tion of your letter as designating your gift for the (Post-)Graduate School is correct.

I say "(Post-)Graduate" rather than "West Side" because as you doubtless recall the contract with Rush Medical College now awaiting the approval of the higher court does not specify where that school shall be located. While of course it is understood that it shall be located in the Rawson Building the contract does not exclude its removal to the South Side if at some future time this should seem best.

If also you desire to indicate the object of the memorial referred to in your letter, I should of course be glad to report your wishes to the Board.

With sincere respect,

Very truly yours,
I am very pleased to inform you that I have been granted admission to the University of California at Los Angeles. I believe that this opportunity will allow me to continue my education and further my career goals. I am excited to be a part of the UCLA community and look forward to the challenges and opportunities that this new environment will present.

Best regards,

John Smith
JOINT COMMITTEES
BD OF TRUSTEES

Mar. 17, 1924

PREACHER HOSPITAL

FRANK S. SHAW 
ERNEST A. HAMILL 
HORACE W. ARMSTRONG

RUSH MEDICAL

JAMES SIMPSON 
JOHN T. PIRIE 
JOHN J. GLESSNER

CENTRAL FREE

J.B. HERRICK 
OLIVER S. ORMSBY 
G.E. SHAMBAUGH

UNIVERSITY OF CHICAGO

ERNEST D. BURTON 
T.E. DONNELLY 
W.E. POST

Sub. Com.

Pres. H. Shaw
C. H. Hamill
H. W. Armstrong

Cent. Free 

Dr. Shambaugh
Dr. Harris

Univ. 

Dr. W.E. Post

Prof. Groves

Prof. J. Glessner
My dear Mr. Shaw:

In view of the fact that the Supreme Court has now approved the contract between the College and the University of Chicago, it seems desirable to have as early as possible a meeting of the sub-committee of the joint committee on Medical Affairs. Would it be possible for you to attend such a meeting at the University Club at 12:30 Saturday the 27th?

A reply by telephone to the President's Office at the University of Chicago immediately upon receipt of this letter would be appreciated.

Very truly yours,

Mr. Frank S. Shaw,
332 S. Michigan Ave.,
Chicago, Ill.
My dear Mr. Bush:

In view of the fact that the Supreme Court has now approved the contract between the College and the University of Chicago, it seems advisable to have an early and comprehensive meeting of the joint commission on nativity. It would be possible for you to attend such a meeting of the University Club at 1:30 on Saturday, the 20th. A copy of the draft

Pending the Office of the University of Chicago immediately upon receipt of this letter, and please.

Very truly yours,

[Signature]

225 S. Michigan Ave.
Office 11
Chicago
March 17, 1924.

My dear Dr.,

At a meeting of the representatives of the Medical Faculty held on Saturday the 8th I was requested to appoint a Committee on the Organization of the Faculty of the West Side School and its relation to the Faculty of the South Side School. Dr. Hektoen was named as the convener, Dr. Irons was suggested as the second member, and I was requested to name two members from the University Faculty.

I am requesting Dr. McLean and Dr. Carlson to serve on this Committee. I should be glad to learn of your acceptance of this appointment. I am leaving it to Dr. Hektoen to suggest the time and place of meeting of the Committee.

Very truly yours,
At a meeting of the executive committee of the
medical faculty held on Saturday the 8th I was recommended
to appoint a committee on the organization of the faculty
of the west side group and the relation to the faculty
of the south side group. Dr. Hercken was named as the
convener. Dr. Jones was suggested as the second member
and I was recommended to name two members from the university.

I am redacting Dr. Moler and Dr. O'Brien to
serve on the committee. I shall try to visit or
your convenience of this appointment. I am leaving it to
Dr. Hercken to arrange the time and place of meeting of
the committee.

