching and other educationally-related purposes at any institution within the SYSTEM.

4.2 BOARD hereby also grants to LICENSEE a first option to obtain a royalty-bearing exclusive license to any inventions in the LICENSED FIELD which arise from work funded by LICENSEE in which Philip Thorpe participates and which have applications in the LICENSED FIELD (collectively, “IMPROVEMENTS”). The option for any such IMPROVEMENTS shall extend for a period of ninety (90) days from the date LICENSEE receives written notice from BOARD disclosing such IMPROVEMENTS. During such ninety (90) day period, BOARD shall reasonably make available to LICENSEE any other
information in its possession or control which would be useful to LICENSEE in evaluating the IMPROVEMENT, subject to such reasonable confidentiality undertakings as BOARD shall require. LICENSEE may exercise its option by informing BOARD in writing during such ninety (90) day period that it intends to commercialize the IMPROVEMENT as soon as practicable, consistent with sound and reasonable business practice and judgment. Upon exercise of LICENSEE’s option, such IMPROVEMENT shall become subject to the terms and conditions of this License Agreement. In the event that LICENSEE fails to exercise its option with respect to any IMPROVEMENT as provided herein, BOARD shall have the right to enter into license agreements concerning such IMPROVEMENT with third parties provided the terms and conditions thereof are not, in general, more favorable than those terms and conditions provided under this License Agreement, unless BOARD has offered the new terms and conditions to LICENSEE and LICENSEE has refused to accept them.

4.3 BOARD hereby also grants to LICENSEE a first option to negotiate and acquire an exclusive, worldwide, royalty-bearing license to any inventions outside the LICENSED FIELD which arise from work funded by LICENSEE. The option for any such inventions shall extend for a period of ninety (90) days from the date LICENSEE receives written notice from BOARD disclosing such invention. LICENSEE may exercise its option by informing BOARD in writing during such ninety (90) day period that it intends to commercialize the invention as soon as practicable, consistent with sound and reasonable business judgment. Upon exercise of LICENSEE’s option, BOARD and LICENSEE shall enter into good faith negotiations regarding the terms and conditions of said license and further agree to negotiate license rates and other payments which are fair and reasonable to both parties. If BOARD and LICENSEE are unable to agree on the terms of a license within ninety (90) days following the exercise of LICENSEE’s option, BOARD shall have the right to enter into license agreements concerning the invention with third parties; provided, however, such licensing agreements shall be on terms no less favorable to BOARD than BOARD’s final offer to LICENSEE.

4.4 LICENSEE shall have the right to extend the license granted herein to any SUBSIDIARY provided that such SUBSIDIARY consents to be bound by this Agreement to the same extent as LICENSEE.

4.5 LICENSEE shall have the right to grant sublicenses in accordance with the terms and conditions of this Agreement. LICENSEE agrees to deliver to BOARD a true and correct copy of each sublicense granted by LICENSEE, and any modification or termination thereof, within thirty (30) days after execution, modification, or termination. If any sublicensee fails to pay any royalty payment to LICENSEE on the date provided in such sublicense, LICENSEE shall, within thirty (30) days of such scheduled payment date, take steps to require such sublicensee to cure such default. If such default is not cured by such sublicensee within an additional ninety (90) day period, LICENSEE shall terminate such sublicense. If LICENSEE fails to terminate any sublicense as provided herein, LICENSEE shall be responsible for the payment of royalties owed by such sublicensee under this Agreement whether or not paid to LICENSEE by such sublicensee. Upon termination of this Agreement, any and all existing sublicenses granted by LICENSEE shall be assigned to BOARD.

4.6 BOARD shall have the right at any time after five (5) years from the date of this Agreement, to terminate the exclusivity of the license granted herein in any national jurisdiction within LICENSED TERRITORY if LICENSEE, within ninety (90) days after written notice from BOARD as to such intended termination of exclusivity, fails to provide
written evidence that it has commercialized or is actively attempting to commercialize an invention licensed hereunder within such jurisdiction. BOARD agrees to negotiate in good faith with LICENSEE for adjusting terms under such a non-exclusive arrangement. BOARD shall have the right at any time after seven (7) years from the date of this Agreement to terminate the license completely in any national jurisdiction if LICENSEE, within ninety (90) days after written notice from BOARD of such intended termination, fails to provide written evidence that it has commercialized or is actively attempting to commercialize an invention licensed hereunder within such jurisdiction. Evidence provided by LICENSEE that it has an ongoing and active research, development, manufacturing, marketing or licensing program as appropriate, directed toward production and sale of products based on COAGULATION PATENT RIGHTS or COAGULATION TECHNOLOGY RIGHTS within such jurisdiction shall be deemed satisfactory evidence.

V. PAYMENTS AND REPORTS

5.1 Subject to Section 5.1(b) of this Agreement, in consideration of rights granted by BOARD to LICENSEE under this Agreement, LICENSEE agrees to pay BOARD the following:

(a) A PHASE I TRIAL INITIATION milestone payment of seventy five thousand dollars ($75,000) payable within thirty (30) days of the earlier of: (i) February 1, 1997, or (ii) PHASE I TRIAL INITIATION.

(b) A PHASE II TRIAL COMPLETION milestone payment of one hundred thousand dollars ($100,000) payable within thirty (30) days of the earlier of: (i) February 1, 2000, or (ii) PHASE II TRIAL COMPLETION.

(c) A milestone payment for COMMERCIAL INTRODUCTION of each LICENSED PRODUCT in the amount of three hundred thousand dollars ($300,000) payable to BOARD within thirty (30) days of COMMERCIAL INTRODUCTION of the LICENSED PRODUCT. All COMMERCIAL INTRODUCTION milestone payments shall be credited against royalty payments due under Paragraph 5.1 on a LICENSED PRODUCT-by-LICENSED PRODUCT basis.

(d) A running earned royalty equal to four percent (4%) of NET SALES of LICENSED PRODUCTS incorporating COAGULATION PATENT RIGHTS; provided, however, if a LICENSED PRODUCT incorporates technology not covered by COAGULATION PATENT RIGHTS, the running royalty to be paid under this Section shall be reduced to two percent (2%) of NET SALES of LICENSED PRODUCTS. In the event any LICENSED PRODUCT incorporating COAGULATION PATENT RIGHTS is sold as a component of a combination of active elements, NET SALES for purposes of determining royalty payments on such combination shall be calculated by multiplying NET SALES of such combination by the fraction A over A+B, in which "A" is the gross selling price of the LICENSED PRODUCT portion of the combination when sold separately during the accounting period in which the sale was made, and "B" is the gross selling price of the non-LICENSED PRODUCT portion of the combination sold separately during the accounting period in question. In the event that no separate sale of either such above-designated LICENSED PRODUCT or such above-designated non-LICENSED PRODUCT portion of the combination is made during the accounting period in which the sale was made, NET SALES shall be calculated by multiplying NET SALES of such combination by the fraction C over C+D, in which "C" is the standard fully-absorbed cost of the LICENSED PRODUCT portion of such combination, and
"D" is the standard fully absorbed cost of the other component(s), such costs being arrived at using the standard accounting procedures of LICENSEE which will be in accord with generally accepted accounting practices. Notwithstanding the foregoing, under no circumstances shall the royalty provided for in this Section 5.1(f) be reduced to less than two percent (2%) of NET SALES of LICENSED PRODUCTS incorporating COAGULATION PATENT RIGHTS. No royalties shall be payable to BOARD under this Section 5.1(d) with respect to SALES for which a royalty is payable under the PATENT LICENSE AGREEMENT.

(e) A running earned royalty equal to one percent (1%) of NET SALES of LICENSED PRODUCTS covered by COAGULATION TECHNOLOGY RIGHTS only. No royalty shall be payable to BOARD under this Paragraph 5.1(e) with respect to SALES for which a royalty is payable under Paragraph 5.1(d) or under the PATENT LICENSE AGREEMENT.

(f) Fifty percent (50%) of the SUBLICENSEE GROSS REVENUES; provided, however, in the event that LICENSEE raises capital from any source (including, without limitation, from the issuance of common or preferred stock, debt, warrants or from licensing fees) in the aggregate amounts hereinafter set forth, such percentage shall be reduced as follows:
PRODUCTS shall be acknowledged.

In the event that LICENSEE sublicenses LICENSED SUBJECT MATTER in combination with other product(s) for use in the LICENSED FIELD which are not LICENSED PRODUCTS (hereinafter "OTHER ITEMS"), the SUBLICENSEE GROSS REVENUES for purposes of determining payment to BOARD on the combination shall be calculated as follows:

(i) If all LICENSED PRODUCTS and OTHER ITEMS contained in the combination are available separately, SUBLICENSEE GROSS REVENUES for purposes of determining payments due BOARD will be calculated by multiplying the SUBLICENSEE GROSS REVENUES of the combination by the fraction A/(A+B), where A is the gross selling price of all LICENSED PRODUCTS in the combination, and B is the gross selling price for all OTHER ITEMS in the combination sold separately during the accounting period in question.

(ii) If no separate sale of either such LICENSED PRODUCTS or OTHER ITEMS is made during the accounting period in which such sale is made, SUBLICENSEE GROSS REVENUES for purposes of determining payments due BOARD shall be calculated by multiplying the SUBLICENSEE GROSS REVENUES of the combination by the fraction C over C+D, in which "C" is the standard fully-absorbed cost of the LICENSED PRODUCT portion of such combination and "D" is the standard fully-absorbed cost of the OTHER ITEMS, such costs being arrived at using the standard accounting procedures of LICENSEE which will be in accordance with generally accepted accounting practices.

