MATERIAL SUPPORTING THE AGENDA

Volume XIVa

September 1966 - March 1967

This volume contains the <u>Material Supporting the Agenda</u> furnished to each member of the Board of Regents prior to the meetings held on September 30-October 1, November 4-5, and December 16-17, 1966, and January 27-28, and March 10-11, 1967.

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

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

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

BOARD OF REGENTS

OF

THE UNIVERSITY OF TEXAS

Meeting No. <u>650</u>

February 23, 1967

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 - Resolution Establishing and Enforcing Parietal Rules and Regulations
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- 2. Texas Housing System Revenue Bonds, Series 1967
 - a. Designation of Paying Agency
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- 7. South Texas Medical School: Hospital Operation Bexar County Hospital District
- 8. Statement re South Texas Medical School Problem



THE UNIVERSITY OF TEXAS BOARD OF REGENTS

BETTY ANNE THEDFORD, SECRETARY BOX N. UNIVERSITY STATION AUSTIN, TEXAS 78712

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February 14, 1967

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Chairman Frank C. Erwin, Jr. Vice-Chairman Jack S. Josey Regent W. H. Bauer Regent Walter P. Brenan Regent H. F. Connally, Jr., M.D. Regent W. W. Heath Regent Frank N. Ikard Regent (Mrs.) J. Lee Johnson III Regent Levi A. Olan

Dear Mrs. Johnson and Gentlemen:

There are enclosed the following resolutions with reference to the Texas Housing System Revenue Bonds, Series 1967. These resolutions, as prepared by the Bond Counsel, were submitted several days ago by Executive Director Shelton. However, they were not distributed immediately pending receipt, if any, of other supporting material for the February 23 meeting:

- 1. Resolution Authorizing Issuance of Bonds and Award to Purchaser
- 2. Resolution Establishing and Enforcing Parietal Rules and Regulations
- 3. Resolution Fixing Rates

Following a meeting of the Committee of the Whole, the Board will award the sale of these bonds and report any action that may have been taken by the Committee of the Whole at its meeting which begins at 1:00 p.m. Below is an outline of the Agenda for the meeting on February 23:

12:00 noon	Luncheon - Chancellor's Office (M.B. 101)				
1:00 p.m.	Meeting of the Committee of the Whole (M.B. 209)				
	a. Such proposals as may have been developed by the City of San Antonio and/or Bexar County for financing the operation of the teaching hospital in San Antonio, and in the absence of such a proposal, the question of whether or not the construction of the medical school building shall be continued.				
	b. A detailed recommendation to the Coordin- ating Board for the development of a nursing training program in The University of Texas System. This will be a program of specifics that will be necessary to implement the policies which we adopted at the January meeting.				
3:00 p.m.	Meeting of the Board				
	a. Resolutions, Bonds (\$16,500,000)				
	 Issuance of Bonds and Award to Purchaser Parietal Rules and Regulations Fixing Rates Designation of Paying Agency Award of Contract for Printing Report of the Committee of the Whole 				
	st hoport of the committee of the whole				
	Sincerely yours,				

Betty Anne Thedford

T:cao Attachments xc Chancellor Ransom

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Meeting No. 650

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BOARD OF REGENTS

OF

THE UNIVERSITY OF TEXAS

February 23, 1967

Austin, Texas

THE STATE OF TEXAS : COUNTY OF TRAVIS : THE UNIVERSITY OF TEXAS :

We, the undersigned officers of the Board of Regents of The University of Texas, hereby certify as follows:

1. The Board of Regents of said University convened in SPECIAL MEETING ON THE 23RD DAY OF FEBRUARY, 1967, on the Campus of said University, in the City of Austin, Travis County, Texas, and the roll was called of the duly constituted officers and members of said Board, to-wit:

Mr. Frank C. Erwin, Jr., Chairman Mr. Jack S. Josey, Vice Chairman Mr. W. H. Bauer Mr. Walter P. Brenan Dr. H. F. Connally, Jr. Mr. Frank Ikard Mr. W. W. Heath Mr. W. W. Heath Mr. Frank Ikard Mrs. J. Lee Johnson, III Rabbi Levi Olan Betty Anne Thedford, Secretary

and all of said persons were present, except the following absentees: thus constituting a quorum. Whereupon, among other business, the following was transacted at said Meeting: a written

RESOLUTION AUTHORIZING THE ISSUANCE OF BONDS

was duly introduced for the consideration of said Board and read in full. It was then duly moved and seconded that said Resolution be adopted; and, after due discussion, said motion, carrying with it the adoption of said Resolution, prevailed and carried by the following vote:

> AYES: All members of said Board shown present above voted "Aye."

NOES: None.

2. That a true, full and correct copy of the aforesaid Resolution adopted at the Meeting described in the above and foregoing paragraph is attached to and follows this Certificate; that said Resolution has been duly recorded in said Board's minutes of said Meeting; that the above and foregoing paragraph is a true, full and correct excerpt from said Board's minutes of said Meeting pertaining to the adoption of said Resolution; that the persons named in the above and foregoing paragraph are the duly chosen, qualified, and acting officers and members of said Board as indicated therein; that each of the officers and members of said Board was duly and sufficiently notified officially and personally, in advance, of the time, place, and purpose of the aforesaid Meeting; and that said Resolution would be introduced and considered for adoption at said Meeting, and each of said officers and members consented, in advance, to the holding of said Meeting for such purpose.

SIGNED AND SEALED the _____ day of February, 1967.

A RESOLUTION

BY THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS AUTHORIZING THE ISSUANCE OF BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS HOUSING SYSTEM REVENUE BONDS, SERIES 1967, IN THE AGGREGATE PRINCIPAL AMOUNT OF \$16,500,000.00, BEARING INTEREST AT THE RATES HEREINAFTER SET FORTH, TO PROVIDE THE FUNDS TO CONSTRUCT AND EQUIP DORMITORY AND DIN-ING FACILITIES FOR APPROXIMATELY 3,000 STUDENTS, ESTABLISHING A STUDENT HOUSING SYSTEM, PLEDG-ING THE GROSS REVENUES THEREFROM TO THE PAY-MENT OF PRINCIPAL OF AND INTEREST ON SAID BONDS, PRESCRIBING THE FORM OF THE BONDS, PROVIDING FOR THE EXECUTION AND DELIVERY OF SAID BONDS, AWARDING SAID BONDS TO THE PURCHASER, PRESCRIBING THE DUTIES OF THE OFFICERS OF SAID BOARD AND OF THE UNIVERSITY IN REFERENCE TO SAID BONDS, AND STIPULATING THAT THE BONDS SHALL BE SPECIAL OBLIGATIONS OF THE BOARD PAYABLE ONLY FROM THE PLEDGED REVENUES AND SHALL NOT BE INDEBTEDNESS OF, NOR OBLIGA-TIONS OF, THE STATE OF TEXAS, AND PRESCRIBING OTHER MATTERS RELATING THERETO,

WHEREAS, pursuant to applicable laws including Article 2909c of Vernon's Edition of the 1925 Revised Civil Statutes of Texas, the Board of Regents of The University of Texas (hereinafter called the "Board" or "Board of Regents") is authorized to construct and equip dormitory and dining facilities on the campus of The University of Texas, and to provide funds therefor by issuance of its negotiable revenue bonds; and

WHEREAS, it is deemed by the Board to be desirable, appropriate, necessary and for the good of The University of Texas to issue its negotiable revenue bonds for the purpose of providing the funds to construct and equip dormitory and dining facilities for approximately 3,000 students on the campus of The University of Texas; and

WHEREAS, the Board has approved the total cost, capacity, type and plans and specifications of such dormitory and dining facilities.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS;

1. That the total cost, capacity, type and plans and specifications of the construction and equipment of the proposed dormitory and dining facilities are hereby approved by the Board.

2. That for the purpose of providing the funds for the construction and equipment of dormitory and dining facilities for approximately 3,000 students on the campus of The University of Texas there shall be issued the negotiable bonds of the Board of Regents of The University of Texas in the aggregate principal amount of Sixteen Million Five Hundred Thousand (\$16,500,000.00) Dollars, which shall be entitled "Board of Regents of The University of Texas Housing System Revenue Bonds, Series 1967," and said bonds shall be and are hereby issued for the same purpose, secured and payable in the same manner, and are of like tenor and effect except as to serial number, maturity, interest rate and right of prior redemption.

3. That said bonds shall be dated January 1, 1967, shall be numbered consecutively from One (1) to Three Thousand Three Hundred (3,300), both inclusive, shall be in the denomination of \$5,000 each, and shall mature serially on May 1 of each of the years and in the amounts, respectively, as follows:

YEARS	AMOUNTS	YEARS	AMOUNTS	YEARS	AMOUNTS
YEARS 1971 1972 1973 1974 1975 1976 1977 1978 1979 1980 1981	AMOUNTS \$190,000 200,000 210,000 220,000 225,000 235,000 245,000 255,000 265,000 280,000 290,000	YEARS 1983 1984 1985 1986 1987 1988 1989 1990 1991 1992 1993	<u>AMOUNTS</u> \$315,000 330,000 340,000 355,000 370,000 390,000 405,000 405,000 420,000 440,000 460,000 480,000	<u>YEARS</u> 1996 1997 1998 1999 2000 2001 2002 2003 2004 2005 2006	AMOUNTS \$540,000 565,000 590,000 615,000 640,000 665,000 695,000 725,000 755,000 790,000 820,000
1982	300,000	1994 1995	500,000 520,000	2007	860,000

4. That as to said bonds scheduled to mature on or after May 1, 1978, the Board of Regents reserves the right and option to redeem such bonds prior to their scheduled maturities, in whole or in part on May 1, 1977 and on any interest payment date thereafter at par and accrued interest to date of redemption plus the following premiums on the principal amount redeemed, to-wit:

- 3% if redeemed on or before May 1, 1981;
- 2% if redeemed thereafter and on or before May 1, 1986;
- 1% if redeemed thereafter and on or before May 1, 1991,

and at par and accrued interest to date of redemption if redeemed thereafter. Notice of redemption is to be published in a financial publication published in the English language in the City of New York, New York, or in the City of Austin, Texas, at least once, not less than thirty (30) days before the date fixed for such payment, and thirty (30) days' notice in writing is to be given to the Banks of Payment before the date so fixed for such redemption. Prior to the date fixed for redemption, funds shall be placed in the Banks of Payment sufficient to pay the bonds called, the accrued interest and the premium thereon. Upon the happening of the above conditions said bonds thus called shall not thereafter bear interest.

5. That said bonds shall bear interest from date at the following rates:

all bonds scheduled to mature during the

years 1971 through 19_____% per annum;

all bonds scheduled to mature during the

years 19 _____% per annum; all bonds scheduled to mature during the

years 19__ through 19__ ----- _____% per annum; all bonds scheduled to mature during the

years 19____through 19_____% per annum; all bonds scheduled to mature during the

years 19_____% per annum; all bonds scheduled to mature during the

years 19______% per annum; with said interest to be evidenced by interest coupons payable on November 1, 1967, and semi-annually thereafter on each May 1 and November 1.

6. That the principal of and interest on said bonds shall be payable to bearer, in lawful money of the United States of America, without exchange or collection charges to the bearer, upon presentation and surrender of proper bond or coupon at ______ Bank,

_____, Texas, or, at the option of the holder at ______Bank, New York, New York, or, at ______Bank, Chicago, Illinois, which places shall be the "Banks of Payment" for said bonds.