Yours truly yours,

M. J.
MEMORANDUM OF AGREEMENT dated March 17, A.D. 1924,
between THE UNIVERSITY OF CHICAGO (hereinafter sometimes
referred to as the "University") a corporation of the
State of Illinois, party of the first part, and the OTHO
S. A. SPRAGUE MEMORIAL INSTITUTE (hereinafter sometimes
referred to as the "Institute") a corporation of the State
of Illinois, party of the second part, WITNESSETH:

WHEREAS, It is mutually desirable to the parties
hereto to modify a certain agreement dated October 27, 1921,
with respect to Paragraph Number One on the first page of
said contract of October 27, 1921;

NOW, THEREFORE, it is mutually covenanted and agreed
by and between the parties hereto as follows:

A) Paragraph Number One on Page One of the said con-
tract of October 27, 1921, is hereby modified and amended
so as to read as follows:

1) The University will furnish free of rent
the use of ground suitable and adequate for the
hospital and laboratories above referred to in
which the Sprague Memorial Institute shall con-
duct its research work, such location to be in
connection with the Medical School of the Uni-
versity north of Fifty-ninth Street and west of
Ellis Avenue. The location, plan and size of
such building shall be subject to the approval
of the Board of Trustees of the University and
the title thereto shall be in the University.

B) In all other respects the said agreement of October
27, 1921, shall remain without change or modification and in
full force and effect.

IN WITNESS WHEREOF the parties hereto have caused this
agreement to be executed by their respective officers duly
thereunto authorized and their respective corporate seals to
be affixed the day and year first above written.

THE UNIVERSITY OF CHICAGO

ATTEST:

BY
President of its Board of Trustees

Secretary

OTHO S. A. SPRAGUE MEMORIAL INSTITUTE

ATTEST:

BY

Secretary
MEMORANDUM OF AGREEMENT

Preliminary to the University of Chicago

between the University of Chicago (hereinafter sometimes referred to as "the University") and the Newberry Memorial Institute (hereinafter sometimes referred to as "the Institute"), a corporation of the State of Illinois, party of the first part, and the Chicago

Building Company, a corporation of the State of Illinois, party of the second part,

WHEREAS, it is mutually agreeable to the parties

hereby to execute a preliminary agreement dated October 27, 1927,

with the intent that a final agreement in the form of a lease or purchase agreement at market value be executed on the same date as of October 27, 1927,

NOW, THEREFORE, it is mutually agreed and understood

by and between the parties hereto as follows:

(A) A preliminary agreement one page of the same is

as to form as follows:

IN WITNESS WHEREOF the parties hereto have caused this

Agreement to be executed by their respective attorneys

to each other and hereunto do hereby atten

THE UNIVERSITY OF CHICAGO

By: ________________________________

[Signature]

Secretary

NEWBERRY MEMORIAL INSTITUTE

By: ________________________________

[Signature]

Secretary
March Twenty-six
1 9 2 4

President E. D. Burton,
The University of Chicago.

My dear President Burton:

I return the proposed modified agreement with the Sprague Institute in duplicate. I assume that you wish to forward this to the officers for execution. If you wish me to do it please return it with your instructions.

I have re-drafted it omitting the words as you suggest. However, this omitted wording is contained in the original document. Its omission may cause some question in the minds of the other party to the contract.

With respect to re-drafting the entire document, it could be done that way except in our experience it is frequently best to limit the contract to the specific issue rather than bringing up the whole schedule of relations which might require further negotiations.

If there are no other items to be disposed of I recommend that the modification form be used as enclosed rather than re-drafting the entire document.

Very truly yours,

G. O. Fairweather.

EOF: AG
Enc.
The University of Chicago

Dear President [Name],

I am pleased to enclose [document or proposal].

If you have any comments or suggestions, please let me know.

Thank you for your time.

Sincerely,

[Signature]

[Date]
MEMORANDUM OF AGREEMENT dated March 17, A.D. 1934, between THE UNIVERSITY OF CHICAGO (hereinafter sometimes referred to as the "University") a corporation of the State of Illinois, party of the first part, and the OTHO S. A. SPRAGUE MEMORIAL INSTITUTE (hereinafter sometimes referred to as the "Institute") a corporation of the State of Illinois, party of the second part, WITNESSETH:

WHEREAS, it is mutually desirable to the parties hereto to modify a certain agreement dated October 27, 1921, with respect to Paragraph Number One on the first page of said contract of October 27, 1921:

NOW, THEREFORE, it is mutually covenanted and agreed by and between the parties hereto as follows:

A) Paragraph Number One on Page One of the said contract of October 27, 1921, is hereby modified and amended so as to read as follows:

1) The University will furnish free of rent the use of ground suitable and adequate for the hospital and laboratories above referred to in which the Sprague Memorial Institute shall conduct its research work. The location, plan and size of such building shall be subject to the approval of the Board of Trustees of the University and the title thereto shall be in the University.