Under no circumstances shall the percentage of SUBLICENSEE GROSS REVENUES provided for in this Section 5.1(f) be reduced to less than ten percent (10%).

(g) The parties hereto agree that if economic or political conditions change sufficiently so as to affect the continued applicability of the assumptions made in negotiating the dates of the milestone payments agreed to in this Section 5.1, they will negotiate in good faith a reasonable extension of the dates of such milestone payments in accordance with such changed economic or political conditions.

(b) Notwithstanding anything to the contrary in this Agreement, it is hereby acknowledged and agreed by the parties hereto that (i) the amounts payable by LICENSEE pursuant to Sections 5.1(a) and (b) of this Agreement are one-time license fees payable by LICENSEE only with respect to the first LICENSED PRODUCT of LICENSEE and (ii) no amounts shall be paid by LICENSEE pursuant to such Sections to the extent that such payments have been made by LICENSEE under the PATENT LICENSE AGREEMENT.

5.2 During the term of this Agreement and for one (1) year thereafter, LICENSEE shall keep complete and accurate records of its SALES and NET SALES of LICENSED PRODUCTS and all SUBLICENSEE GROSS REVENUES received by LICENSEE under the license granted in this Agreement in sufficient detail to enable the royalties payable hereunder to be determined. LICENSEE shall permit BOARD or its representatives, at

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<tr>
<th>Aggregate Capitalization</th>
<th>Percent of Sublicense Gross Revenues</th>
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<tr>
<td>$2,000,000 - 5,000,000</td>
<td>35%</td>
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<tr>
<td>$5,000,001 - 10,000,000</td>
<td>25%</td>
</tr>
<tr>
<td>Greater than $10,000,000</td>
<td>20%</td>
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BOARD's expense, to periodically examine its books, ledgers, and records during regular business hours for the purposes of and to the extent necessary to verify any report required under this Agreement. If any such inspection reveals that the aggregate of royalties paid during any four (4) consecutive calendar quarters was less than the amount that should have been paid under this Agreement, LICENSEE shall remit to BOARD the amount of such deficiency; provided, that, if such deficiency is more than five percent (5%) of the amount that should have been paid, LICENSEE shall remit to BOARD, in addition to the amount of such deficiency, the reasonable expenses of the inspection conducted by BOARD. If LICENSEE or BOARD disputes any deficiency or expenses provided in this Section 5.2, the dispute shall be referred to an independent accountant selected by mutual agreement of BOARD and LICENSEE, whose decision will be binding and final on the parties hereto. If a decision is entered against LICENSEE by such independent accountant for the amount of such deficiency or expenses, LICENSEE agrees to remit to BOARD, in addition to any other amounts provided for in this Section 5.2, accrued interest on such deficiency through the date of such decision at the highest allowable rate.

5.3 Within thirty (30) days after March 31, June 30, September 30, and December 31 of each year, LICENSEE shall deliver to BOARD a true and accurate report which shall describe (a) the quantities of LICENSED SUBJECT MATTER that it has produced; (b) the total SALES; (c) the calculation of royalties thereon; and (d) the total royalties so computed and due. Simultaneously with the delivery of each such report, LICENSEE shall pay to BOARD the amount, if any, due for the period covered by such report. If no payments are due, it shall be so reported.

5.4 Upon the request of BOARD but not more often than once per calendar year, LICENSEE shall deliver to BOARD a written report as to LICENSEE's efforts and accomplishments during the preceding year in commercializing LICENSED SUBJECT MATTER in various parts of the LICENSED TERRITORY and its commercialization plans for the upcoming year.

5.5 All amounts payable hereunder by LICENSEE shall be payable in United States funds without deductions for taxes, assessments, fees, or charges of any kind. Checks shall be made payable to UT SOUTHWESTERN and sent to:

U.T. Southwestern Medical Center
Office of Legal Affairs & Technology Transfer
5323 Harry Hines Boulevard
Dallas, Texas 75235-9008
Attn: Ray Wheatley

VI. SPONSORED RESEARCH

6.1 LICENSEE will sponsor and financially support research, clinical activities or other mutually agreeable programs at UT SOUTHWESTERN in accordance with the terms and subject to the conditions of the Sponsored Research Agreement executed by LICENSEE and UT SOUTHWESTERN concurrently with the execution of this Agreement.

VII. TERM AND TERMINATION

7.1 The Term of this Agreement shall extend from the Effective Date set forth hereinabove to the full end of the term or terms for which COAGULATION PATENT RIGHTS have not expired and if only COAGULATION TECHNOLOGY RIGHTS are licensed and no COAGULATION PATENT RIGHTS are applicable, then, on a per-product basis, (i) with respect to LICENSED PRODUCTS which have an FDA-approved therapeutic indication for humans, for a term of seven (7) years from the date of COMMERCIAL
INTRODUCTION of any such product and (ii) with respect to LICENSED PRODUCTS which have an FDA-approved diagnostic indication for humans, for a term of seven (7) years from the date of COMMERCIAL INTRODUCTION of such product.

7.2 This Agreement will earlier terminate:

(a) upon thirty (30) days written notice if LICENSEE shall default in its obligation to make payments, if any are due, in accordance with Section V or Section XIV hereunder or Section 3 of the Sponsored Research Agreement; provided, however, LICENSEE may avoid such termination if before the end of such notice period LICENSEE cures its default; or

(b) automatically if LICENSEE shall become bankrupt or insolvent and/or if the business of LICENSEE shall be placed in the hands of a receiver, assignee, or trustee, whether by voluntary act or LICENSEE or otherwise;

(c) upon ninety (90) days written notice if LICENSEE shall breach or default on any obligation under this License Agreement or the Sponsored Research Agreement; provided, however, LICENSEE may avoid such termination if before the end of such period LICENSEE notifies BOARD that such breach has been cured, states the manner of such cure and in fact the breach has been cured.

(d) Under the provisions of Paragraph 4.4 if invoked.

7.3 Upon termination of this Agreement for any cause, nothing herein shall be construed to release either party of any obligation matured prior to the effective date of such termination. LICENSEE may, after the effective date of such termination, sell all LICENSED PRODUCT and parts therefor that it may have on hand at the date of termination, provided that it pays running royalty earned thereon as provided in this Agreement.

VIII. INFRINGEMENT BY THIRD PARTIES

8.1 Each party shall inform the other promptly in writing of any alleged infringement of the COAGULATION PATENT RIGHTS by a third party, including all details then available. LICENSEE shall have the right, but shall not be obligated, to prosecute at its own expense any such infringements, and BOARD agrees that LICENSEE may join BOARD as a plaintiff at the expense of LICENSEE. In any infringement action commenced or defended solely by LICENSEE, all expenses and all recovery for infringement shall be those of LICENSEE. In any such action by LICENSEE, BOARD shall be entitled to receive an amount equal to the applicable royalties on any recovery of profits and damages that is in excess of LICENSEE's reasonable costs and expenses. No settlement, consent judgment or other voluntary final disposition of the suit may be entered into without BOARD's consent, which consent shall not be unreasonably withheld, delayed or conditioned.

If LICENSEE has not commenced legal action or been successful in obtaining cessation of the infringement within ninety (90) days of written notification from BOARD of such infringement, or if LICENSEE elects not to continue prosecuting any legal action against an infringer, BOARD shall have the right, but shall not be obligated, to prosecute at its own expense any such infringement. BOARD may join LICENSEE as a plaintiff in any such infringement suit at BOARD's expense. No settlement, consent judgment or other voluntary final disposition of the suit may be entered into without LICENSEE's consent, which consent shall not be unreasonably withheld, delayed or conditioned.

In the event that LICENSEE and/or BOARD do not file suit against, conclude settlement negotiations with, or grant a license to a substantial infringer of COAGULATION PATENT RIGHTS within one (1) year of knowledge thereof, then the parties will consult
with one another in an effort to determine whether a reasonably prudent licensee would institute litigation, conclude settlement negotiations, and/or grant a license within the one (1) year time period described above in order to enforce the patent in question in light of all relevant business and economic factors (including, but not limited to, the projected cost of such litigation, the likelihood of success on the merits, the probable amount of any damage award, the prospects for satisfaction of any judgment against the alleged infringer, the possibility of counterclaims against LICENSEE and BOARD, the diversion of LICENSEE’s human and economic resources, the impact of any possible adverse outcome on LICENSEE, and the effect any publicity might have on the respective reputations and goodwill of the parties). If after such consultation, the parties have not reached agreement and LICENSEE does not forthwith file suit against, enter into settlement negotiations with or grant a license to the substantial infringer, then BOARD shall have the right to enforce any PATENT RIGHTS, licensed hereunder on behalf of itself and LICENSEE (BOARD retaining all recoveries from such enforcement), and BOARD shall have the right to reduce the license granted hereunder to nonexclusive in the national jurisdiction in which suit is brought.

In any infringement suit that either party brings to enforce the COAGULATION PATENT RIGHTS, the other party shall at the request and expense of the party bringing the suit, cooperate in all reasonable respects, including, to the extent possible, obtaining the testimony of its employees and agents and making available physical evidence in the possession of that party.