7. That no one of said bonds shall be entitled to priority over any other bond of this issue in the application of the revenues hereinafter pledged to the payment of principal of and interest on the bonds, except as to maturity date and right of prior redemption as provided in this resolution, regardless of the fact that some of the bonds may be delivered

prior to the delivery of other bonds of the issue, it being the intent of this resolution that all bonds of this issue shall rank equally.

8. That each of said bonds and interest coupons shall be signed by the imprinted or lithographed facsimile signature of the Chairman of the Board of Regents and countersigned by the imprinted or lithographed facsimile signature of the Secretary of the Board of Regents, and the official seal of said Board shall be impressed, or printed, or lithographed on each of said bonds.

9. That the form of said bonds, including the form of Registration Certificate of the Comptroller of Public Accounts of the State of Texas to be printed and endorsed on each bond, and the form of interest coupons to be attached to said bonds, shall be, respectively, substantially as follows: NO. ______\$5,000

> UNITED STATES OF AMERICA STATE OF TEXAS BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS HOUSING SYSTEM REVENUE BOND SERIES 1967

For value received the Board of Regents of The University of Texas hereby acknowledges itself indebted to and promises to pay to the bearer, on the 1st day of May, 19__, the sum of

FIVE THOUSAND DOLLARS

and to pay interest thereon from the date hereof at the rate of _____(___%) per cent per annum, payable

November 1, 1967, and semi-annually thereafter on May 1 and November 1 of each year until said principal sum is paid, but until the maturity hereof only upon presentation and surrender of the interest coupons hereto appertaining as they severally become due. Both the principal of and the interest on this bond shall be payable to the bearer in lawful money of the United States of America, without exchange or collection charges to the bearer, at ______,

_____, Texas, or, at the option of the holder, at ______, New York, New York, or, at ______, Chicago, Illinois.

This bond is one of a duly authorized series of bonds of like tenor and effect except as to serial number, rate of interest, maturity and right of prior redemption numbered One (1) to Three Thousand Three Hundred (3,300), both inclusive, in the denomination of Five Thousand (\$5,000.00) Dollars each, aggregating Sixteen Million Five Hundred Thousand (\$16,500,000.00) Dollars, issued pursuant to a resolution adopted by the Board of Regents for the purpose of providing the funds for the construction and equipment of dormitory and dining facilities for approximately 3,000 students on the campus of The University of Texas, in Austin, Travis County, Texas.

The bonds of this issue are issued under the laws of the State of Texas, and are equally and ratably secured by and are payable both as to principal and interest from (1) a first lien on and pledge of the gross revenues of the University Housing System and (2) a lien on and pledge of the gross revenues of the Encumbered Facilities, subject only to the prior liens securing the Encumbered Facilities Bonds. The University Housing System is defined in the resolution authorizing the bonds to

be (a) existing dormitories known as Brackenridge Hall (capacity 149 men); Roberts Hall (capacity 153 men); Prather Hall (capacity 164 men); Littlefield Dormitory (capacity 166 women) and the dining facilities located therein; (b) existing separate dining facilities known as University Cafeteria (capacity 610); Chuck Wagon (capacity 485); Faculty-Staff Dining Room (capacity 185); (said University Cafeteria, Chuck Wagon, and Faculty-Staff Dining Room being sometimes collectively referred to as "University Commons"); and Law School Snack Bar (capacity 75); (c) the dormitory and dining facilities to be constructed and equipped with the proceeds of the series of bonds of which this is one; (d) any facilities at any time hereafter added to the University Housing System; (e) the Encumbered Facilities (certain existing dormitories and dining facilities) after they become a part of the University Housing System when the Encumbered Facilities Bonds (outstanding bond issues variously secured by revenues from the Encumbered Facilities) shall have been retired; and (f) all pledged buildings, facilities and services of all the foregoing, together with all improvements, extensions and additions thereto and replacements thereof. This bond and the issue of which it is a part, and the interest thereon constitute special obligations of the Board and are payable solely from such revenues and do not constitute an indebtedness of the State of Texas, the Board or The University of Texas. The holder hereof and of the coupons attached hereto shall never have the right to demand payment of this bond or of such coupons out of any funds raised or to be raised by taxation.

The Board shall have the option of calling bonds maturing serially on or after May 1, 1978, for redemption

prior to maturity, in whole or in part, on May 1, 1977 and on any interest payment date thereafter at par and accrued interest to date of redemption plus the following premiums on the principal amount redeemed, to-wit: 3% if redeemed on or before May 1, 1981; 2% if redeemed thereafter and on or before May 1, 1986; 1% if redeemed thereafter and on or before May 1, 1991, and at par and accrued interest to date of redemption if redeemed thereafter. Notice of redemption is to be published in a financial publication published in the English language in the City of New York, New York, or in the City of Austin, ' Texas, at least once, not less than thirty (30) days before the date fixed for such payment, and thirty (30) days' notice in writing is to be given to the Banks of Payment before the date so fixed for such redemption. Prior to the date fixed for redemption, funds shall be placed in the Banks of Payment sufficient to pay the bonds called, the accrued interest and the premium thereon. Upon the happening of the above conditions said bonds thus called shall not thereafter bear interest.

This bond and the interest coupons attached hereto are and shall be negotiable instruments in accordance with the laws of the State of Texas, and shall be transferable by delivery.

It is hereby declared and represented in issuing this bond and the series of which it is a part that while any part of the principal or interest of said issue of bonds is outstanding and unpaid the Board of Regents of The University of Texas has covenanted and agreed to operate and maintain continuously the said University Housing System, the Encumbered Facilities, and the

facilities and services afforded thereby; to establish and continuously maintain charges and rates for the facilities and services of the University Housing System which together with available income from the Encumbered Facilities will be sufficient to pay the reasonable operation and maintenance expenses of said University Housing System, the principal of and interest on said series of bonds as each bond matures and as such interest falls due, and to establish and maintain an adequate reserve as is more fully provided in the resolution authorizing said bonds; and that it has established and will maintain in force such rules as shall be necessary to insure maximum use and occupancy of the dormitories included in the University Housing System.

The Board reserves the right to issue additional parity bonds under the terms and conditions stated in said resolution and said bonds may be made payable from the same source, secured in the same manner and placed on a parity with this bond.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the issuance of this bond and the series of which it is a part have been properly done, have happened and have been performed in regular and due time, form and manner as required by the Constitution and the laws of the State of Texas and the proceedings herein mentioned, that this series of revenue bonds does not exceed any constitutional or statutory limitation, and that provision has been made for the payment of principal of and interest on this bond and the series of which it is a part by an irrevocable pledge of the revenues specified herein.

IN WITNESS WHEREOF, the Board of Regents of The University of Texas has caused the official seal of said Board to be impressed, printed or lithographed hereon and has caused this bond and the interest coupons attached hereto to be executed by the imprinted facsimile signatures of the Chairman of the Board and the Secretary of the Board, and this bond to be dated January 1, 1967.

BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS

By_____Chairman

ATTEST:

Secretary

NO._____

\$_____

ON THE ____ DAY OF

_____, 19____

dated January 1, 1967. The holder hereof shall never have the right to demand payment of this obligation out of funds raised or to be raised by taxation.

BOND	NO.		BOA	RD	OF	REGENTS	OF	THE	UNIVERSITY
			OF	TEX	AS				

Secretary	Chairman
OFFICE OF COMPTROLLER	: REGISTER NO.
STATE OF TEXAS	:

I HEREBY CERTIFY that there is on file and of record in my office a certificate of the Attorney General of the State of Texas to the effect that this bond has been examined by him as required by law, and that he finds that it has been issued in conformity with the Constitution and laws of the State of Texas, and that it is a valid and binding special obligation of said Board of Regents of The University of Texas payable from the revenues pledged to its payment by and in the resolution authorizing same, and said bond has this day been registered by me.

WITNESS MY HAND and seal of office at Austin, Texas.

Comptroller of Public Accounts of the State of Texas

(SEAL)

10. Definitions. That throughout this resolution the following terms and expressions as used herein shall have the meanings set forth below, unless the text hereof specifically indicates otherwise:

The term "Additional Bonds" shall mean the additional parity bonds herein permitted to be authorized.

The term "Board" or "Board of Regents" shall mean the Board of Regents of The University of Texas. The term "Bonds" shall mean and refer to the "Board of Regents of The University of Texas Housing System Revenue Bonds, Series 1967," authorized by this resolution.

The term "Bondholder" shall mean any person or persons who shall be the holder of one or more of the Bonds.

The term "Current Expenses" when used with reference to any facility shall mean all necessary operating expenses, current maintenance charges, expenses of reasonable upkeep and repairs, cost of food served, properly allocated share of charges for insurance and all other expenses incident to the operation thereof, but shall exclude depreciation and all general administrative expenses (education and general) of the University, and payments into any funds or accounts mentioned in the bond resolution.

The term "Encumbered Facilities" shall mean and include the following facilities owned and operated by the University and located on its main campus: Blanton Hall (capacity 270 women) and the dining facilities contained therein; Simkins Hall (capacity 204 men); Moore Hall (capacity 321 men); Varsity Cafeteria (single seating capacity 350 (collectively referred to as the 1954 Facilities)); Kinsolving Dormitory (capacity 776 women) and the dining facilities contained therein; Andrews Dormitory (capacity 126 women) and the dining facilities contained therein; Carothers Dormitory (capacity 124 women (collectively referred to as the 1956 Facilities)); together with all improvements, extensions, and additions thereto and replacements thereof.

The term "Encumbered Facilities Bonds" shall mean and include the following presently outstanding issues of The University of Texas: the Series 1954 Bonds and the Series 1956 Bonds. The Net Revenues from Blanton Hall, Simkins Hall, Moore Hall and Varsity Cafeteria are pledged to the Series 1954 Bonds. The Net Revenues from Kinsolving Dormitory, Andrews Dormitory, and Carothers Dormitory are pledged to the Series 1956 Bonds.

The term "Gross Revenues" when used with reference to any facility or facilities, shall mean all of the revenues and income of every nature derived from the operation and ownership thereof.

The term "Net Revenues" when used with reference to any facility or facilities, shall mean all Gross Revenues derived therefrom after deduction of the Current Expenses thereof.

The term "Project" shall mean and include the housing and dining facilities for approximately 3,000 students to be constructed and equipped on the main campus of the University with the proceeds from the sale of the Bonds.

The expression "Proper Officers of the Board" as used in this resolution, unless the contrary is clearly shown, shall mean the administrative officials of the University designated by the Board to perform on behalf of the Board the duties specified herein.

The term "Series 1954 Bonds" shall mean "Board of Regents of the University of Texas Dormitory Revenue Bonds, Series 1954," dated September 1, 1954, and issued in the aggregate principal amount of \$3,402,000.

The term "Series 1956 Bonds" shall mean "Board of Regents of The University of Texas Dormitory Revenue Bonds, Series 1956,"

dated April 1, 1956, and issued in the aggregate principal amount of \$4,150,000.

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The term "University" shall mean The University of Texas at Austin, Texas.