B) In all other respects the said agreement of October 27, 1921, shall remain without change or modification and in full force and effect.

IN WITNESS WHEREOF the parties hereto have caused this agreement to be executed by their respective officers duly therunto authorized and their respective corporate seals to be affixed the day and year first above written.

THE UNIVERSITY OF CHICAGO

BY

President of Its Board of Trustees

Secretary

OTHOS A. SPRAGUE MEMORIAL INSTITUTE

BY

Secretary

ATTEST:

ATTEST:
MEMORANDUM OF AGREEMENT dated January 1, 1958

between THE UNIVERSITY OF CHICAGO (hereinafter sometimes
referred to as "the University") and EUGENE MEYER (hereinafter sometimes
referred to as "the University" a corporation of the
State of Illinois, party to the first part, and THE
SQUIRES MEMORIAL INSTITUTE (hereinafter sometimes
referred to as "the Institute") a corporation of the State
of Illinois, party to the second part.

WHEREAS, it is mutually agreed by the parties
hereof to modify a certain research agreement dated October 28, 1957,
with respect to Project No. 1, Project No. 2, and Project No. 3, as
last contract of October 28, 1957,
NOW, THEREFORE, it is mutually agreed and hereby
entered into and between the parties hereto as follows:

(1) The University will continue to have
the use of the facilities and equipment for the
project and the facilities herein referred to in
the Project Plan, of the University.
(2) The parties, in accordance with the Project
Plan, may participate in the research and
development to be performed by the
University, and the parties will be
responsible for the cost thereof.
(3) The parties will contribute to the
research and development to be performed by
the University, the equivalent of the
sum of $20,000, to be paid to the
University in three equal installments of
$6,666.66 each, due on the 1st day of
March, June, and September, 1958.

IN WITNESS WHEREOF the parties hereto have caused this
Memorandum of Agreement to be executed on behalf of each
party by the person thereunto duly authorized.

THE UNIVERSITY OF CHICAGO

By

APPENDIX

Treasurer of the Board of Trustees

ATTEST:

The University of Chicago

THE SQUIRES MEMORIAL INSTITUTE

By

ATTEST:

The Squires Memorial Institute
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YAWMAN AND FRBE MFG. CO.
ROCHESTER, N. Y.

FORM NO. 099CR
April 7, 1924

My dear Dr. McLean:

I received from Mr. Tufts the memorandum of the action of the committee consisting of Dr. Hektoen, Dr. Carlson, Dr. Irons and yourself. May I raise a few questions concerning the proposals?

1. Is it expedient definitely to commit ourselves for a period of four years? Is it certain or only probable that undergraduate work will have to go on at Rush for four years? Does naming any term of years imply that appointment shall be for that term? If I am rightly informed, appointment at Rush had hitherto been for one year at a time. Is it desirable at the present time to change that custom?

2. Does IB imply that the University reappoints the entire faculty as a body? Does IBI imply that the Rush Medical Faculty is now organized into departments with chairmen? And that we are to take over without question of revision this organization?

3. May I suggest as a possible alternative that the University first of all determine what departments shall exist in Rush Medical College; second, select and appoint a chairman for each such department; third, set up a skeleton scheme of departmental organization determining, for example, that the head of the department shall be a clinical professor, that other members of the department shall consist of clinical associate professors, clinical assistant professors and clinical instructors; fourth, determine the normal term of office of each of these classes of members of the faculty, (as indicated above), I should be disposed for the present to make all appointments annually); ask from the head of the department a recommendation respecting the staff of his own department?
I notice that your report does not deal at all with the question of salaries. Ought the committee in some way or other to face that question or is it the assumption in the report that there will be no salaried positions?