IX. ASSIGNMENT

This Agreement shall not be assignable or otherwise transferrable by LICENSEE without the prior written consent of BOARD, which consent shall not be unreasonably withheld, except that LICENSEE may assign or otherwise transfer its rights under this Agreement to the following parties without obtaining BOARD’s consent: (i) a successor to LICENSEE’s business, or a successor to that portion of LICENSEE’s business that pertains to the subject matter of the COAGULATION PATENT RIGHTS or any COAGULATION TECHNOLOGY RIGHTS, and (ii) any entities controlled by, controlling, or under common control with LICENSEE.

X. PATENT MARKING

LICENSEE agrees to mark permanently and legibly all products and documentation manufactured or sold by it under this Agreement with such patent notice as may be permitted or required under Title 35, United States Code.

XI. INDEMNIFICATION

LICENSEE shall hold harmless and indemnify BOARD, INVENTORS, SYSTEM, UT SOUTHWESTERN, and their respective Regents, officers, employees and agents (each, an “INDEMNITEE”) from and against any liability, loss or damage they may suffer as a result of claims, demands, or causes of action whatsoever, including without limitation those arising on account of any injury or death of persons or damage to property caused by, or arising out of or resulting from, the exercise or practice of the license granted hereunder by LICENSEE or its officers, employees, agents or representatives; provided, however, that LICENSEE shall not be required to indemnify or hold harmless any INDEMNITEE, from any losses or claims attributable to any infringement or alleged infringement of patents, technology, trade secrets, or confidential or proprietary know-how or information of third parties by the COAGULATION PATENT RIGHTS or the COAGULATION TECHNOLOGY RIGHTS. Except as otherwise provided in this Agreement, the obligations of LICENSEE under this Section shall apply in full force whether or not the claims and any
losses resulted or are alleged to have resulted in whole or in part from the acts or omissions of any INDEMNITEE; provided, however, that the foregoing indemnity shall not apply to any claims or losses arising out of any act or omission constituting gross negligence, willful malfeasance, misconduct or bad faith of any INDEMNITEE.
XII. USE OF NAME

LICENSEE shall not use the name of UT SOUTHWESTERN, INVENTORS, SYSTEM, BOARD or their respective Regents in any advertising, promotional or sales literature, or in any other form of publicity without prior written consent obtained from each such party in each case. The foregoing notwithstanding, LICENSEE shall have the right to identify such parties and to disclose the terms of this Agreement in any prospectus, offering memorandum or other document or filing required by applicable securities laws or other applicable law or regulation, provided that LICENSEE shall have given each such affected party at least ten (10) business days prior written notice of the proposed text of any such identification or disclosure for the purpose of giving each such affected party the opportunity to comment on and suggest amendments to such proposed text.

XIII. CONFIDENTIAL INFORMATION

13.1 BOARD and LICENSEE each agree that all information contained in documents marked "confidential" which are forwarded to one by the other shall be received in strict confidence, used only for the purposes of this Agreement, and not disclosed by the recipient party (except as required by law or court order), its agents or employees without the prior written consent of the other party, unless such information (a) was in the public domain at the time of disclosure, (b) later became part of the public domain through no act or omission of the recipient party, its employees, agents, successors or assigns, (c) was lawfully disclosed to the recipient party by third party having the right to disclose it, (d) was already known by the recipient party at the time of disclosure, (e) was independently developed or (f) is required to be submitted to a government agency pursuant to any preexisting obligation.

13.2 Each party's obligation of confidence hereunder shall be fulfilled by using the at least same degree of care with the other party's confidential information it uses to protect its own confidential information. This obligation shall exist while this agreement is in force and for a period of three (3) years thereafter.

XIV. PATENT AND INVENTIONS

UT SOUTHWESTERN shall be responsible for the preparation, filing, prosecution and maintenance of all patent applications and patents included in COAGULATION PATENT RIGHTS. LICENSEE shall reimburse UT SOUTHWESTERN for all reasonable attorneys' fees (i) incurred by UT SOUTHWESTERN subsequent to the EFFECTIVE DATE, or (ii) incurred by UT SOUTHWESTERN prior to the EFFECTIVE DATE and for which invoices have been submitted to LICENSEE in connection with the preparation, filing and maintenance of all patent applications and patents included in COAGULATION PATENT RIGHTS; provided that patent counsel selected by UT SOUTHWESTERN is reasonably acceptable to LICENSEE. Subsequent to the EFFECTIVE DATE, UT SOUTHWESTERN shall consult with LICENSEE as to the preparation, filing, prosecution and maintenance of all such patent applications and patents in accordance with the procedures set forth on Exhibit A hereto and incorporated herein by reference, and shall furnish to LICENSEE copies of documents relevant to such preparation, filing, prosecution or maintenance, including without limitation invoices providing detailed descriptions of all costs and expenses incurred by UT SOUTHWESTERN's patent counsel in connection therewith, sufficiently prior to filing such documents or making any payment thereunder to allow for review and comment by LICENSEE. If, at any time, LICENSEE shall elect not to pay the expenses of any patent application or patent included in COAGULATION PATENT RIGHTS, LICENSEE shall so notify UT SOUTHWESTERN within thirty (30) days of such
consultation and shall thereby surrender its rights under such patent application or patent; provided, however, that LICENSEE shall remain obligated to reimburse UT SOUTHWESTERN for any costs incurred with respect to such patent application or patents prior to said election.

XV. GENERAL

15.1 This Agreement, the PATENT LICENSE AGREEMENT, the OPTION TO LICENSE AGREEMENT, the Sponsored Research Agreement and the Exhibits attached hereto and thereto constitute the entire and only agreement between the parties for LICENSED SUBJECT MATTER and all other prior negotiations, representations, agreements, and understandings are superseded hereby. No agreements altering or supplementing the terms hereof may be made except by means of a written document signed by the duly authorized representatives of the parties.

15.2 Any notice required by this License Agreement shall be given by prepaid, first class, certified mail, return receipt requested, addressed in the case of BOARD to:

BOARD OF REGENTS
The University of Texas System
201 West Seventh Street
Austin, Texas 78701
ATTENTION: Office of General Counsel

with copies to:

UT SOUTHWESTERN
Peter H. Fitzgerald, Ph.D.
Executive Vice President
for Business Affairs
5323 Harry Hines Boulevard
Dallas, TX 75235-9013

and

UT SOUTHWESTERN
Katherine L. Chapman, J.D.
Associate Vice President for
Legal Affairs & Technology Transfer
5323 Harry Hines Boulevard
Dallas, Texas 75235-9008

or in the case of LICENSEE to:

PEREGRINE PHARMACEUTICALS, INC.
One Palmer Square, Suite 530
Princeton, New Jersey 08542
ATTENTION: Jennifer H. Lobo

with copies to:

PALMER & DODGE
One Beacon Street  
Boston, Massachusetts 02108  
ATTENTION: Michael Lynton, Esq.
or such other address as may be given from time to time under the terms of this notice provision.

15.3 LICENSEE shall comply with all applicable federal, state and local laws, regulations, and ordinances in connection with its activities pursuant to this Agreement.

15.4 This License Agreement shall be construed and enforced in accordance with the laws of the United States of America and of the State of Texas.

15.5 Failure of BOARD to enforce a right under this Agreement shall not act as a waiver of that right or the ability to later assert that right relative to the particular situation involved.

15.6 Headings included herein are for convenience only and shall not be used to construe this Agreement.

15.7 If any provision of this Agreement shall be found by a court to be void, invalid or unenforceable, the same shall be reformed to comply with applicable law or stricken if no so conformable, so as not to affect the validity or enforceability of this Agreement.

IN WITNESS WHEREOF, parties hereto have caused their duly authorized representatives to execute this Agreement.

BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM

By: Ray Farabee  
Vice Chancellor and General Counsel

Date: ____________________

APPROVED AS TO FORM:

By: Dudley R. Dobie, Jr., J.D.  
Office of General Counsel

Date: ____________________

APPROVED AS TO CONTENT:

UT SOUTHWESTERN

By: Jennifer H. Lobo  
President

Date: ____________________
By:
Peter H. Fitzgerald, Ph.D.
Executive Vice President
For Business Affairs

Date: __________________________
Procedures for Maintenance of Patent Protection
November 28, 1994

Jennifer H. Lobo  
President  
Peregrine Pharmaceuticals, Inc.  
One Palmer Square, Suite 530  
Princeton, NJ 08542

Dear Ms. Lobo:

Upon receipt of the fully executed license agreements, option agreement and sponsored research agreement from UT System, I will make the following instructions to Arnold, White and Durkee:

(1) All communications between the Office of Legal Affairs and Technology Transfer at UT Southwestern, the Board of Regents and Arnold, White and Durkee regarding new disclosures, patent applications and patents covered by the proposed agreements with Peregrine will be copied to Peregrine and to Pennie & Edmonds (1155 Avenue of the Americas, New York, NY 10036, Attn: Laura Coruzzi, Esq.) concurrently with copies provided to the applicable party. This will include, but not be limited to, all status reports, any and all filing deadline notices, declarations, patent applications and responses to office actions. Arnold, White and Durkee will consult with Pennie & Edmonds in all substantive matters relating to the patents and patent applications included in the proposed agreements with Peregrine.