The term "University Housing System" shall mean and include the following facilities owned and operated by the University and located on its main campus:

(a) Existing dormitories known as Brackenridge
Hall (capacity 149 men); Roberts Hall (capacity 153 men);
Prather Hall (capacity 164 men); Littlefield Dormitory
(capacity 166 women) and the dining facilities located
therein;

(b) Existing separate dining facilities known as University Cafeteria (capacity 610); Chuck Wagon (capacity 485); Faculty-Staff Dining Room (capacity 185); (the University Cafeteria, Chuck Wagon and Faculty-Staff Dining Room being sometimes collectively referred to as the "University Commons"); and Law School Snack Bar (capacity 75);

(c) The Project;

(d) Any facilities at any time hereafter added to the University Housing System;

(e) The Encumbered Facilities after they become a part of the University Housing System when the Encumbered Facilities Bonds shall have been retired;

(f) All buildings, facilities and services of all of the foregoing, together with all improvements, extensions

and additions thereto and replacements thereof.

11. That the principal of and interest on the Bonds shall be paid and secured by (1) a first lien on and pledge of the Gross Revenues received from the ownership and operation of the University Housing System, and (2) a lien on and pledge of the Gross Revenues of the Encumbered Facilities, subject only to the prior liens and pledges securing the Encumbered Facilities Bonds, and said liens and pledges are hereby irrevocably created.

So long as any of the Bonds remains outstanding it is agreed that the Board will not issue any additional bonds of equal or superior dignity payable from the revenues herein pledged except in accordance with the terms of Section 16. In no event while any of the Bonds herein authorized is outstanding will the Board mortgage the University Housing System or any part thereof or dispose of any substantial part thereof, and pending the times the Encumbered Facilities become a part of the University Housing System, nor will the Board mortgage the Encumbered Facilities or dispose of any substantial part thereof, provided that the Board reserves the right to refund or refinance all or any part of the Encumbered Facilities Bonds in a manner that will not increase the debt service in any year or extend the terms thereof.

12. That there are hereby created and ordered to be established in a depositary of the University by the Proper Officers of the Board the following special funds of the University of Texas:

(a) "Housing System Interest and Redemption Fund"(hereinafter called the "Interest and Redemption Fund");

(b) "Housing System Reserve Fund" (hereinafter called the "Reserve Fund");

and that there are hereby created and ordered to be established as separate accounts on the books of the University by the Proper Officers of the Board the following special funds of The University of Texas:

(c) "University Housing System Gross Revenue Fund" (hereinafter called the "Gross Revenue Fund");

(d) "Housing System Repair and Replacement Reserve Account" (hereinafter called the "Repair Account");

(e) "Housing System Operation and Maintenance Fund" (hereinafter called the "Operation and Maintenance Fund"). The moneys held in the said Funds shall be held for the benefit of the holders of the Bonds and coupons thereto appertaining.

13. (a) That the Gross Revenues from the University Housing System shall be deposited as received to the credit of the Gross Revenue Fund.

(b) That it is hereby ordered that there be placed in the Interest and Redemption Fund the accrued interest and premium, if any, received upon delivery of the Bonds to the purchasers thereof, and in addition thereto there is hereby appropriated from the proceeds of the sale of the Bonds, \$900,000.00 which is hereby ordered to be placed in the Interest and Sinking Fund concurrently with the delivery of the Bonds to the said purchasers. Said amounts together with sums to be transferred from the Project Account shall be used to pay the interest that shall accrue on the Bonds during the construction of the Project. That on or

before October 15, 1967, and on or before each April 15 and October 15 thereafter to and including October 15, 1969, the Proper Officers of the Board shall transfer from the Gross Revenue Fund and deposit in the Interest and Redemption Fund, an amount which together with other moneys in the Interest and Redemption Fund shall be sufficient to pay the interest coming due on the Bonds on the next succeeding interest payment date. That on or before November 15, 1969, and on or before the 15th day of each month thereafter to and including April 15, 1970, the Proper Officers of the Board shall transfer from the Gross Revenue Fund and deposit in the Interest and Redemption Fund, an amount equal to 1/6 of the interest coming due on the Bonds on the next succeeding interest payment date. Beginning on or before May 15, 1970, and on or before the 15th day of each month thereafter the Proper Officers of the Board shall transfer from the Gross Revenue Fund and deposit in the Interest and Redemption Fund, an amount equal to 1/6 of the interest coming due on the next succeeding interest payment date and 1/12 of the principal of the Bonds maturing on the next succeeding May 1.

(c) That until the Encumbered Facilities Bonds are no longer outstanding, it is intended that the Net Revenues from the Encumbered Facilities shall be deposited as received in the funds established by the resolutions authorizing such Encumbered Facilities Bonds, and shall be applied to the payment of the interest on and the principal of the Series 1954 Bonds and the Series 1956 Bonds and otherwise in accordance with the terms of such resolutions; that during the time that any of the Series 1954 Bonds is outstanding only such Net Revenues from the 1954 Facilities shall be paid into the Gross Revenue Fund established

by this Resolution as shall not be required to be otherwise employed by the resolution authorizing the Series 1954 Bonds; and that during the time that any of the Series 1956 Bonds is outstanding only such Net Revenues from the 1956 Facilities shall be paid into the Gross Revenue Fund established by this Resolution as shall not be required to be otherwise employed by the resolution authorizing the Series 1956 Bonds. That said available Net Revenues from the Encumbered Facilities shall be paid into the Gross Revenue Fund on or before the end of each fiscal year of the University. That on the date the Series 1954 Bonds are no longer outstanding the 1954 Facilities shall automatically become a part of the University Housing System, and commencing on such date all of the Gross Revenues from the 1954 Facilities shall be deposited as received into the Gross Revenue Fund established by this Resolution; and that on the date the Series 1956 Bonds are no longer outstanding the 1956 Facilities shall automatically become a part of the University Housing System, and commencing on such date all of the Gross Revenues from the 1956 Facilities shall be deposited as received into the Gross Revenue Fund established by this Resolution.

(d) That on or before November 15, 1970, and on or before the 15th day of each month thereafter, the Proper Officers of the Board shall transfer from the Gross Revenue Fund and deposit in the Reserve Fund a sum of not less than \$15,000.00. Such transfers and deposits shall continue until the amount in the Reserve Fund is no less than \$900,000.00. If the Reserve Fund shall be depleted to an amount less than \$900,000.00 in

cash or investments at market value, the Board shall promptly restore to the Reserve Fund such deficiency from the first available funds and such transfers shall be resumed until such sum is restored. The moneys in the Reserve Fund shall be used from time to time to pay the principal of or interest due on the Bonds should the money in the Interest and Redemption Fund be insufficient. The funds and investments thus accumulated in the Reserve Fund shall be used in retiring the last of the Bonds outstanding.

(e) That on or before the 15th day of first month after the Reserve Fund has therein no less than \$900,000.00, and on or before the 15th day of each month thereafter, the Proper Officers of the Board shall transfer from the Gross Revenue Fund and deposit in the Repair Account a sum of not less than \$7,500.00. Such transfers and deposits shall continue until the amount in the Repair Account is no less than \$900,000.00. If the Repair Account shall be depleted to an amount less than \$900,000.00 in cash or investments at market value, the Board shall promptly restore to the Repair Account such deficiency from the first available funds and such transfers shall be resumed until such sum is restored. The moneys and the investments in the Repair Account are for the primary purpose and may be used for paying the cost of unusual or extraordinary maintenance or repairs, renewals and replacements in connection with the University Housing System. However, the moneys and the investments in the Repair Account shall be used from time to time to pay the principal of or interest due on the Bonds should the funds in the Interest and Redemption Fund and the Reserve Fund be insufficient, and together with the moneys and investments in

the Reserve Fund shall be used in retiring the last of the Bonds outstanding.

(f) That if on any occasion there shall not be sufficient money in the Gross Revenue Fund to make the required deposits into the Interest and Redemption Fund, the Reserve Fund or the Repair Account, then such deficiency shall be made up as soon as possible from the next available moneys in the Gross Revenue Fund, or from other sources lawfully available to the University.

(g)That after each transfer of the required amounts from the Gross Revenue Fund to the credit of any one or more of the Interest and Redemption Fund, the Reserve Fund, or the Repair Account, the Proper Officers of the Board shall cause the balance in said Gross Revenue Fund to be deposited to the credit of the Operation and Maintenance Fund. In addition to the deposits required in this subsection (g) to be made to the Operation and Maintenance Fund, during the construction of the Project the Proper Officers of the Board may make transfers of moneys from the Gross Revenue Fund to the Operation and Maintenance Fund that may be needed to pay the Current Expenses of the existing facilities, excluding the Encumbered Facilities, which are included in the University Housing System. Said Operation and Maintenance Fund shall be used for paying the Current Expenses of the University Housing System. It is specifically provided, however, that the deposits required to be made into the Interest and Redemption Fund, the Reserve Fund and the Repair Account shall have priority over those to be made into the Operation and Maintenance Fund, and no deposit shall ever be made into the Operation and Maintenance

Fund unless the Interest and Redemption Fund, the Reserve Fund and the Repair Account contain the total amounts then required to be on deposit therein.

(h) All money in the Operation and Maintenance Fund in excess of that required to pay the Current Expenses of the University Building System may be used by the Board for any lawful purpose.

14. On or before the 15th day of October, 1967, and on or before the 15th day of each April and of each October thereafter while any of the Bonds, or coupons thereon, is outstanding and unpaid, there shall be made available to the Banks of Payment, out of the Interest and Redemption Fund, money sufficient to pay such interest on and such principal of the Bonds, as will accrue or mature on the May 1 or November 1 immediately following.

15. (a) That moneys in all Funds created by this resolution, to the extent not invested, shall be secured in the manner prescribed by law for the securing of funds of The University of Texas in principal amounts at all times not less than the amounts of money respectively credited to such Funds.

(b) That whenever the total sum in the Interest and Redemption Fund and Reserve Fund shall be equivalent to (1) the aggregate principal amount of Bonds and Additional Bonds then outstanding, plus (2) the aggregate amount of all unpaid coupons thereto appertaining, unmatured and matured, no further payments need be made into the Interest and Redemption Fund or Reserve

Fund. In determining the amount of Bonds and Additional Bonds outstanding, there shall be subtracted the amount of Bonds which shall have been duly called for redemption and for which funds shall have been deposited in the Banks of Payment sufficient for such redemption.

(c) Moneys in the Interest and Redemption Fund, Reserve Fund and the Repair Account may, upon order of the Proper Officers of the Board, be invested in direct obligations of the United States Government, or obligations unconditionally guaranteed by the United States Government. Such obligations shall be held subject to the same lien as the moneys with which they were purchased. All interest accruing on any such obligations shall be placed immediately into the Fund or Account containing such obligations. Such obligations shall be sold when necessary or when so ordered by the Board, and the Board shall in all events order such sale of obligations purchased when necessary to prevent any default in connection with the Bonds. All moneys collected on such sales or at maturity shall be deposited in the Fund or Account containing such obligations. If a loss be incurred on any sale, the Board covenants to deposit immediately into the appropriate Fund or Account moneys available therefor sufficient to offset such loss.

16. (a) The Board reserves and shall have the right and power to issue in one or more series "Additional Bonds" for purposes permitted by law, which Additional Bonds, when issued, shall be secured by and payable from liens on and pledges of

the revenues herein pledged in the same manner and to the same extent as the Bonds and any other then outstanding Additional Bonds, if any; and the Additional Bonds permitted by this Section 16, when issued, shall be payable from the Interest and Redemption Fund and shall be in all respects of equal dignity and on a parity with the Bonds and any other then outstanding Additional Bonds, if any. Each resolution authorizing such Additional Bonds shall prescribe appropriate additional or larger payments to be made from the Gross Revenue Fund into the Interest and Redemption Fund, Reserve Fund and Repair Account. It shall provide that there shall be accumulated in the Reserve Fund within seven years the amount equivalent to the average annual principal and interest requirements on all parity revenue bonds outstanding after the additional parity bonds proposed to be issued are issued. It is specifically provided, however, that the Additional Bonds permitted by this Section 16 shall not be authorized or issued unless:

(1) The improvements and/or additions constructed, acquired (including the addition of existing facilities pursuant to subsection (b) of this Section 16) or equipped through the issuance of Additional Bonds shall be made a part of the University Housing System, and their revenues or fees charged for the use thereof shall be pledged as additional security for all outstanding Bonds issued pursuant to this resolution and Additional Bonds issued pursuant to this Section.