(2) UT Southwestern will assist Peregrine regarding requests for estimates regarding (i) patent related expenses associated with future patent filings contemplated by Board and Peregrine, or (ii) patent related expenses relating to the ongoing prosecution of existing applications. Estimates will be delivered to Peregrine according to the notice request detailed in section (1) above and sufficiently prior to the commencement of work on such matters in order to permit Peregrine to review and comment upon such estimates and to determine whether such work should be undertaken. Peregrine may request a review of estimates provided by Board’s patent counsel selected by the Board of Regents. If Peregrine determines that the estimates provided by Board’s patent counsel are unreasonably high, Board agrees to discuss the situation in good faith with Peregrine.
It is our goal to cooperate fully with Peregrine's information needs regarding the patents and patent applications. We recognize the importance of not jeopardizing the value of any Board-owned intellectual property of interest to Peregrine.

Sincerely,

[Signature]

Ray Wheatley, M/S.
Licensing Associate
OPTION TO LICENSE AGREEMENT

This Option to License Agreement (the "Agreement") is made between the Board of Regents ("Board") of the University of Texas System ("System"), an agency of the State of Texas, whose address is 201 West 7th Street, Austin, Texas 78701 on behalf of the University of Texas Southwestern Medical Center ("UT Southwestern"), and Peregrine Pharmaceuticals, Inc. ("Optionee"), a Delaware corporation having a principal place of business located at One Palmer Square, Suite 530, Princeton, New Jersey 08542.

WITNESSETH:

WHEREAS, Board and Optionee have entered into a Patent License Agreement of even date herewith (the "Patent License Agreement") pursuant to which Board has licensed to Optionee certain Patent Rights and Technology Rights and a Coagulation Patent License Agreement of even date herewith (the "Coagulation Patent License Agreement") pursuant to which Board has licensed to Optionee certain Coagulation Patent Rights and Coagulation Technology Rights; and

WHEREAS, in connection therewith, Board wishes to grant to Optionee an option to acquire certain Additional Patent Rights and Additional Technology Rights of Board not included as part of the Patent Rights, Technology Rights, Coagulation Patent Rights and Coagulation Technology Rights;

NOW THEREFORE, in consideration of the mutual covenants and promises herein contained, the parties hereto agree as follows:

1. OPTION PERIOD

This Agreement shall be effective as of December 1, 1995 and shall continue until May 1, 1995 (the "Option Period"), unless otherwise extended by mutual agreement of the parties hereto, subject to approval by the Board.

2. DEFINITIONS

Capitalized terms used in this Agreement that are not defined herein shall have the respective meanings ascribed to such terms in the Patent License Agreement. In addition, the following terms shall have the following meanings:

2.1 "Additional Technology Rights" shall mean Board's rights in any technical information, know-how, process, procedure, composition, or device, method, formula, protocol, technique, software, design, drawing, data, biological and other materials relating to technologies arising from work in which Philip Theoe participated and useful in targeting therapeutic and diagnostic compounds to tumor vasculature in humans and which are not
covered by Additional Patent Rights but which are necessary or useful for practicing any
inventions at any time covered by Additional Patent Rights.

2.2 "Additional Patent Rights" shall mean Board's rights in information or
discoveries covered by the following patent applications which relate to the Licensed Field,
whether domestic or foreign, as well as all divisions, continuations and continuations-in-part
arising from work funded in whole or in part by Optionee, as well as reissues,
reexaminations or extensions thereof:

(a) U.S. Patent Application Number 07/856,018, filed March 23, 1992,
which corresponds to UT Southwestern file reference UTSD-280, entitled
"Preparation and Use of Polyamionic Polymer-Based Conjugates Targeted to
Vascular Endothelial Cells", which names Philip Thorpe as Inventor;

(b) International Patent Application Number PCT/US98/02619, filed
March 22, 1993, which corresponds to UT Southwestern file reference
UTSD:345, entitled "Preparation and Use of Polyamionic Polymer-Based
Conjugates Targeted to Vascular Endothelial Cells", which names Philip
Thorpe as Inventor; and

(c) European Patent Application Number 93 907 633.7, filed October
17, 1994, which corresponds to UT Southwestern file reference UTSD: 345,
entitled "Preparation and Use of Polyamionic Polymer-based Conjugates
Targeted to Vascular Endothelial Cells", which names Philip Thorpe as
Inventor.

3. WARRANTIES

3.1 Except for the rights, if any, of the third parties described in Section 3.3 and
Exhibit B of the Patent License Agreement, Board represents and warrants that it is the
owner of the entire right, title, and interest in and to the Additional Patent Rights and the
Additional Technology Rights, and that it has the sole right to grant the Option hereunder (as
defined in Section 4), and that it has not granted options or licenses hereunder to any other
entity that would restrict rights granted hereunder except as stated herein or in Exhibit B of
the Patent License Agreement. Board hereby represents and warrants that Section 2.2 lists
all of the patent applications in the Licensed Field to which the Board has rights and which
arise from work involving Philip Thorpe (other than patents and patent applications covered
by Patent Rights and Conjugation Patent Rights), and that each of the patent applications
listed in Section 2.2 was duly filed in the United States on the dates indicated therein and was
duly filed in such foreign jurisdictions as are listed on Exhibit A attached hereto on the dates
indicated therein.

3.2 Licensee understands that the Additional Patent Rights have been developed
under the funding agreements with the third parties listed on Exhibit B to the Patent License
Agreement and that such parties have the rights relative thereto specified in such Exhibit B.
This Agreement is explicitly made subject to the rights of such parties, which are described

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in Exhibit B. To the extent that there is a conflict between such rights and this Agreement, such rights shall prevail.

4. OPTION FOR EXCLUSIVE LICENSE

4.1 Subject to the terms of this Agreement, Board hereby grants to Optionee an exclusive option (the "Option") to acquire an exclusive license under the Additional Patent Rights and Additional Technology Rights to manufacture, have manufactured, sell or use Licensed Products, pursuant to the terms and subject to the conditions of the Patent License Agreement.

4.2 Optionee shall exercise such Option and extension(s) as the case may be by (i) delivering written notice of such exercise to Board and UT Southwestern as set forth in this Agreement at any time before expiration of the Option Period and (ii) reimbursing UT Southwestern for all reasonable attorney's fees incurred by UT Southwestern in connection with the preparation, maintenance and filing of all patent applications and patents included in Additional Patent Rights.

4.3 Upon exercise of the Option by Optionee as provided in Section 4.2, the Additional Patent Rights and Additional Technology Rights described herein shall become a part of, and shall in all respects be subject to, the Patent License Agreement (including, without limitation, the provisions for payment of royalties provided by such Agreement other than Sections 5.1(a), (b), (c) and (d) thereof, which shall not apply to such Additional Patent Rights and Additional Technology Rights) and the definition of Patent Rights and Technology Rights provided in the Patent License Agreement shall mean and refer to the Additional Patent Rights and the Additional Technology Rights, respectively, as hereinafter defined.

4.4 Optionee may terminate this Agreement at any time upon giving thirty (30) days notice to Board and UT Southwestern.

5. INFORMATION AND CONFIDENTIALITY

5.1 As promptly as possible commencing upon the execution of this Agreement, UT Southwestern agrees to disclose to Optionee during the Option Period all relevant information and data relating to Additional Patent Rights and Additional Technology Rights, with a view of enabling Optionee to evaluate the potential commercial significance of the Additional Patent Rights and Additional Technology Rights.

5.2 The parties may wish, from time to time, in connection with this Agreement, to disclose confidential information to each other ("Confidential Information"). Each party will use reasonable efforts to prevent the disclosure of any of the other party's Confidential Information to third parties during the Option Period and for a period of three (3) years thereafter, provided such Confidential Information (i) is obtained during Option Period, (ii) is related to the Additional Patent Rights or Additional Technology Rights, and (iii) is marked
with an appropriate confidentiality legend within thirty (30) days of disclosure. The recipient party’s obligation shall not apply to information that:

(1) is already in the recipient party’s possession at the time of disclosure thereof;
(2) is or later becomes part of the public domain through no fault of the recipient party;
(3) is received from a third party having no obligations of confidentiality to the disclosing party;
(4) is independently developed by the recipient party; or
(5) is required by law or regulation to be disclosed.

6. GENERAL PROVISIONS

6.1 From the date hereof through the expiration of the Option Period, neither UT Southwestern nor Board shall, directly or indirectly, through any officer, director, agent, representative (including, without limitation, UT Southwestern officials or faculty members and attorneys) or otherwise, (i) solicit, initiate or encourage submission of proposals or offers from any person other than Optionee relating to any acquisition or license of the Additional Patent Rights or Additional Technology Rights, or (ii) participate in any discussions or negotiations regarding, or furnish to any other person any information with respect to or otherwise cooperate in any way with, or assist or participate in, facilitate or encourage any effort or attempt by any other person to do or seek any of the foregoing. UT Southwestern and Board may, however, respond to requests for information regarding issued patents covered by Additional Patent Rights, including forwarding of such issued patents. UT Southwestern, Board and Optionee each agree that there shall be no public announcement, press release or other publicity with respect to the subject matter of this Option Agreement, except as may be agreed by the parties in writing or required by law. The foregoing notwithstanding, Optionee shall have the right to identify UT Southwestern and to disclose the terms of this Agreement in any prospectuses, offering memorandum or other document or filing required by applicable securities laws or other applicable law or regulation provided that Optionee shall have given UT Southwestern at least ten (10) days prior written notice of the proposed text of any such identification or disclosure for the purpose of giving UT Southwestern the opportunity to comment on such proposed text.