(2) The Board is not in default as to any covenant, condition or obligation set forth herein, and the Senior Financial Officer of the University signs a written certificate, approved by the signatures of the Chancellor of the

University and the Chairman of the Board, to such effect.

(3) The Interest and Redemption Fund, the Reserve Fund and the Repair Account contain the amounts of money then required by the terms hereof to be deposited therein.

(4) The State Auditor of Texas certifies or a certified public accountant who may or may not be regularly employed by the Board signs a written certificate to the effect that for the fiscal year or twelve months period next preceding the adoption of the resolution authorizing the issuance of such Additional Bonds the Net Revenues from the University Housing System together with other pledged revenues were at least equal to 1.25 times the average annual requirements for the payment of principal and interest on all outstanding Bonds and all outstanding Additional Bonds.

(5) The estimated annual Net Revenues from the improvements and/or additions constructed, acquired, or equipped from the proceeds of such Additional Bonds, when added to the estimated future Net Revenues of the University Housing System and other pledged revenues, shall equal each year at least 1.25 times the average annual requirements for principal and interest on all Bonds and Additional Bonds then outstanding and on the Additional Bonds to be so issued. Such estimate shall be made by the senior financial officer of the University and approved by the Chancellor of the University and the Chairman of the Board of Regents.

(6) The resolution authorizing such Additional Bonds shall provide for an identical flow of funds as heretofore prescribed, with payments of principal of the Additional Bonds on May 1, of the appropriate years and interest payments thereon on May 1 and November 1 of each year.

(b) In the event refunding bonds are issued as additional bonds hereunder, paragraphs(4) and (5) shall not apply, and so much of the existing facilities, the income or fees from which are pledged to the bonds to be refunded, shall be added to the University Housing System that shall have earned Net Revenues during the fiscal year or 12 months next preceding such refunding equal to, and the estimated future annual Net Revenues therefrom shall be each year no less than 1.25 times the average annual requirements for principal and interest on the Additional Bonds to be issued as refunding bonds. Such historical earnings shall be certified by the State Auditor or Certified Public Accountant, and such estimates shall be made by the Senior Financial Officer of the University and approved by the Chancellor of the University and the Chairman of the Board of Regents.

17. That it is hereby covenanted and agreed by the Board of Regents that while any part of the principal or interest of said issue of Bonds is outstanding and unpaid:

(a) It will faithfully perform at all times any and all covenants, undertakings, stipulations and provisions contained in this resolution and in each and every Bond executed and delivered hereunder, that it will promptly pay or cause to be paid from the revenues herein pledged the principal of and interest on every Bond issued hereunder, on the dates

and at the places and manner prescribed in such Bond, and that it will, at the times and in the manner prescribed herein, deposit or cause to be deposited, from the revenues pledged, the amounts of money specified herein. All bonds and coupons, when paid, shall be totally destroyed by the Banks of Payment and a certificate or certificates to such effect shall be furnished the Board by the Banks of Payment.

(b) It is duly authorized under the laws of the State of Texas to create and issue the Bonds; that all action on its part for the creation and issuance of the Bonds has been duly, lawfully and effectively taken, and that the Bonds in the hands of the holders and owners thereof will be valid and enforceable special obligations of the Board in accordance with their terms and the terms of this resolution.

(c) It lawfully owns and is lawfully possessed of the land upon which the University Housing System is located and it has a good and indefeasible estate in such land in fee simple; it warrants that it has, and will defend, the title to the said land and every part thereof and improvements thereon, for the benefit of the holders and owners of the Bonds against the claims and demands of all persons whomsoever; that the Project will be constructed in accordance with the plans herein approved and adopted; it is lawfully qualified to pledge the revenues herein pledged in the manner prescribed herein, and has lawfully exercised such right.

(d) It will from time to time, and before the same become delinquent, pay and discharge all taxes, assessments and

governmental charges, if any, which shall be lawfully imposed upon it, or upon the University Housing System, that it will pay all lawful claims for rents, royalties, labor, materials and supplies which, if unpaid, might by law become a lien or charge upon said structures, or any part of them, the lien of which would be prior to or interfere with the lien hereof, so that the priority of the lien granted hereunder shall be fully preserved in the manner provided herein, and that it will not create or suffer to be created any mechanic's, laborer's, materialman's or other lien or charge which might or could be prior to the lien hereof, or do or suffer any matter or thing whereby the lien hereof might or could be impaired; provided, however, that no such tax, assessment or charge, and that no such claim which might be used as the basis of a mechanic's, laborer's, materialman's or other lien or charge, shall be required to be paid so long as the validity of the same shall be contested in good faith by the Board.

(e) It will not do or suffer any act or thing whereby the University Housing System, or any part thereof, might or could be impaired, and that it will at all times maintain, preserve and keep the real and tangible property of said facilities and every part thereof in good condition, repair and working order and maintain, preserve and keep all structures and equipment pertaining thereto and every part and parcel thereof in good condition, repair and working order.

(f) That it will continuously and efficiently operate and maintain in good condition and at a reasonable cost the University Housing System and the Encumbered Facilities and the facilities and services offered by same,

(g) That it will establish and continuously maintain charges and rates for the facilities and services of the University Housing System which together with available income from the Encumbered Facilities will be sufficient to pay all Current Expenses of the University Housing System, to pay the principal of and interest on the Bonds as such principal and interest mature, and to establish and maintain the Reserve Fund and the Repair Account, as specified in Section 13 and the said charges and rates shall be revised from time to time in order that the proceeds thereof will be fully sufficient to furnish funds for said purposes.

(h) That it will establish and maintain in force such parietal rules and regulations as shall be necessary to insure, as nearly as possible, maximum use and occupancy of the University Housing System and the Encumbered Facilities.

(i) (1) That with respect to the University Housing System, the Board shall procure boiler explosion insurance on all steam boilers servicing said buildings in an amount not less than \$50,000 against loss suffered by reason of a boiler explosion, and the Board shall also procure fire and extended coverage insurance on such buildings and the contents thereof. The foregoing boiler explosion and fire and extended coverage insurance shall be maintained so long as any of the Bonds is outstanding and such fire and extended coverage insurance shall be in amounts at least sufficient to provide for full recovery on each building and the contents thereof whenever a loss from perils insured against does not exceed eighty per cent (80%) of the full insurable value thereof. In lieu of providing fire and extended coverage insurance as outlined above, the Board may elect to provide such insurance under its System-Wide Fire and

Extended Coverage Insurance policy, subject to a deductible provision which is reasonable in amount, provided, the Board has heretofore appropriated funds to cover such deductible amount, and has established and will maintain an account for such purpose and in such amount.

(2) Upon the happening of any loss or damage covered by any such policies from one or more of the causes to which reference is made in this Section, the Board shall make due proof of loss and shall do all things necessary or desirable to cause the insuring companies to make payment in full directly to the Board.

(3) The proceeds of insurance, covering such property, shall be used forthwith by the Board for the purpose of repairing the property damaged or replacing the property destroyed, and any insurance proceeds remaining upon the completion of such repair or replacement shall be deposited in the Interest and Redemption Fund.

(4) If the funds received from said insurance policies on account of any loss shall be insufficient to make the building or buildings suffering such loss tenantable or usable, then the Board shall hold said funds for the benefit of the holders of the outstanding Bonds and coupons, as their respective interests may appear.

(j) The Board shall procure and maintain use and occupancy insurance on the University Housing System in an amount sufficient to enable the Board to deposit in the Interest and Redemption Fund, out of the proceeds of such insurance, an amount equal to the sum that normally would have been available for deposit in the Interest and Redemption Fund from said facilities during the time they are wholly or partially non-revenue-producing, as a result of loss of use or occupancy caused by the perils covered 30 by fire and extended coverage insurance.

(k) That it will, on or before January 1 of each year, file with the original purchaser or purchasers of the Bonds a certificate signed and verified by an officer of the University stating that the Board has complied with the requirements of this Section 17 with respect to the maintenance of insurance, together with the name of each insurance company, the effective dates and numbers of each insurance policy concerned.

(1) That the Bonds shall not constitute an indebtedness of the State of Texas, the Board or The University of Texas such as is prohibited under the statutes authorizing their issuance; but shall be secured by an irrevocable pledge of the revenues as provided in this resolution.

(m) That it shall cause to be kept proper books, records and accounts (separate and apart from all other records and accounts) in which complete and correct entries shall be made of all transactions relating to the University Housing System and the facilities and services afforded therein; and that the Board shall furnish to any holder of any of the Bonds, at written request of such holder, not less than ninety (90) days after the close of each fiscal year, complete operating and income statements of the University Housing System in reasonable detail covering such period, and not less than one hundred twenty (120) days after the close of each fiscal year, the same certified by the Senior Financial Officer.

(n) That any holder or holders of twenty-five (25%) per centum in aggregate amount of the Bonds at the time then outstanding, shall have the right at all reasonable times to

inspect the University Housing System and all records, accounts and data of the Board relating thereto.

18. That there shall be created in a depositary of the University a special construction account which shall be entitled "Project Account" (hereinafter called the "Project Account"), into which shall be deposited concurrently with the delivery of the Bonds to the purchaser (1) the proceeds from the sale of the Bonds, less the amount of accrued interest and premium, if any, received on the sale of such Bonds and the amount appropriated therefrom pursuant to Section 13 which shall be deposited in the Interest and Redemption Fund, and (2) \$2,250,000.00 of lawfully available funds which is hereby appropriated for such purpose. The moneys in the Project Account shall be invested in Certificates of Deposit or direct obligations of the United States Government or obligations unconditionally guaranteed by the United States Government in a principal amount at all times not less than substantially all of the money on deposit in the Project Account. All interest accruing on such investments shall be deposited as received into the Interest and Redemption Fund. The money in the Project Account shall be paid out from time to time for the construction and equipment of the Project and the proposed Academic Building in accordance with the construction contract by and between the Board of Regents of The University of Texas and Warrior Constructors Inc. of Houston, on estimates approved by the associate architect named therein and vouchers approved by one or more Proper Officers of the Board, charged with the supervision of such construction. After the completion of the improvements, any residue remaining in the Project Account shall be transferred to the Interest and Redemption Fund. The Proper Officers of the Board are directed to take all steps necessary to accomplish the transfer of such interest and residue to the Interest and Redemption Fund.

19. That after said Bonds shall have been executed, it shall be the duty of the Chairman of the Board or some officer of the Board acting under authority from him to deliver said Bonds to the Attorney General of Texas, for examination and approval by the Attorney General. After said Bonds shall have been approved by the Attorney General, they shall be delivered to the Comptroller of Public Accounts of the State of Texas for registration. Upon registration of the Bonds, the Comptroller of Public Accounts (or a deputy designated in writing to act for the Comptroller) shall manually sign the Comptroller's certificate of registration prescribed herein to be printed on the back of each Bond, and the seal of said Comptroller shall be affixed to each of said Bonds.

20. That said Bonds are hereby sold and shall be delivered to ______, for the principal amount thereof

and accrued interest to the date of delivery, plus a premium of \$_____.

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CERTIFICATE FOR RESOLUTION ESTABLISHING AND ENFORCING PARIETAL RULES AND REGULATIONS

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THE STATE OF TEXAS COUNTY OF TRAVIS THE UNIVERSITY OF TEXAS

We, the undersigned officers of the Board of Regents of The University of Texas, hereby certify as follows:

1. The Board of Regents of said University convened in SPECIAL MEETING ON THE 23RD DAY OF FEBRUARY, 1967, on the Campus of said University, in the City of Austin, Travis County, Texas, and the roll was called of the duly constituted officers and members of said Board, to-wit:

Mr. Frank C. Erwin, Jr., Chairman	Mr. W, W, Heath
Mr. Jack S. Josey, Vice Chairman	Mr. Frank Ikard
Mr. W. H. Bauer	Mrs. J. Lee Johnson, III
Mr. Walter P. Brenan	Rabbi Levi Olan
Dr. H. F. Connally, Jr.	Betty Anne Thedford,
	Secretary

and all of said persons were present, except the following absentees: thus constituting a quorum. Whereupon, among other business, the following was transacted at said Meeting: a written

> RESOLUTION ESTABLISHING AND ENFORCING PARIETAL RULES AND REGULATIONS

was duly introduced for the consideration of said Board and read in full. It was then duly moved and seconded that said Resolution be adopted; and, after due discussion, said motion, carrying with it the adoption of said Resolution, prevailed and carried by the following vote:

AYES: All members of said Board shown present above voted "Aye."

NOES: None.

That a true, full and correct copy of the aforesaid 2. Resolution adopted at the Meeting described in the above and foregoing paragraph is attached to and follows this Certificate; that said Resolution has been duly recorded in said Board's minutes of said Meeting; that the above and foregoing paragraph is a true, full and correct excerpt from said Board's minutes of said Meeting pertaining to the adoption of said Resolution; that the persons named in the above and foregoing paragraph are the duly chosen, qualified, and acting officers and members of said Board as indicated therein; that each of the officers and members of said Board was duly and sufficiently notified officially and personally, in advance, of the time, place, and purpose of the aforesaid Meeting; and that said Resolution would be introduced and considered for adoption at said Meeting, and each of said officers and members consented, in advance, to the holding of said Meeting for such purpose.

SIGNED AND SEALED the day of February, 1967.

Secretary

RESOLUTION

BY THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS COVENANTING TO ESTABLISH AND EN-FORCE SUCH PARIETAL RULES AND REGULATIONS AS WILL ASSURE MAXIMUM OCCUPANCY AND USE OF THE FACILITIES AND SERVICES TO BE AF-FORDED BY CERTAIN DORMITORIES AND DINING FACILITIES, THE REVENUES OF WHICH ARE PLEDGED TO THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS HOUSING SYSTEM REVENUE BONDS, SERIES 1967.

WHEREAS, concurrently with the adoption of this resolution the Board of Regents of The University of Texas (hereinafter sometimes called the "Board") has authorized the issuance of \$16,500,000.00 of Board of Regents of The University of Texas Housing System Revenue Bonds, Series 1967 (hereinafter sometimes called the "Bonds"), for the purpose of providing the funds for the construction of dormitory and dining facilities for approximately 3,000 students on the campus of the University of Texas (hereinafter called the "Project") and has pledged the gross revenues derived from the ownership and operation of the University Housing System (hereinafter defined) to the payment of the principal of and the interest on the Bonds; and

WHEREAS, the resolution authorizing the Bonds provides for the following definition, to-wit:

The term "University Housing System" shall mean and include the following facilities owned and operated by the University and located on its main campus:

(a) Existing dormitories known as Brackenridge
 Hall (capacity 149 men); Roberts Hall (capacity 153 men);
 Prather Hall (capacity 164 men); Littlefield Dormitory
 (capacity 166 women) and the dining facilities located
 therein;

(b) Existing separate dining facilities known as
University Cafeteria (capacity 610); Chuck Wagon (capacity 485); Faculty-Staff Dining Room (capacity 185); (University Cafeteria, Chuck Wagon, and Faculty-Staff Dining Room are sometimes collectively referred to as "University Commons"); and Law School Snack Bar (capacity 75);

(c) The Project;

(d) Any facilities at any time hereafter added to the University Housing System;

(e) The Encumbered Facilities (certain existing dormitories and dining facilities) after they become a part of the University Housing System when the Encumbered Facilities Bonds (outstanding bond issues variously secured by revenues from the Encumbered Facilities) shall have been retired;

(f) All buildings, facilities and services of all of the foregoing, together with all improvements, extensions and additions thereto and replacements thereof; and

WHEREAS, the Board has covenanted with the prospective holders of the aforesaid Bonds that it will at all times while the Bonds are outstanding, establish and maintain such parietal rules for the University Housing System, the gross revenues of which are pledged to the payment of the Bonds, as are necessary to assure maximum occupancy and use of same;

WHEREAS, the Board is authorized to enter into an agreement relating to the maintenance of a maximum percentage of occupancy and use of the facilities whose gross revenues are pledged to the payment of principal of and interest on Bonds of said Board:

THEREFORE, BE IT RESOLVED BY THE BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS:

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1. That this Board hereby establishes and covenants to enforce so long as any of the Bonds is outstanding or unpaid parietal rules and regulations that will assure maximum occupancy and use of the University Housing System, and the facilities and services afforded by same.

2. That in the event more space or facilities should become available for dormitory purposes than are required by students applying for such space or facilities, the officers of The University of Texas are hereby directed to give preference and priority to the use of the University Housing System, resulting to the extent practicable in the occupancy and use of all the space and services of said buildings, even if such preference results in the non-use of all or a part of other space or facilities available at The University of Texas suitable or usable for dormitory purposes.

3. That to the extent that any surplus space or facilities shall ever become available in the University Housing System, while any of the Bonds remains outstanding and unpaid, it shall be the duty of the officers of The University of Texas to enforce a rule requiring occupancy and use, to the extent practicable, of the University Housing System by students attending The University of Texas, and this provision shall be considered as a rule for guidance of said officers.

4. That the officers of The University of Texas are hereby directed to utilize and to cause the utilization of the University Housing System in such manner as it will yield the maximum revenues of which it is reasonably capable, to the end

that the Bonds may be adequately serviced.

5. That such rules shall be amended from time to time as the conditions arise so as to meet changing conditions, better to assure the fulfillment of this pledge.

6. Notwithstanding the foregoing provisions of this resolution, it is specifically provided that the parietal rules herein set forth shall be subordinate to all valid parietal rules heretofore adopted by the Board in connection with the issuance of any revenue bonds or notes of the Board insofar as there may be any conflict.

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CERTIFICATE FOR RESOLUTION FIXING RATES

THE STATE OF TEXAS	:
COUNTY OF TRAVIS	
THE UNIVERSITY OF TEXAS	:

We, the undersigned officers of the Board of Regents of The University of Texas, hereby certify as follows:

1. The Board of Regents of said University convened in SPECIAL MEETING ON THE 23RD DAY OF FEBRUARY, 1967, on the Campus of said University, in the City of Austin, Travis County, Texas, and the roll was called of the duly constituted officers and members of said Board, to-wit:

Mr. Frank C. Erwin, Jr.,Chairman	Mr. W. W. Heath
Mr. Jack S. Josey, Vice Chairman	Mr. Frank Ikard
Mr. W. H. Bauer	Mrs. J. Lee Johnson,III
Mr. Walter P. Brenan	Rabbi Levi Olan
Dr. H. F. Connally, Jr.	Betty Anne Thedford,
	Secretary

and all of said persons were present, except the following absentees:

thus constituting a quorum. Whereupon, among other business, the following was transacted at said Meeting: a written

RESOLUTION FIXING RATES

was duly introduced for the consideration of said Board and read in full. It was then duly moved and seconded that said Resolution be adopted; and, after due discussion, said motion, carrying with it the adoption of said Resolution, prevailed and carried by the following vote:

AYES: All members of said Board shown present above voted "Aye."

NOES: None.

2. That a true, full and correct copy of the aforesaid Resolution adopted at the Meeting described in the above and foregoing paragraph is attached to and follows this Certificate; that said Resolution has been duly recorded in said Board's minutes of said Meeting; that the above and foregoing paragraph is a true, full and correct excerpt from said Board's minutes of said Meeting pertaining to the adoption of said Resolution; that the persons named in the above and foregoing paragraph are the duly chosen, qualified, and acting officers and members of said Board as indicated therein; that each of the officers and members of said Board was duly and sufficiently notified officially and personally, in advance, of the time, place, and purpose of the aforesaid Meeting; and that said Resolution would be introduced and considered for adoption at said Meeting, and each of said officers and members consented, in advance, to the holding of said Meeting for such purpose.

SIGNED AND SEALED the ____ day of February, 1967.

(SEAL)

Secretary

RESOLUTION

BY THE BOARD OF REGENTS OF THE UNI-VERSITY OF TEXAS FIXING ROOM RENTAL RATES AND ROOM AND BOARD RATES FOR THE DORMITORIES OF THE UNIVERSITY HOUSING SYSTEM, THE REVENUES OF WHICH ARE PLEDGED TO THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON BOARD OF REGENTS OF THE UNI-VERSITY OF TEXAS HOUSING SYSTEM REVENUE BONDS, SERIES 1967.

WHEREAS, concurrently with the adoption of this resolution the Board of Regents of The University of Texas (hereinafter called the "Board") has authorized the issuance of \$16,500,000.00 of Board of Regents of The University of Texas Housing System Revenue Bonds, Series 1967 (hereinafter sometimes called the "Bonds") for the purpose of providing the funds for the construction of dormitory and dining facilities for approximately 3,000 students on the campus of the University of Texas (hereinafter defined as the "Project"); and

WHEREAS, the resolution authorizing the Bonds pledges to the payment of principal of and interest on the Bonds the gross revenues of the University Housing System of The University of Texas; and

WHEREAS, the resolution authorizing the Bonds provides for the following definitions, to-wit:

The term "Encumbered Facilities" shall mean and include the following facilities owned and operated by the University and located on its main campus: Blanton Hall (capacity 270 women) and the dining facilities contained therein; Simkins Hall (capacity 204 men); Moore Hall (capacity 321 men); Varsity Cafeteria (single seating capacity 350 (collectively

referred to as the 1954 Facilities)); Kinsolving Dormitory (capacity 776 women) and the dining facilities contained therein; Andrews Dormitory (capacity 126 women) and the dining facilities contained therein; Carothers Dormitory (capacity 124 women (collectively referred to as the 1956 Facilities)); together with all improvements, extensions and additins thereto and replacements thereof.

The term "Gross Revenues" when used with reference to any facility or facilities, shall mean all of the revenues and income of every nature derived from the operation and/or ownership thereof.

The term "Project" shall mean and include the housing and dining facilities for 3,000 students to be constructed on the main campus of the University with the proceeds of these Bonds.