6.2 This Agreement may not be assigned by either party without the prior written consent of the other party; provided, however, that Optionee may assign or otherwise transfer its rights under this Agreement to the following parties without obtaining Board’s or UT Southwestern’s consent: (i) a successor to Optionee’s business or a successor to that portion of Optionee’s business that pertains to the subject matter of the Additional Patent Rights or any Additional Technology Rights and (ii) any entities controlled by, controlling, or under common control with Optionee.

6.3 This Agreement constitutes the entire and only agreement between the parties relating to the Option, and all prior negotiations, representations, agreements and understandings are superseded hereby. No agreements altering or supplementing the terms hereof may be made except by means of a written document signed by the duly authorized representatives of the parties.
6.4 The relationship between UT Southwestern and Optione is that of independent contractors. UT Southwestern and Optione are not joint venturers, partners, principal and agent, master and servant, employer or employee, and have no other relationship other than independent contracting parties; UT Southwestern shall have no power to bind or obligate Optione in any manner, other than as is expressly set forth in this Agreement. Likewise, Optione shall have no power to bind or obligate UT Southwestern in any manner, other than as is expressly set forth in this Agreement.

6.5 If any provision of this Agreement is ultimately held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

6.6 Any delay in enforcing a party's rights under this Agreement or any waiver as to a particular default or other matter shall not constitute a waiver of such party's rights to the future enforcement of its rights under this Agreement, excepting only as to an express written and signed waiver as to a particular matter for a particular period of time.

6.7 Any delays in performance by any party under this Agreement shall not be considered a breach of this Agreement if and to the extent caused by occurrences beyond the reasonable control of the party affected, including, but not limited to, acts of God, embargoes, governmental restrictions, strikes or other concerted acts of workers, fire, flood, explosion, riot, war, civil disorder, rebellion or sabotage. The party suffering such occurrence shall immediately notify the other party and any time for performance hereunder shall be extended by the actual time of delay caused by the occurrence.

6.8 Whenever there has been an assignment as permitted by this Agreement, the term "Optione" as used in this Agreement shall also include and refer to such assignee.

6.9 Any notice required by this Agreement shall be given by personal delivery (including delivery by reputable messenger services such as Federal Express) or by prepaid, first class, certified mail, return receipt requested, addressed in the case of Board and UT Southwestern to:

Board of Regents
The University of Texas System
201 West 7th Street
Austin, Texas 78701
Attention: Office of General Counsel
Fax: (512) 499-4823
Phone: (512) 499-4462

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The University of Texas
Southwestern Medical Center at Dallas
Peter H. Fitzgerald, Ph.D.
Executive Vice President
for Business Affairs
5323 Harry Hines Boulevard
Dallas, TX 75235-9013

The University of Texas
Southwestern Medical Center at Dallas
Katherine L. Chapman, J.D.
Vice President for Legal Affairs
and Technology Transfer
5323 Harry Hines Blvd.
Dallas, Texas 75235-9008
Fax: (214) 648-8805
Phone: (214) 648-2389

or in case of Options to:

Peregrine Pharmaceuticals, Inc.
One Palmer Square, Suite 350
Princeton, New Jersey 08542
ATTN: Jennifer H. Lebo
FAX: (609) 921-1509
PHONE: (609) 683-1318

with copies to:

Palmer & Dodge
One Beacon Street
Boston, Massachusetts 02108
ATTN: Michael Lytton, Esq.
FAX: (617) 227-4420
PHONE: (617) 573-0377

or at such other addresses as may be given from time to time in accordance with the terms of
this notice provision.

6.10 This Agreement shall be governed by, construed, and enforced in accordance
with the internal laws of the State of Texas.
IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized representatives.

PERDORINE PHARMACEUTICALS, INC.

By:
Name: Jennifer H. Lobo

Dated ______________________

APPROVED AS TO FORM:

Dudley R. Doble, Jr.
Office of General Counsel

Dated ______________________

APPROVED AS TO CONTENT:

Peter H. Fitzgerald, Ph.D
Executive Vice President for Business Affairs

Dated ______________________
### Foreign Jurisdictions in which Patent Applications Have Been Filed

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SPONSORED RESEARCH AGREEMENT

This Sponsored Research Agreement (the "Agreement") is made by and between The University of Texas Southwestern Medical Center at Dallas ("University"), a component institution of The University of Texas System ("System"), and Parergine Pharmaceuticals, Inc., a Delaware corporation with its principal place of business at One Palmer Square, Suite 350, Princeton, New Jersey 08542 ("Sponsor"). University and/or Sponsor may sometimes be referred to herein as "Party" or "Parties".

RECITALS

WHEREAS, Sponsor and System have entered into a Patent License Agreement of even date herewith (the "Patent License Agreement") and a Collaboration Patent License Agreement of even date herewith (the "Collaboration Patent License Agreement"; the Patent License Agreement and the Collaboration Patent License Agreement are sometimes referred to collectively herein as the "License Agreements") of the Licensed Subject Matter (as defined in Attachment B hereto); and

WHEREAS, University has research facilities which would facilitate the investigation and development of the Licensed Subject Matter; and

WHEREAS, Sponsor desires that University perform such activities and is willing to advance funds to University to sponsor such activities; and

WHEREAS, University is willing to perform such activities upon the terms and subject to the conditions contained herein.

NOW THEREFORE, in consideration of the mutual covenants and promises herein contained, the University and Sponsor agree as follows:

1. EFFECTIVE DATE

This Agreement shall be effective as of December 1, 1994.

2. RESEARCH PROGRAM

2.1 University will use its best efforts to conduct the Research Program described in Attachment A ("Research Program") and will furnish the facilities necessary to carry out the Research Program. The Research Program will be under the direction of Phillip Thorpe or his successor as mutually agreed to by the Parties (the "Principal Investigator") and will be conducted by the Principal Investigator at the University, with assistance from associates and colleagues as required.
2.2 The Research Program shall be performed during the period from the Effective Date through and including December 1, 1997 (hereinafter referred to as "Term"). Sponsor shall have the option to negotiate an extension of the Term under mutually agreeable support terms. Such option shall be exercised within ninety (90) days prior to the end of the Term.

2.3 Sponsor understands that University's mission is advancement of knowledge, education and patient care, and consequently, the Research Program is designed to carry out that mission. The manner of performance of the Research Program shall be determined solely by the Principal Investigator. University does not guarantee specific results.

2.4 Sponsor understands that University may be involved in similar research through other researchers on behalf of itself and others. University shall be free to continue such research provided that it is conducted separately and by different investigators from the Research Program, and Sponsor shall not gain any rights by reason of this Agreement to such other research.

2.5 University does not guarantee that any intellectual property rights will result from the Research Program, that the scope of any intellectual property rights obtained will cover Sponsor's commercial interest, or that any such intellectual property rights will be free of dominance by other patents, including those based upon inventions made by other investigators in the System independent of the Research Program.

3. COMPENSATION

3.1 In consideration for the performance by University of its obligations under this Agreement, Sponsor will pay University, for its reasonable expenditures and overhead (at the rate of twenty-five percent (25%)) in conducting the Research Program, a fee of $600,000. This fee (hereinafter referred to as the "Aggregate Funding Payment"), which is described by the approximate categories of expenses contained in Attachment C for informational purposes only, shall be payable as follows:

(i) Interim payments (the "Interim Payments") of $10,000 per month shall be payable on the first day of each month during the period commencing on the first full month following the Effective Date of this Agreement until the earlier to occur of (i) six months from the Effective Date of this Agreement or (ii) the date of closing of a private placement of capital stock which results in proceeds to Sponsor of at least $2,000,000.

(ii) The balance of the Aggregate Funding Payment shall be payable in equal installments commencing within thirty (30) days of the termination of the Interim Payments provided in Section 3.1(i) and continuing thereafter on a quarterly basis, unless otherwise provided by mutual agreement of the Principal Investigator and the Designated Representative, subject to the earlier termination of this Agreement as provided in Section 11.
Notwithstanding anything to the contrary in this Section 3.1, University and Sponsor hereby agree that the amount and timing of the payments made as part of the Aggregate Funding Payment, as well as the categories of expenses set forth in Attachment C, may be modified from time to time by mutual agreement of the Principal Investigator and Designated Representative; provided that the amount of such Aggregate Funding Payment shall not be reduced below $600,000.

3.2 University shall maintain all Research Program funds in a separate account and shall expend such funds for wages, supplies, equipment, travel, and other operation expenses in connection with the Research Program. It is understood that any funds in this separate account at the conclusion of the Research Program shall be retained by University.

3.3 University shall retain title to all equipment purchased and/or fabricated by it with funds provided by Sponsor under this Agreement.

4. CONSULTATION AND REPORTS

4.1 Sponsor's designated representative for consultation and communications with the Principal Investigator shall be Jennifer H. Lobo or such other person as Sponsor may from time to time designate in writing to University and the Principal Investigator ("Designated Representative").

4.2 During the Term of the Agreement, Sponsor's representatives may consult informally with University's representatives regarding the Research Program, both personally and by telephone. Access to work carried on in University laboratories in the course of these investigations shall be entirely under the control of University personnel but shall be made available on a reasonable basis.