The term "University Housing System" shall mean and include the following facilities owned and operated by the University and located on its main campus:

(a) Existing dormitories known as Brackenridge
Hall (capacity 149 men); Roberts Hall (capacity 153 men);
Prather Hall (capacity 164 men); Littlefield Dormitory
(capacity 166 women) and the dining facilities located
therein;

(b) Existing separate dining facilities known as
University Cafeteria (capacity 610); Chuck Wagon (capacity 485); Faculty-Staff Dining Room (capacity 185); (University Cafeteria, Chuck Wagon and Faculty-Staff Dining Room are sometimes collectively referred to as "University Commons"); and Law School Snack Bar (capacity 75);

(c) The Project;

(d) Any facilities at any time hereafter addedto the University Housing System;

(e) The Encumbered Facilities (certain existing dormitories and dining facilities) after they become a part of the University Housing System when the Encumbered Facilities Bonds (outstanding bond issues variously secured by revenues from the Encumbered Facilities) shall have been retired;

(f) All buildings, facilities and services of all of the foregoing, together with all improvements, extensions and additions thereto and replacements thereof; and

WHEREAS, it is therefore proper that before the actual issuance and delivery of said Bonds that rates be fixed for the use of the dormitories of the University Housing System; NOW, THEREFORE, IT IS HEREBY RESOLVED BY THE BOARD OF DIRECTORS OF THE UNIVERSITY OF TEXAS:

1. That the following room rental rates and room and board rates for the use of the dormitories of the University Housing System, the Gross Revenues of which have been so pledged, is hereby found to be reasonable and are hereby established to be effective beginning with the Fall Semester of 1967, and shall remain in force and effect until changed by this Board in accordance with the covenants contained in the resolution authorizing the Bonds, to-wit:

<u>Dormitories</u>	Room Rates Per Regular Semester
Brackenridge	\$ 120.00
Roberts	120.00
Prather	120.00
Simkins	180.00
Moore	180.00
	Room and Board Rates Per Regular Semester
Littlefield	358.00
Blanton	418.00
Kinsolving	428.00
Andrews	358.00
Carothers	358.00
The Project:	
For men	490.00
For women	480.00

2. That the administrative officers of The University of Texas be and are hereby authorized, ordered and directed to do any and all things necessary and/or convenient to carry out and accomplish the purpose of this resolution.

BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS, STUDENT HOUSING SYSTEM REVENUE BONDS, SERIES 1967, IN THE AMOUNT OF \$16,500,000.

DESIGNATION OF PAYING AGENCY.--Attached is a tabulation of the bids received and publicly opened and tabulated at 2 p.m., February 21, 1967, in accordance with specifications previously furnished the qualified bidders (Texas banks with assets in excess of \$100,000,000).

It is recommended that the bid of the El Paso National Bank, El Paso, Texas, be accepted with a charge of two cents (2ϕ) per coupon and ten cents (10ϕ) per bond. The co-paying agents are Bankers Trust Company of New York, New York, and Continental Illinois National Bank and Trust Company of Chicago, Illinois.

AWARD OF CONTRACT FOR PRINTING THE BONDS.--Attached is a tabulation of the bids received and publicly opened and tabulated at 2 p.m., February 21, 1967, in accordance with specifications previously furnished The Steck Company and Helms Printing Company.

It is recommended that the contract be awarded to The Steck Company, the only bidder, for bonds with lithographed borders. The total cost will be as shown for the number of coupons named by the successful bidder for the bonds. <u>Note</u>: Award for paying agency will be made at meeting of the Board of Regents in Austin, Texas, on February 23, 1967.

BIDS FOR PAYING AGENCY

\$16,500,000 BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS HOUSING SYSTEM REVENUE BONDS SERIES 1967

(Dated January 1, 1967)

Tabulation of Bids Received February 21, 1967 - 2:00 p.m.

, Bidder		Co-Paying Agents	Per Coupon Paid	Per Bond Paid
Mercantile National Bank of Dallas Dallas, Texas	N.Y. Chi:	Chase Manhattan Bank First National Bank of Chicago	9¢	75¢
The Fort Worth National Bank Fort Worth, Texas	N.Y: Chi:	Bankers Trust Company Continental Illinois Nat'l. Bank of Chicago	8¢	60¢
The First National Bank of Fort Worth Fort Worth, Texas	<u>N.Y</u> : <u>Chi</u> :	Manufacturers Hanover Trust Company of New York Continental Illinois Nat'l. Bank & Trust Co. of Chicago	9¢	50¢
Bank of the Southwest National Association Houston, Texas	<u>N.Y</u> : <u>Chi</u> :	Bankers Trust Company Continental Illinois Nat'l. Bank & Trust Co.	9¢	90¢
First City National Bank of Houston Houston, Texas	<u>N.Y</u> : <u>Chi</u> :	Manufacturers Hanover Trust Company Continental Illinois Nat'l. Bank	12 <u>1</u> ¢	\$2.50
El Paso National Bank El Paso, Texas	<u>N.Y</u> : <u>Chi</u> :	Bankers Trust Company Continental Illinois Nat'l. Bank & Trust Co. of Chicago	2¢	10¢
Republic National Bank of Dallas Dallas, Texas	<u>N.Y</u> : <u>Chi</u> :	First National City Bank of New York First National Bank of Chicago	5¢.	50¢
Texas Bank & Trust Company of Dallas Dallas, Texas	$\frac{N.Y:}{Chi}$:	Chase Manhattan Bank Harris Trust & Savings Bank	10¢	\$1.20
Frost National Bank of San Antonio San Antonio, Texas	<u>N.Y</u> : <u>Chi</u> :	First National City Bank of New York Harris Trust & Savings Bank	lO¢	\$1.25
Texas National Bank of Commerce of Houston Houston, Texas	<u>N.Y</u> : <u>Chi</u> :	Bankers Trust Company The Northern Trust Company	lO¢	90¢

BIDS FOR PRINTING BONDS

\$16,500,000 BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS HOUSING SYSTEM REVENUE BONDS (Dated January 1, 1967)

Tabulation of Bids Received February 21, 1967

Bidder	One Coupon Rate	Two Coupon Rates	Three Coupon Rates	Four Coupon Rates	Five Coupon Rates	Six Coupon Rates	No. of Working Days
The Steck Company P. O. Box 968 Austin, Texas 78767	\$1,056.00	\$1,068.00	\$1,080.00	\$1,092.00	\$1,104.00	\$1 , 116.00	15
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BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS, STUDENT HOUSING SYSTEM REVENUE BONDS, SERIES 1967, IN THE AMOUNT OF \$16,500,000

SALE OF THE BONDS.--As authorized, bids were called for and received until 1:30 p.m., CST on February 23, 1967, and then publicly opened and tabulated. A copy of the tabulation is attached.

It is recommended by the Executive Director, Investments, Trusts and Lands, that the Board of Regents adopt the resolution authorizing the issuance of the bonds and the sale to a syndicate with Halsey, Stuart & Co., Inc.; Phelps, Fenn & Co.; Lehman Bros.; Bear, Stearns & Co.; Eastman Dillon, Union Securities & Co., Managers and Associates, at the price of par and accrued interest to date of delivery, at rates of interest shown on the tabulation.

TABULATION OF BIDS ON \$16,500,000 BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS HOUSING SYSTEM REVENUE BONDS, SERIES 1967

Selling Thursday, February 23, 1967, at 1:30 P.M., C.S.T.

ACCOUNT	COUPONS		INTEREST COST	EFF. RATE
	19 <u>71</u> to <u>78</u>	5.00%	Gross: \$ 18,439,43	
Halsey, Stuart & Co., Inc., Phelps, Fenn & Co.,		4.40	Less Prem: -0-	
Lehman Bros., Bear, Stearns & Co., Eastman	81to 83	4.25	Net: \$ 18,439,43	
Dillon, Union Securities & Co., Managers	84to 89	4.00		<u></u>
and Associates	90to 99	4.10	-	
•	2000to 2007	4.15	-	
			_	
White, Weld & Co.,	19 <u>71</u> to <u>78</u>	5.00%	Gross: \$ <u>18,649,79</u>	98.23 4.20043%
First Boston Corp. and Associates	<u>79to 81</u>	4.25	Less Prem: 1,79	98.50
	82to 86	4.20	Net: \$ <u></u> \$\$\$\$\$\$	<u>}9</u> .73
+	<u>87</u> to 94	4.10	_	
	<u>95to 98</u>	4.15	_	
	99to 2007	4.20	_	
	19to		_ Gross: \$	
	to		Less Prem:	
·	to		Net: \$	-
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	19to		Gross: \$	
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MAIN UNIVERSITY - AWARD OF CONTRACT FOR DORMITORY-ACADEMIC COMPLEX AND APPROPRIATION THEREFOR.--In accordance with authorization given at the Regents' Meeting held January 28, 1967, negotiations were held with the low bidder on the Dormitory-Academic Complex at the Main University, Warrior Constructors, Inc., in order to bring the project within the amount of money available. These negotiations have now been completed, and it is the recommendation of Main University Business Manager Colvin, Mr. V. E. Thompson, Vice-Chancellors Hackerman, Landrum, and Walker, and Chancellor Ransom that a contract award be made to Warrior Constructors, Inc., Houston, Texas, in the amount of \$15,821,521.00, based on the following:

Base Bid

\$16,512,000.00

Doduo	tive Alternates:	
1.	Omit central bakery equipment	\$015 000 00
•		\$215,000.00
2.	Omit removable partitions in dining	
	room (Alternate No. 2)	24,000.00
3.	Change dining room floor from carpet	
	to vinyl asbestos (Alternate No. 3)	24,000.00
4.	Change closet doors in student rooms	
	(Alternate No. 5)	48,000.00
5.	•	-10,5000,00
J•	<i>v</i> . <i>v</i>	25 000 00
	Type A (Alternate No. 6)	35,000.00
6.	Omit precast aggregate bands on low	
	rise of dormitory (Alternate No. 8)	36,000.00
	Total Deductive Alternates	382,000,00
Negot	iated Deductions and Additions:	
1.		
T •		
	W, including precast band under coping,	
	but not including spandrel facing, deduct	
2.	Delete Type E precast units and substitute	i
	masonry, deduct	19,200.00
3.	Change all precast to limestone, deduct	105,400.00
	Add back horizontal bands in low rise	
	units in limestone, add	29,600.00
5	Delete carpet in the small lounges in	27,000.00
. • •		10 500 00
	the dormitory, deduct	13,500.00
6.	Substitute Amarlite doors in lieu of	· · ·
•	balanced doors, deduct	59,500.00
7.	Substitute Fesco board insulation in	
	lieu of Wethane, deduct	19,900.00
8.	Modify stair rails in service areas,	
	deduct	12,000.00
9.		12,000.00
		7 750 00
10	Lincoln to Serv-o-Lift, deduct	7,752.00
10.	Substitute steam kettle assemblies,	
	deduct	12,300.00
11.	Ovens - change from stainless steel	
	exterior to enamel finish, deduct	3,671.00
12.	Omit scale, deduce	3,366.00
13.	Change freezes shelf material from	
	aluminum to stainless steel, add	5,710.00
14.	Charge air chambers from manufactured	J, 110.00
170		10 000 00
16	to job construction, deduct	19,000.00
15.	Denote Dole flow control valves for	
	lavatories, deduct	2,000.00
16.	Use standard fire hose cabinet in lieu	
	of special, deduct	2,700.00
17.	Delete requirement for high pressure	•
	valves, deduct	2,800.00
18.	Use Weld-o-Lets in lieu of weld tees for	_,
	branches two sizes smaller than mains,	
1.1	deduca	2 100 00
		2,400.00
1. A. A.		000
	Total Magoriated Deductions	<u>308,479.00</u>
		• .
	1 Deductions	

Tetal Deductions

690,479.00

<u>\$15,821,521.00</u>

Recommended Contract Award

It is further recommended that in order to cover the recommended Contract Award, Architects' Fees thereon, Interest During Construction, Movable Furniture and Equipment, and Miscellaneous Expenses, the sources of funds be approved as follows, with appropriation being made of all sources listed:

Revenue Bond Issue	\$16,500,000.00
Permanent University Fund Bond	
Proceeds (already allocated)	1,250,000.00
Permanent University Fund Bond	ъ.
Proceeds (To be reimbursed by Title I	
Grant, as and when received, applica-	•
tion for which has been made and award	
is still pending)	600,000.00
Balances Available in Reserves from	
Housing and Food Service Operation	400,000.00
Total	<u>\$18,750,000.00</u>

It is understood that the advances made from the Reserve from Housing and Food Service operations to cover Architects' Fees on this project will be repaid and that the Architects' Fees already appropriated from Permanent University Fund Bonds on the Academic portion of the project will be repaid from the amount to be appropriated from Permanent University Fund Bonds as shown above.

Distributed at the Meeting and Amended



OFFICE OF THE CHANCELLOR THE UNIVERSITY OF TEXAS AUSTIN, TEXAS 78712

February 23, 1967

MEMORANDUM TO THE BOARD OF REGENTS

Mr. Erwin, Chairman Mr. Josey, Vice Chairman Mr. Bauer Mr. Brenan Dr. Connally Mr. Heath Mr. Ikard Mrs. Johnson Rabbi Olan

FROM: C. A. LeMaistre, M. D., Vice-Chancellor for Health Affairs

SUBJECT: Proposed Report on Nursing Education to be sent to the Coordinating Board

Attached for your consideration are two documents relating to your approval at the January meeting of recommendations on Nursing Education for the University System:

(1) A statement by Dr. MarilynWillman, Acting Dean, School of Nursing, and her colleagues, on specific developmental plans in accordance with the Regents' policy and instructions of the Coordinating Board.

(2) A draft of a Summary Report to be sent to the Coordinating Board from the University of Texas, including the typical cost estimate developed by Vice-Chancellor Walker.

I apologize for the lateness of this recommendation. As you know, however, the situation on reorganization of nursing education in the University has not been easy to clarify. I shall appreciate your reviewing both documents and letting me have your suggestions for changes in the draft prepared for the Coordinating Board along with your approval for sending the report to the Coordinating Board.

CAL:np

attachments

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Report to the Board of Regents Developmental Plans for The University of Texas School of Nursing

The University of Texas School of Nursing proposes to give first attention to the reorganization of the School and centralization of the administration in Austin. Conconitant with the above is the firm intent to retain and strengthen clinical programs located at the Medical Branch in Calveston and to continue investigation of the adequacy and availability of hospital and community health facilities appropriate to program development at the undergraduate and graduate levels in Austin.

The next step is orderly expansion of clinical programs. The first phase in this development will be evaluation of Houston as an extended site for appropriate portions of the clinical program which may be needed in the near future to supplement the program in Galveston. When feasible, in terms of faculty and facilities, all portions of the clinical program can be offered.

When the present programs in Austin and Galveston and the proposed program in Houston are functioning effectively with strong faculties, adequate facilities, and healthy enrollments, additional medical centers, such as San Antonio and Dallas, will be evaluated for the development of clinical programs. The question of a clinical facility at Texas Western in El Paso was considered. The distance from the parent campus of The University of Texas School of Nursing in Austin raises questions about the practicality of its use as a clinical extension of The University nursing program at this time. It is our belief that the feasibility of developing a baccalaureate program in nursing at this site, instead of a clinical branch, should be determined on the basis of an area study.

The University of Texas School of Nursing further proposes to increase its contribution to the supply of professional nurses immediately by closer cooperation with junior colleges. More concerted planning of courses with the following junior colleges would permit students to live at home while completing the majority of the liberal arts prerequisites before transferring into The University program:

Wharton Junior College, Wharton Victoria College, Victoria Del Mar College, Corpus Christi Texas Southmost College, Brownsville Laredo Junior College, Laredo San Antonio College, San Antonio Southwest Texas Junior College, Uvalde

Prospective students in the southern area of the state would thus be presented with the greater possibility of baccalaureate education in nursing without the establishment of a new baccalaureate nursing program in the area.

A tabulation was made recently of sources of inquiries about professional nursing education directed to the Health

Careers Program of the Texas Hospital Association from June through December 1966. The largest number of inquiries originated in San Antonio and the five counties immediately surrounding the metropolitan area, with relatively large numbers originating in the Houston-Gulf Coast and Austin-Travis County areas.

In the Austin-Travis County area, there is available only a diploma program. Considering the wealth of clinical facilities, both present and projected, there is ample justification for expansion of The University nursing program in this area. With such expansion, additional professional nursing students could be accommodated, and a complete basic program would complement the graduate program to be located in Austin in its entirety beginning in September 1967. The basic program curriculum provides a source of needed teaching experience for graduate students, and the possibility of teaching assistantships for graduate students would be likely to encourage larger numbers of students to seek advanced preparation.

In the Houston-Gulf Coast area, there are four baccalaureate programs, two associate degree programs, and five diploma programs. Of the baccalaureate programs, one is located in a private institution, one is state-supported, but not accredited by the National League for Nursing, and the other two are state-supported and League-accredited. The University School of Nursing offers a program which

permits completion of the majority of the liberal arts courses in another institution prior to transfer, a pattern which meets the needs of a large group of students. Thus, what seems to be a duplication of baccalaureate programs in this area becomes, in reality, a matter of two programs, similar in that they are state-supported, but quite different in the needs which they can meet. There seems to be clear justification, therefore, for considering the expansion described above in the Houston area.

The San Antonio-South Texas area is presently provided with opportunities for nursing education in the form of one baccalaureate program, three associate degree programs (in various stages of development with respect to admission of students), and two diploma programs. Since the baccalaureate program is offered in a private institution, costs are more prohibitive than in public institutions. There seems to be, therefore, ample justification for the development in this area of a clinical program, particularly with the incorporation of junior colleges and their liberal arts offerings into the planning.

In summary, the School of Nursing is proposing to concentrate first on reorganization and strengthening of the present program and then on a series of orderly expansions into various areas in the state. Such expansion will follow determination of the adequacy of clinical facilities and the availability of faculty, supporting personnel, space, and equipment.

> Prepared and submitted by Dr. Marilyn Willman, Acting Dean, and Miss Chloe Floyd, Acting Director, Clinical Program in Galveston.

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OFFICE OF THE CHANCELLOR THE UNIVERSITY OF TEXAS AUSTIN, TEXAS 78712

February 23, 1967

MEMORANDUM

To: Coordinating Board, Texas College and University System

From: The University of Texas

Subject: Summary of Plans for The University of Texas School of Nursing.

At the present time, The University of Texas School of Nursing Baccalaureate program consists of four semesters and one Summer session, or portions thereof, in the College of Arts and Sciences at the Main Campus in Austin, followed by four semesters in the School of Nursing at the Medical Branch in Galveston. Similarly, the Baccalaureate program for Registered Nurses and the Master of Science in Nursing program are divided between the Austin and Galveston campuses.

In an effort to meet present and future needs of the State for nurses and nurse educators, the Board of Regents at its meeting on January 27, 1967, adopted a series of recommendations for Nursing Education. The recommendations provide for unified administrative control of all nurse education programs under The University of Texas School of Nursing, and appointment of a Dean of Nursing Education who reports directly to the Vice-Chancellor for Health Affairs. At each component unit of the University System, an Associate Dean of Nursing Education is to be appointed who will report to the Dean through the head of the institution relative to all matters affecting the institution in which the clinical program is based. By mutual agreement between the Institutional Head and the Dean of the School of Nursing, operating details may be delegated by the Dean of the School of Nursing to the Associate Deans who will be responsible for keeping the Institutional Head informed.

To implement the Regents' statement of policy on nursing education, the following initial organizational changes are to be made:

- (a) The Baccalaureate program will be expanded by establishing clinical programs in major medical centers located in areas of high population density in which The University of Texas has component institutions.
- (b) Nurse education at The University of Texas Medical Branch in Galveston will be designated and administered as a clinical activity.

Coordinating Board, Texas College and University System

- (c) The existing graduate nurse program will be moved from Galveston to Austin effective September 1, 1967, to take maximum advantage of all assets of the University System. Further, the graduate program in nursing will increase its efforts in the preparation of teachers for nursing education.
- (d) In recognition of the acknowledged shortage of bedside nurses and need for such nurses to assist in the care of the sick in Texas and in the Nation, the University will encourage, where appropriate, the establishment and development of Associate Degree Programs and Diploma Programs in Nursing by the junior colleges and hospitals located in geographic proximity to University of Texas biomedical units. Particular attention will be given to the Regents' policy that its clinical facilities be made available for the training of nursing personnel under the auspices of the junior colleges and hospitals of Texas
- (e) A statewide program of Continuing Education in Nursing will be developed by and placed under the joint jurisdiction of The University of Texas School of Nursing and Texas Woman's University College of Nursing.

Expansion of nursing activities presently located at the clinical branch in Galveston will be achieved by utilizing certain professional services available to The University of Texas at Houston, such as maternal child health, public health, and the like.

Equally important is the University's intention to lay the groundwork for a clinical branch in Houston, to be developed in the next biennium, with graduate programs in nursing based at the Graduate School of Biomedical Sciences, at the School of Public Health, or in other institutions as may be necessary, under The University of Texas School of Nursing.

Close attention will be given to the possibilities for a clinical branch in Austin, recognizing the current affiliation with St. David's Hospital. From this excellent base of patient care, the School of Nursing will gradually expand clinical teaching as facilities and staff permit.

As pointed out in Paragraph (d) above, the Regents' plan to encourage, where appropriate, Associate Degree Programs and Diploma Programs cooperatively with junior colleges and hospitals in the State is expected to assist greatly in meeting the need for nurses to care for the sick.