4.3 The Principal Investigator will make monthly reports to Sponsor's Designated Representative. At the conclusion of each year, the Principal Investigator shall submit to Sponsor a written report summarizing the activities undertaken and accomplishments achieved by the University under the Research Program for the preceding year. The Principal Investigator shall also submit a comprehensive final report within one hundred twenty (120) days of termination of the Agreement which shall contain, but which need not be limited to, the following information:

a. A summary of expenses of the Research Program.

b. A report of the activities undertaken and accomplishments achieved by the University under the Research Program.

5. PUBLICITY

Neither Party shall make reference to the other in a press release or any other written statements in connection with work performed under this Agreement, if it is intended for use in the public media, except as required by the Texas Open Records Act or other law or regulation. The foregoing notwithstanding (i) Sponsor shall have the right to identify
University and to disclose the terms of this Agreement in any prospectus, offering memorandum or other document or filing required by applicable securities laws or other applicable law or regulation provided that Sponsor shall have given the University at least ten (10) days prior written notice of the proposed text of any such identification or disclosure for the purpose of giving University the opportunity to comment on such proposed text and (ii) University shall have the right to acknowledge Sponsor’s support of the investigations under this Agreement in scientific or academic publications and other scientific or academic communications, without Sponsor’s prior approval. In any such statements, the Parties shall describe the scope and nature of their participation accurately and appropriately.

6. PUBLICATION AND ACADEMIC RIGHTS

6.1 University and Principal Investigator shall have the right to publish or otherwise publicly disclose information gained in the course of this Agreement; provided, however, that, in order to avoid loss of patent rights as a result of premature public disclosure of patentable information, University will submit any prepublication materials to Sponsor for review and comment at least sixty (60) days prior to planned submission for publication. If, within thirty (30) days of receipt of such materials, Sponsor notifies University that it desires to have patent applications filed on any inventions contained in the materials, University and/or Principal Investigator shall defer publication or other disclosure for a period, not to exceed ninety (90) days, sufficient to permit such patent applications to be filed. University shall have the final authority to determine the scope and content of any publications.

6.2 It is understood that the University Investigators may discuss the research being performed under this Agreement with other investigators but shall not reveal information which is Sponsor’s Confidential Information under Article 7. In the event any Joint Inventions (as defined in Attachment B) result, University shall grant to Sponsor the rights outlined in Attachment B to this Agreement, to the extent these are not in conflict with obligations to another party as a result of the involvement of the other investigator(s). In this latter case, University shall, in good faith, exercise reasonable efforts to enable Sponsor to obtain rights to the Joint Invention.

7. CONFIDENTIAL INFORMATION

7.1 The Parties may wish, from time to time, in connection with work contemplated under this Agreement, to disclose confidential information to each other ("Confidential Information"). Each Party will use reasonable efforts to prevent the disclosure of any of the other Party’s Confidential Information to third parties during the Term of this Agreement and for a period of three (3) years thereafter, provided such Confidential Information (i) is obtained during the course of the Research Program, (ii) is related thereto, and (iii) is marked with an appropriate confidentiality legend within thirty (30) days of disclosure. The recipient party’s obligation shall not apply to information that:

1. is already in the recipient party’s possession at the time of disclosure thereof;
2. is or later becomes part of the public domain through no fault of the recipient party;

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(3) is received from a third party having no obligations of confidentiality to the disclosing party;
(4) is independently developed by the recipient party; or
(5) is required by law or regulation to be disclosed.

7.2 In the event that information is required to be disclosed pursuant to subsection (5), the Party required to make disclosure shall notify the other to allow that Party to assert whatever exclusions or exemptions may be available to it under such law or regulation.

8. PATENTS, COPYRIGHTS, AND TECHNOLOGY RIGHTS

As partial consideration for payments made by Sponsor hereunder, Sponsor and University agree to the terms concerning Inventions, patents, copyrights, and technology rights set forth in Attachment B.

9. LIABILITY

9.1 Sponsor agrees to indemnify and hold harmless System, University, their Regents, officers, agents and employees from any liability, loss or damage they may suffer as a result of claims, demands, costs or judgments against them arising out of the activities to be carried out pursuant to the obligations of this Agreement, including but not limited to the use by Sponsor of the results obtained from the activities performed by University under this Agreement; provided, however, that the following is excluded from Sponsor's obligation to indemnify and hold harmless:

a. the negligent failure of University to substantially comply with any applicable FDA or other governmental requirements; or
b. the negligence or willful malfeasance of any Regent, officer, agent or employee of University or System.

9.2 University shall, to the extent authorized under the Constitution and the laws of the State of Texas, hold Sponsor harmless from liability resulting from the negligent acts or omissions of University, its agents or employees pertaining to the activities to be carried out pursuant to the obligations of this Agreement; provided, however, that University shall not hold Sponsor harmless from claims arising out of the negligence of Sponsor, its officers, agents or any person or entity not subject to Institution's supervision or control.

9.3 Both Parties agree that upon receipt of a notice of claim or action arising out of the activities to be carried out pursuant to the project described in Attachment A, the Party receiving such notice will promptly notify the other Party. Each Party agrees, at its own expense, to provide attorneys to defend against any actions brought or filed against the other Party with respect to the subject of the indemnity contained herein, whether such claims or actions are rightfully brought or filed; and subject to the statutory duty of the Texas Attorney General, each Party agrees to cooperate with the other Party in the defense of such claim or action.
10. INDEPENDENT CONTRACTOR

For the purposes of this Agreement and all services to be provided hereunder, the Parties shall be, and shall be deemed to be, independent contractors and not agents or employees of the other Party. Neither Party shall have authority to make any statements, representations or commitments of any kind, or to take any action which shall be binding on the other Party, except as may be expressly provided for herein or authorized in writing.

11. TERM AND TERMINATION

11.1 This Agreement shall extend until the end of the Term, unless sooner terminated in accordance with the provisions of this Section.

11.2 This Agreement may be terminated (i) by the written agreement of both Parties and (ii) by Sponsor at its option upon the death of the Principal Investigator or if at any time during the Term of this Agreement, the Principal Investigator shall cease to be directly and substantially involved in the Research Program.

11.3 In the event that either Party shall be in default of its material obligations under this agreement and shall fail to remedy such default within sixty (60) days after receipt of written notice thereof, this Agreement shall terminate upon expiration of the sixty (60) day period.

11.4 Termination or cancellation of this Agreement shall not affect the rights and obligations of the Parties accrued prior to termination. As its sole liability upon termination, Sponsor shall pay University for all reasonable expenses incurred or committed to be expended as of the effective termination date, including salaries for appointments for the remainder of their appointment.

11.5 The provisions of Sections 4, 5, 6, 7, 9, 15, 16 and Attachment B shall survive the termination or expiration of this Agreement.

12. ATTACHMENTS

Attachments A, B and C are incorporated herein and made a part of this Agreement for all purposes.

13. GENERAL

13.1 This Agreement may not be assigned by either Party without the prior written consent of the other Party; provided, however, that Sponsor may assign or otherwise transfer its rights under this Agreement to the following parties without obtaining the University’s consent: (i) a successor to Sponsor’s business or a successor to that portion of Sponsor’s business that relates to Sponsor’s business in the field of the Research Program and (ii) any entities controlled by, controlling, or under common control with Sponsor.

- 6 -
13.2 This Agreement, the Attachments attached hereto, and the License Agreements constitute the entire and only agreements between the Parties relating to the Research Program, and all prior negotiations, representations, agreements and understandings are superseded hereby. No agreements altering or supplementing the terms hereof may be made except by means of a written document signed by the duly authorized representatives of the Parties.

13.3 Any notice required by this Agreement by Articles 8, 9 or 11 shall be in writing and shall be deemed to have been duly given (i) upon delivery if delivered by hand; (ii) four days subsequent to mailing if mailed by express, certified or registered mail, with postage prepaid, in the continental United States; (iii) two days subsequent to pick up by such courier if sent by a nationally or internationally recognized overnight courier service that regularly maintains records of items picked up and delivered; or (iv) when transmitted if sent by teletypewriter or electronic mail, provided that a written acknowledgment of receipt is transmitted back to the sender by the recipient, addressed in the case of University to:

The University of Texas System, O.G.C.
201 West Seventh Street
Austin, Texas 78711
ATTN: Intellectual Property Section
FAX: (512) 499-4523
PHONE: (512) 499-4462
E-MAIL: gharper@ystem.utexas.edu

The University of Texas Southwestern Medical Center at Dallas
5323 Harry Hines Boulevard
Dallas, Texas 75390-9013
ATTN: Peter H. Fitzgerald
Executive Vice President for Business Affairs
FAX: (214) 688-3944
PHONE: (214) 688-3572
E-MAIL:

or in the case of Sponsor to:

Peregrine Pharmaceuticals, Inc.
One Palmer Square, Suite 350
Princeton, New Jersey 08542
ATTN: Jennifer H. Lobo
FAX: (609) 921-1509
PHONE: (609) 683-1518

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with copies to:

Palmer & Dodge
One Beacon Street
Boston, Massachusetts 02108
ATTN: Michael Lytton, Esq.
FAX: (617) 227-4420
PHONE: (617) 573-0327

or at such other addresses as may be given from time to time in accordance with the terms of this notice provision.

Notices and other communications regarding the day-to-day administration and operation of this Agreement shall be mailed (or otherwise delivered), and addressed in the case of University to:

The University of Texas Southwestern Medical Center at Dallas
5523 Harry Hines Boulevard
Dallas, Texas 75235-9013
ATTN: Gerald Mussey
FAX: (214) 688-8805
PHONE: (214) 688-8748

or in the case of Sponsor to:

Peregrine Pharmaceuticals, Inc.
One Palmer Square, Suite 350
Princeton, New Jersey 08542
ATTN: Jennifer H. Lobo
FAX: (609) 921-1509
PHONE: (609) 683-1318

with copies to:

Palmer & Dodge
One Beacon Street
Boston, Massachusetts 02108
ATTN: Michael Lytton, Esq.
FAX: (617) 227-4420
PHONE: (617) 573-0327

13.4 This Agreement shall be governed by, construed, and enforced in accordance with the internal laws of the State of Texas.

- 8 -
IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives.

Peregrine Pharmaceuticals, Inc.  
THE UNIVERSITY OF TEXAS  
SOUTHWESTERN MEDICAL CENTER  
AT DALLAS

By:  

Name:  Jennifer H. Lobo  
Title:  President

By:  

Name:  Peter H. Fitzgerald  
Title:  Executive Vice President  
for Business Affairs

Date ____________________________  

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ATTACHMENT A

DESCRIPTION OF RESEARCH PROGRAM
VASCULAR TARGETING AGENTS THAT HOME TO AND DESTROY OR CONGULATE TUMOR VASCULATURE

Philip R. Tharp, Ph.D.
Department of Pharmacology and
Harold C. Simmons Comprehensive Cancer Center
University of Texas Southwestern Medical Center
Dallas, Texas

1. Non-Technical Abstract

A major limitation of targeted antitumor agents (e.g., immunotoxins/lysozymes) is their inability to penetrate into solid tumors and kill the malignant cells within them. We propose to overcome this limitation by developing reagents which destroy or congeal the tumor’s blood supply and kill the malignant cells indirectly by starving them of oxygen and nutrients. A mouse model will be used to compare the antitumor effects of different effector molecules (toxins, drugs and conjugates) linked to an antibody directed against an experimentally-induced marker (MHC Class II) present on tumor vasculature (1). Similarly, different targeting molecules (antibodies, growth factors, synthetic ligands) against tumor vasculature or stroma-associated markers will be linked to the optimal effector(s) and tested in rodent tumor models: targeting moieties directed against the human homolog of selected rodent markers will then be sought. Through this series of investigations of the effector and targeting moieties respectively, we plan to identify the optimal constructs to take into clinical trials.

2. Project Description

We will develop vascular targeting agents which destroy or congeal the vasculature of solid tumors, and kill the tumor cells indirectly by starving them of oxygen and nutrients. This would overcome the major limitations of antibody-based therapeutic agents directed against tumor cells themselves, namely their inability to penetrate into solid tumors.
3. **Scientific Rationale**

In contrast with their efficacy in lymphomas and leukemias, targeted therapeutic agents directed against tumor cell markers have shown little efficacy in the major solid cancers such as those of the breast, colon, and lung (2). The main reason for this difference is that solid cancers, unlike lymphomas and leukemias, are relatively inaccessible to antibody-bound molecules: typically less than 0.001% of the injected dose of an antibody homes to each gram of tumor in human studies (3). In addition, it has proved difficult to identify carcinomas markers that are absent from life-maintaining tissues (4).

We are developing vascular-targeting agents that destroy or congregate the vasculature of solid tumors. Thousands of tumor cells are reliant on each capillary for oxygen and nutrients and so even limited damage to the tumor vasculature could produce an avalanche of tumor cell death (5). Indeed, our earlier studies strongly indicate that this is the case (5). If tumor vascular targeting is successful, it would overcome many of the limitations inherent in antibody-based therapeutics directed against tumor cells themselves. Unlike the latter approach, which requires different reagents for different tumors, vascular targeting reagents should be useful for treating many types of solid tumors. In addition, the target endothelial cells are immediately accessible to the blood circulation, and are normal cells, making the outgrowth of resistant mutants unlikely.

4. **Project Proposal**

A. **Specific Aims**

1. To explore the feasibility of tumor vascular targeting in a mouse model. We have developed a mouse model in which the vascular endothelial cells of the tumor express
an experimentally-induced marker by which they can be assayed. BALB/c nude mice are implanted with C1300 fibrosarcoma cells which have been transfected with the mouse γ-interferon (γ-IFN) gene (12). The γ-IFN secreted by the tumor induces mouse MHC Class II on the vascular endothelial cells of the tumor. In normal tissues, Class II is virtually absent from the vasculature. Anti-Class II antibody injected intravenously thus localizes specifically to tumor vascular endothelial cells. We will couple anti-A-chain, unmodified tissue factor and other endogenous coagulants (e.g. thrombin, factor Xa, thrombomodulin A, etc.) to the monoclonal antibody, B21.2, directed against MHC Class II (γ-A) and determine the antithrombin activity of the conjugates. The coupling will be accomplished by linking the effector directly to the B21.2 antibody by means of chemical crosslinking agents, or indirectly by bridging the effector through a streptavidin-biotin linkage or a second (i.e. bispecific) antibody. Constructs will be varied in size and valency by using IgM, IgG, Fab', Fv and scFv moieties to determine the influence of such factors on affinity. Histological examinations will be performed to identify sites of damage within the tumor, the chronology of events leading up to such damage, and the appearance thrombosis (as characterized by fibrin and platelet deposition) within the vasculature.

In earlier experiments, a single injection of anti-class II-chain A was given to mice bearing sizable (1 cm diameter) C1300 transfectant tumors. The result was significant tumor regression. Histological examination revealed endothelial cell detachment and coagulation of the tumor blood supply as the first visible events, followed by massive tumor cell destruction. Similar effects have been obtained with anti-Class II-transfected tissue factor. Thus, we are optimistic that this novel approach of vascular targeting is feasible.
2. To isolate or identify antibodies or other ligands that bind to rodent tumor vasculature. A panel of monoclonal antibodies and other ligands having potential specificity for rodent tumor vasculature will be assembled. These include various categories:

i) Antibodies to angiogenic growth factors which are secreted by tumor cells and bind to receptors on tumor endothelium e.g. anti-PDGF, anti-VEGFR.

ii) Antibodies and natural ligands to tumor endothelial cell surface molecules e.g. Tie-1, Tie-2, Teff3, cDf.

iii) Antibodies to tumor stroma and the basal lamina of mouse vasculature e.g. fibropeptide isoforms.

iv) Antibodies to tumor markers themselves - coagulogens bound to perivascular tumor cells might initiate coagulation of tumor blood vessels, e.g. D3.

Representatives of the above list of antibodies will be conjugated to toxins or coagulogens and tested for antitumor activity in rodents. The most effective strategies for vascular targeting will be identified.

3. To isolate or identify antibodies or other ligands that bind to the human homolog of the mouse markers identified in Aim 2 above. If good antitumor effects are obtained with vascular targeting agents directed against rodent tumor vascular markers, we will raise antibodies against the human homolog in order to develop reagents for the treatment of human diseases. The human homolog will be obtained by humanizing polyclonal antibodies directed against the mouse marker. Alternatively, we will clone the gene for the mouse marker and probe for the DNA encoding the human homolog and express it. Monoclonal antibodies will then be raised against the human homolog and will be checked histologically for specific reactivity with human tumor vasculature.
Antibodies to tumor-associated markers will be obtained from third parties and will include KS1-4, MOV18, 7817/36, 260P9, CC40, DC12 and other antibodies. Antibodies against stromal components will be obtained from third parties and will include TV-1 and DC-1 against human fibromodulin isoforms.

Antibodies showing particular promise will be cloned and the variable regions (CDR3) and flanking regions grafted onto human framework regions to produce fully human antibodies. The genes for these will be joined to the genes for toxins or coagulants and fusion proteins expressed in microorganisms.

In many cases it will be possible to determine the antitumor activity of vascular targeting agents directed against human tumor vasculature in rodents bearing human tumor xenografts. This will be true for vascular targeting agents directed against human PEG-2 and VBGF, tumor-associated antigens and possibly also the stromal antigens. Vascular targeting agents directed against human tumor endothelial markers (e.g., TEC11 against endoglin (7)) will normally be more problematical because these markers are not found on mouse endothelium. It may be necessary to create a human tissue bed in a mouse by grafting it with human skin and use this site for tumor growth.

Agents showing the best activity in these systems will be selected for further development as potential therapeutics.
References

ATTACHMENT B

INVENTIONS, PATENTS AND COPYRIGHTS
3. If, after consultation with Sponsor, University decides that a patent application or applications should be filed with respect to such University Invention or Joint Invention, University will prepare and file appropriate United States and foreign patent applications on such Inventions, through mutually agreeable patent counsel, and Sponsor will pay the cost of preparing, filing and maintenance thereof. If Sponsor notifies University that it does not intend to pay the costs of any such application, or if Sponsor fails to respond to University within thirty (30) days of such consultation, University may file such applications at its own expense, and Sponsor shall have no rights to such Invention. University shall furnish to Sponsor copies of documents relevant to such preparation, filing, prosecution or maintenance sufficiently prior to filing such documents to allow for review and comment by Sponsor. Sponsor agrees to maintain any such application in confidence until it is published by University or by the relevant patent office.