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SCHOOL OF NURSING (Clinical) PRO FORMA ANNUAL OPERATING BUDGET (Based on a 7-1 Student-Faculty Ratio)

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Faculty Salaries	Average Salary	Annual Budget 210 Students 140 Students
Associate Dean and Professor	\$16,000	(1) \$ 16,000 (1) \$ 16,000
Professor	15,000	(2) 30,000 (1) 15,000
Associate Professor	13,000	(4) 52,000 (4) 52,000
Assistant Professor	11,000	(12) 132,000 (7) 77,000
Instructor SUB-TOTAL	8,000	(12) <u>96,000</u> (8) <u>64,000</u> \$326,000 \$224,000
Non-Teaching Salaries		
Clinical Assistants	6,000	(6) 36,000 (5) 30,000
Classified Personnel		
Secretary	4,800	(2) 9,600 (2) 9,600
Clerk-Typist SUB-TOTAL	3,600	(4) <u>14,400</u> (3) <u>10,800</u> \$ 24,000 \$ 20,400
TOTAL SALARIES		\$386,000 \$274,400
Maintenance and Operation		\$ 24,000 \$ 20,000
Equipment		5,000 4,000
Travel		5,000 4,000
TOTAL BUDGET		\$420,000 \$302,400
Estimated Cost per Student		<u>\$ 2,000</u> <u>\$ 2,160</u>

Distributed at the Meeting and Amended

AFFILIATION AGREEMENT

THE STATE OF TEXAS (COUNTY OF BEXAR)

This AGREEMENT made and entered into this _____ day of ______, 1967, by and between the BOARD OF MANAGERS OF THE BEXAR COUNTY HOSPITAL DISTRICT, a political subdivision, hereinafter sometimes called "Hospital Board," and the BOARD OF REGENTS OF THE UNIVERSITY OF TEXAS SYSTEM for and on behalf of The University of Texas South Texas Medical School, San Antonio, Texas, hereinafter sometimes called "University," WITNESSETH:

WHEREAS, it is mutually recognized that the Hospital Board and the South Texas Medical School have certain objectives in common, namely, (a) the advancement of medical service through excellent professional care of patients, (b) the education and training of medical and ancillary personnel, (c) advancement of medical knowledge through research, and (d) promotion of personal and community health, and that each can accomplish these objectives in larger measure and more effectively through affiliated operations; and

WHEREAS, it is mutually recognized that the primary function of the Bexar County Hospital District is the provision of the best possible medical and hospital care for the citizens of Bexar County; and

WHEREAS, it is the desire of both parties that the hospitals operated by the Hospital Board shall be available as teaching hospitals of The University of Texas South Texas Medical School in order that both parties can accomplish their obligations in larger measure and more effectively one with the other:

NOW, THEREFORE, for and in consideration of the foregoing and in further consideration of the mutual benefits, the parties hereto agree as follows: 1. That The University of Texas South Texas Medical School will be established and operated as an accredited school of medicine as prescribed by the laws of the State of Texas, with the Board of Regents of The University of Texas System retaining all jurisdictional powers incident to separate ownership, including the power to determine the general and fiscal policies of the institution and to appoint its administrative, faculty and other personnel under the terms of subsequent paragraphs of this agreement.

2. That the Hospital Board shall retain for its hospitals all jurisdictional powers incident to separate ownership, including the powers to determine general and fiscal policies and to appoint its administrative officers and other personnel, under terms of subsequent paragraphs of this agreement. Such Board shall furnish a teaching and research hospital within one mile of the medical school fully integrated with the program of The University of Texas South Texas Medical School and will make available inpatient and outpatient professional services in other hospitals operated by Hospital Board as may be required for the purposes of teaching and research.

3. That the Hospital Board retains final jurisdiction over the administration and supervision of the hospitals and over admission of patients to the hospitals and the assignment of beds therein, but must consult with the Dean of The University of Texas South Texas Medical School in the formulation of such policies.

4. That the Hospital Board will operate its hospitals in a manner and with standards consistent with those of the leading teaching hospitals in the United States, and it shall bear all costs for supporting and maintaining a complete staff of interns and residents and other personnel it requires.

-2-

5. That University will provide, without cost to the Hospital Board, qualified physicians and surgeons from the Medical School faculty to supervise and direct professional services to in-patients and out-patients of the Bexar County Teaching Hospital and other such in-patient and out-patient professional services within other hospitals operated by Hospital District provided that the construction of a Teaching Hospital is completed no later than January 1, 1969. In the event the Teaching Hospital is not available on or before January 1, 1969 it is understood and agreed that this agreement shall terminate and be of no further force and effect. The physicians and surgeons of the Medical School faculty will supervise all medical training and research activities conducted in the hospitals under the auspices of The University of Texas South Texas Medical School.

6. That appointments to the teaching staff of the hospitals shall be made annually by the Hospital Board only upon the recommendation of the Dean of The University of Texas South Texas Medical School from the faculty of the school and that the teaching staff and the active staff of the hospitals shall be one and the same, and the only medical staff of the hospitals.

7. Upon the execution of this agreement by both the Board of Managers of the Bexar County Hospital District and the Board of Regents of The University of Texas System it shall supersede and replace that certain agreement between the parties dated April 20, 1962.

8. That the Hospital Board shall appoint as the Chiefs of the Departments, Services or Divisions of the hospital staff the corresponding chairmen or chief officers of the departments or divisions of The University of Texas South Texas Medical School. Provided further that upon nomination of the Dean of the Medical School, members of the Medical staff who are not chairmen or chief officers of departments or divisions of The University of Texas South Texas Medical School may be appointed by the Hospital Board as Director of hospital departments, services or divisions.

-3-

The hospitals will provide monies for salaries to compensate the staffs of certain medical school departments, such as Anesthesiology, Pathology, and Radiology, in order that they may direct and perform professional duties required by hospital district health needs.

9. That the appointment of the Administrator of the Bexar County Hospital District will be made by The Board of Managers of the District only upon nomination by the Board of Regents of The University of Texas System, and he shall hold the position as Associate Dean for Hospital Affairs at The University of Texas South Texas Medical School. The salary of the Administrator will be the joint responsibility of the Hospital Board and University.

10. That the Medical Advisory Council (Executive Committee) of the Medical Staff of the Hospitals shall include but not be restricted to the Dean of the Medical School and the chiefs of the hospital services of pediatrics, pathology, obstetrics and gynecology, general surgery, internal medicine, and the majority of its members shall be drawn from the full-time faculty.

11. That The University of Texas South Texas Medical School and the Hospital Board recognize that their mutual interdependence in carrying out the terms of this contract will result in the operations of one affecting the operations of the other, and that there will be consultation and agreement between the Administrator of the Hospitals and the Dean of the Medical School in instances where the operations of one affect the other.

12. That decisions regarding the extent of and the number of students in undergraduate teaching in the hospitals, the intern and residency training programs, and the medical research programs will be made by The University of Texas South Texas Medical School.

13. All patients in the hospitals shall be available for purpose of teaching.

14. That the by-laws of the Hospital Medical Staff will not be in conflict with the provisions of this contract.

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15. That all expenses incurred for the operation of the hospitals shall be paid by the Hospital Board and all expenses incurred for the operation of The University of Texas South Texas Medical School shall be paid by the Board of Regents of The University of Texas System. However, nothing in this paragraph shall prohibit subsequent agreements, subject to the legal powers and limitations of the parties, for the joint employment of personnel and for the pro rata apportionment of salaries thereof or for the pro rata apportionment of other related costs and expenditures.

16. The programs and operations of the Bexar County Hospital District teaching hospitals for the years 1968, 1969 and 1970 are reflected in Exhibit A - Hospital Operations which is attached hereto and made a part of this agreement.

17. This agreement shall be for a term of twenty (20) years from and after the effective date of the same and may be terminated prior to termination of the twenty (20) year period upon mutual consent of the parties. A period of at least three (3) years shall be allowed to effect such termination. It is understood that this agreement may be amended in writing to include such provisions as the parties may agree upon and may be renewed for an additional term of years.

IN WITNESS WHEREOF, the parties have hereunto set their hands, the day and year first above written.

BOARD OF MANAGERS OF THE BEXAR COUNTY HOSPITAL DISTRICT

By____

BOARD OF REGENTS OF

THE UNIVERSITY OF TEXAS SYSTEM

By

Chairman

Approved as to Content:

Vice-Chancellor for Health Affairs

ATTEST:

ATTEST:

Secretary

Approved as to Form:

University Attorney

-5-

THE STATE OF TEXAS X COUNTY OF BEXAR

GIVEN UNDER MY HAND AND STAL OF OFFICE, this _____ day of _____, 1967.

Notary Public in and for Bexar County, Texas

THE STATE OF TEXAS X COUNTY OF TRAVIS

BEFORE ME, the undersigned authority, on this day personally appeared FRANK C. ERWIN, JR., Chairman of the Board of Regents of The University of Texas, known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that the same was the act and deed of the Board of Regents of The University of Texas and that he executed the same as the act and deed of such Board for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this _____ day

of _____, 1967.

Notary Public in and for Travis County, Texas

Exhibit A

HOSPITAL OPERATION

Beginning January 1, 1968, the Bexar County Hospital District will provide the sum of \$10,000,000 from tax revenue for the operation of the Bexar County Hospital District hospitals in accordance with the following table:

1968

\$ 6,600,000

(90% occupancy)

325 beds at \$60/day

January 1 to October 31 at Robert B. Green November 1 to December 31: 95 beds at Robert B. Green 230 beds at Teaching Hospital

Out Patient Department and Emergency Room	1,200,000
Southton	500,000
Debt Service	<u>500,000</u> 8,800,000
Equipment for Teaching Hospital	1,200,000
TOTAL	\$ 10,000,000

This will assure operation of 325 beds at the Robert B. Green Hospital from January 1, 1968 to October 31, 1968 including in-patient care, outpatient clinic and emergency services. It will also assure availability of funds for the purchase of necessary equipment and the recruitment of personnel for activation of the new Teaching Hospital. On or about November 1, 1968, 230 in-patients will be moved to the Teaching Hospital, and 95 beds will be retained at the Robert B. Green Hospital, to include 32 intensive care beds and 63 beds for obstetrical patients. Seventy-five percent of the out-patient and emergency services will be retained at the Robert B. Green Hospital, and twenty-five percent of these services will be provided at the Teaching Hospital.

Beginning January 1, 1969, the Bexar County Hospital District will provide the sum of \$10,635,000 from tax revenue for the operation of the Bexar County Hospital District hospitals in accordance with the following table:

<u>Robert B. Green</u>	
95 beds: 32 Intensive Care Units 63 Obstetrics	\$ 2,123,000
Emergency Room & Out Patient Department	1,031,250
	\$ 3,154,250
Teaching Hospital	
230 Beds	5,137,000
Emergency Room & Out Patient Department	<u>343,750</u> \$ 5,480,750
Southton & Debt Service	1,000,000
Renovation of Robert B. Green	1,000,000
TOTAL	\$ <u>10,635,000</u>

This will assure operation of 95 beds at the Robert B. Green Hospital to include 32 intensive care beds and 63 beds for obstetrical patients and 75% of the total out-patient and emergency services. It will also assure operation of 230 beds for medically indigent patients at the Teaching Hospital and 25% of the total out-patient and emergency services. It will also assure availability of \$1,000,000 for the renovation of the physical plant at the Robert B. Green Hospital to accommodate additional in-patient services for future use. There will be available approximately 270 beds at the Teaching Hospital for paying patients.

Beginning January 1, 1970, the Bexar County Hospital District will provide the sum of \$11,500,000 from tax revenue for the operation of the Bexar County Hospital District hospitals with the provision of such additional beds and patient services at either location as may be required by the needs of the teaching program.

Robert B. Green	-	
95 beds: 32 Intensive Care Units 63 Obstetrics	\$	2,350,000
Emergency Room & Out Patient Department		1,150,000
	\$	3,500,000
Teaching Hospital		
230 beds		5,700,000
Emergency Room & Out Patient Department		400,000
		6,100,000
Southton & Debt Service		1,000,000
Additional Patient Services		900,000
	\$	11,500,000

All income derived by the Bexar County Hospital District in addition to these sums will be used to provide higher quality patient care in keeping with the standards of excellence required by the teaching program of The University of Texas South Texas Medical School. The Board of Regents of The University of Texas today authorized the following statement:

The Board of Regents of The University of Texas has received no official communication from Bexar County representatives regarding their decision on financing the operation of the t eaching hospital for The South Texas Medical School in San Antonio in spite of the passage of the February 20th date heretofore set.

The Board of Regents has made no final decision in the matter. If, as, and when Bexar County reaches a decision as to whether and how it will finance the operation of the teaching hospital necessary for the Medical School we will undoubtedly be formally advised.

When the Board of Regents makes a decision concerning the future of the South Texas Medical School it will issue a further statement.