4. University hereby grants Sponsor a first option to obtain a worldwide, royalty-bearing, exclusive license to all University Inventions and Joint Inventions within the Licensed Field not already licensed to Sponsor as Licensed Subject Matter (as well as patent applications, patents, and copyrights thereon) for commercial purposes, provided that Sponsor shall pay all costs and expenses associated with patent(s) and patent application(s) and copyright filing(s), prosecution(s), issuance(s), and maintenance with respect thereto. Such option shall extend for ninety (90) days from the date Sponsor receives written notice from University disclosing such University Invention or Joint Invention. During such ninety (90) day period, University shall make available to Sponsor any other information in its possession or control which would be useful to Sponsor in evaluating the University Invention or Joint Invention, subject to such reasonable confidentiality undertakings as University shall require. Sponsor may exercise its option by informing University in writing during such ninety (90) day period that it intends to commercialize the University Invention or Joint Invention as soon as practicable, consistent with sound and reasonable business practice and judgment. Upon exercise of Sponsor’s option, such University Invention or Joint Invention shall become subject to all of the terms and conditions of the License Agreements, with the exception of Sections 5.1(a), (b), (c) and (d) thereof which will not apply to such University Invention or Joint Invention.

5. University hereby grants to Sponsor a first option to negotiate and acquire an exclusive, world-wide, royalty-bearing license to any University Inventions and Joint Inventions outside of the Licensed Field (as well as patent applications, patents and copyrights thereon) for commercial purposes, provided that Sponsor shall pay all costs and expenses associated with patent(s) and patent application(s) and copyright filing(s), prosecution(s), issuance(s) and maintenance with respect thereto. Such option shall extend for ninety (90) days from the date Sponsor receives written notice from University disclosing such University Invention or Joint Invention. During such ninety (90) day period, University shall make available to Sponsor any other information in its possession or control which would be useful to Sponsor in evaluating the University Invention or Joint Invention, subject to such reasonable confidentiality undertakings as University shall require. Sponsor may exercise its option by informing University in writing during such ninety (90) day period that it intends to commercialize the University Invention or Joint Invention as soon as practicable, consistent with sound and reasonable business practice and judgment. Upon exercise of Sponsor’s option, University and Sponsor agree to enter into good faith negotiations.

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regarding the terms and conditions of said license and further agree to negotiate license fees, rates and other payments which are fair and reasonable to both parties.

6. In the event that the Sponsor fails to exercise the options provided herein, or if the parties are unable to agree on the terms of a license agreement within one hundred twenty (120) days from the date of exercise of the option provided in Section 5 of this Attachment B, University shall have the right to enter into license agreements concerning such University Invention or Joint Invention with third parties if the terms and conditions thereof are not, in general, less favorable to University than those terms and conditions offered to Sponsor under the License Agreements, unless University has offered such new terms and conditions to Sponsor and Sponsor has refused to accept them.

7. Subject to confidential treatment by Sponsor of University confidential information that may be disclosed thereunder, University grants Sponsor a fully paid-up, non-exclusive license under its copyrights to make a reasonable number of copies for its internal needs, and to make derivative works, from any written report prepared and delivered to Sponsor in accordance with this Agreement.

-2c-

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ATTACHMENT C

ESTIMATED BUDGET
## Detailed Budget for Initial Budget Period

<table>
<thead>
<tr>
<th>Name</th>
<th>Role on Project</th>
<th>Type of Position</th>
<th>Effort</th>
<th>Salary</th>
<th>Salary Acquired</th>
<th>Fringe Benefits</th>
<th>Total</th>
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<tbody>
<tr>
<td>Philip Thorpe</td>
<td>Project Director</td>
<td>Full-time</td>
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<td>3</td>
<td>5,000</td>
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<td>Manning Zhang</td>
<td>Research Fellow</td>
<td>Full-time</td>
<td>12</td>
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<td>Linda Watkins</td>
<td>Research Fellow</td>
<td>Full-time</td>
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<td>20,700</td>
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<td>29,923</td>
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<td>Virginia Conde</td>
<td>Assistant</td>
<td>Full-time</td>
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<tr>
<td>Paula Ephalere</td>
<td>Assistant</td>
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<td>7,700</td>
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<tr>
<td><strong>Subtotals</strong></td>
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<td><strong>91,440</strong></td>
<td><strong>28,179</strong></td>
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### Consultant Costs

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<tbody>
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### Equipment (Equipment)

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### Supplies (Supplies by category)

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### Other

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td><strong>200,000</strong></td>
</tr>
</tbody>
</table>

### Direct Costs for Initial Budget Period

**Total** 232

### Total Costs for Initial Budget Period

**Total** 200,000
**BUDGET FOR ENTIRE PROPOSED PROJECT PERIOD**

<table>
<thead>
<tr>
<th>BUDGET CATEGORY TOTALS</th>
<th>INITIAL BUDGET Period (from page 1)</th>
<th>ADDITIONAL YEARS OF SUPPORT REQUESTED</th>
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<tbody>
<tr>
<td></td>
<td>1st yr</td>
<td>2nd yr</td>
</tr>
<tr>
<td>PERSONNEL: salary and fringe benefits</td>
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<td>118,919</td>
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<tr>
<td>CONSULTANT COSTS</td>
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<td>EQUIPMENT</td>
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<td>SUPPLIES</td>
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<td>TRAVEL</td>
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<tr>
<td>PATIENT DEPARTMENT</td>
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</tr>
<tr>
<td>OUTPATIENT</td>
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<td>0</td>
</tr>
<tr>
<td>ALTERATIONS AND REMODELING</td>
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<td>0</td>
</tr>
<tr>
<td>OTHER EXPENSES</td>
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<td>1,000</td>
</tr>
<tr>
<td>SUBTOTAL BUDGET COSTS</td>
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<td>160,000</td>
</tr>
<tr>
<td>Direct Costs 25%</td>
<td>40,000</td>
<td>40,000</td>
</tr>
<tr>
<td>TOTAL COSTS</td>
<td>200,000</td>
<td>200,000</td>
</tr>
</tbody>
</table>

**TOTAL COSTS FOR ENTIRE PROPOSED PROJECT PERIOD (from page 1)**: $800,000

**JUSTIFICATION**: (Use continuation pages if necessary)

- **Personnel**: Describe the specific functions of the personnel, including salaries, benefits, and any other compensation. Include any appointments that are less than full-time for a specific period of the year, including VA appointments.

- **Salaries**: Include all personnel, including principal investigators, graduate students, research assistants, and other personnel.

- **Consultants**: Include any consultants who will be engaged to provide services. Include their expertise and how they will contribute to the project.

- **Equipment**: Include any equipment, software, or other materials that are essential for the project.

- **Supplies**: Include any supplies, materials, or other consumables that are necessary for the project.

- **Travel**: Include any travel expenses associated with the project.

- **Patient Care**: Include any costs associated with patient care, including medical supplies, medications, and other expenses.

- **Outpatient Care**: Include any costs associated with outpatient care, including medical supplies, medications, and other expenses.

- **Alterations and Remodeling**: Include any costs associated with alterations or remodeling of facilities.

- **Other Expenses**: Include any other expenses that are not included in the above categories.

**Cost Share**: Indicate any cost-sharing arrangements with other agencies or organizations.

- **Contractual Arrangements**: Indicate any contractual arrangements with other agencies or organizations.

- **Support**: Include any additional support requested, such as personnel, facilities, or other resources.

**Explain any significant increases or decreases in any category over the initial budget period. Describe any changes in what is proposed.**

**For Other Budget Categories**: Indicate any significant increases or decreases in any category over the current levels of support.
Executive Session of the Board
BOARD OF REGENTS
EXECUTIVE SESSION
Pursuant to Texas Government Code
Chapter 551, Sections 551.071, 551.072, and 551.074

Date: December 1, 1994

Time: 10:00 a.m. The Board will convene in Open Session and immediately recess to Executive Session. The Open Session will reconvene about 1:00 p.m. and continue through adjournment.

Place: Ballroom in the University Center (Open Session) and Room 316 in the Marialice Shary Shivers Administration Building (Executive Session), U. T. Pan American

1. Pending and/or Contemplated Litigation - Section 551.071

U. T. Health Science Center - San Antonio: Proposed Settlement of Medical Liability Litigation

2. Land Acquisition, Purchase, Exchange, Lease or Value of Real Property and Negotiated Contracts for Prospective Gifts or Donations - Section 551.072

a. U. T. Austin: Borden-Superior Dairies Gift - Request for Authorization to Reinstatement Purchase Option on Two Parcels of Vacant Land in Austin, Travis County, Texas

b. U. T. Austin: Brackenridge Tract - Deep Eddy Site - Request for Authorization to Enter into Utility Construction Agreements with the City of Austin and to Amend an Existing Ground Lease

c. U. T. Austin - The Lundell Endowment: Request for Authorization for the Board of Regents as Trustee for The Lundell Endowment to Sell a 4.3165 Acre Tract of Land in Plano, Collin County, Texas

3. Personnel Matters Relating to Appointment, Employment, Evaluation, Assignment, Duties, Discipline, or Dismissal of Officers or Employees - Section 551.074