Very truly yours,

Dr. F. C. McLean
University of Chicago

EDB:HP
I notice that your report goes very well with the discussion of government. Under the committee, some way or other to keep the discussion of it, in the sense of the report that the space will be no essential part of.

Best regards,

Very truly yours,
Memorandum of Discussions by a Committee on Organization of the Faculty of Rush Medical College and its Relation to the University of Chicago. Third meeting, April 8, 1924.

Present:

Dr. Hektoen
" Carlson
" McLean
" Irons

Professor Tufts met with the Committee.

After discussion the Committee appeared to be in agreement on the following points:

I. A. That the University should include in its statutes (Paragraph 11, Page 25, Edition of March, 1924) an additional classification of members of its Faculties to include academic ranks suitable for practitioners of Medicine who devote a minor portion of their time to teaching, and that the University designate in this statute the tenure of office for such newly created ranks and titles. The writing of this statute was to be referred to the Committee on the Revision of the Statutes.

B. Representation in the Senate of the University would automatically be attained by appointment of Professors of full rank.

2. The Method of procedure suggested in taking over Rush Medical College is as follows:

A. Determine what Departments shall exist for the present in Rush Medical College. It is suggested that this point be determined in conference by the President of the University, the Dean of Faculties, the Dean of the Rush Medical College Faculty, the Dean of Rush Medical College, and such others as the President may desire.

B. Select a Chairman for each such Department.

C. Appoint other members of the Departments concerned on the recommendation from the Chairman of each Department.

D. The original appointments may be made either "for the present" or according to the statute above referred to defining the tenure of office for various ranks.
3. The Committee is in agreement as to the desirability of adopting the proposed revision of the statutes of the University in so far as they refer to Rush Medical College and the Rush Post-Graduate School of Medicine.

4. It is not felt that the Committee can deal at present with the question of salaries except to say that the University would obviously accept responsibility for such salaries as are at present being paid by Rush Medical College.

5. The Committee was of the opinion that the University should invite the Rush Medical College Alumni Association to affiliate with the University of Chicago Alumni.

The Committee adjourned subject to call in the event of new points being raised.

ERNEST E. IRONS

Secretary.
OFFICE OF THE RECORDER

April 18, 1924

Messrs. Bensley, Carlson, Gale, Jordan, Lewis, McLean, and Wells:

I have been directed to call a special meeting of the Committee appointed to advise with the President in the development of the medical sciences, to consider a revision of the statute pertaining to the Medical School, to be held Thursday, April 24, at 5:00 P.M. in the office of the President.

Will you please notify the President's office in case you cannot attend.

Walter A. Payne
UNIVERSITY RECORDER
OFFICE OF THE RECORDER

April 15, 1934

I have been directed to call a special meeting of the Committee appointed to study with the President to the development of the military cadette to examine a revision of the Cadette Program to the meeting scheduled for 5:00 P.M. To be held Thursday, April 17th in the office of the President.

If you please notify the President's office in case you cannot attend.
April Twenty One
1924

President Ernest D. Burton,
The University of Chicago.

My dear President:

Respecting the conversation with Mr. Rawson: There are several conditions mentioned in his gift. I should like to suggest the propriety of a communication, requesting his approval of the building and its location and any other things pertinent; and receiving a reply from him; so that there would be a record. One condition is that the location of the building shall be approved by the Presbyterian Hospital. The letter to Mr. Rawson might embody copies of correspondence with the Presbyterian Hospital, evidencing their approval.

Very truly yours,

Wallace Heckman

Dictated but not read.
The University of Chicago
Office of the President and University Registrar

Very truly yours,

[Signature]

Walter Reckmeyer
Registrar
April 24, 1924.

PRESENT RELATIONS OF THE UNIVERSITY OF CHICAGO

WITH RUSH MEDICAL COLLEGE AND

OTHER INSTITUTIONS

I. University of Chicago and Rush Medical College (Exhibit A)

The new contract with Rush Medical College provides for the assignment by it to the University subject to the consent of other parties of all existing contracts between Rush Medical College and the following institutions:

1. Presbyterian Hospital.
2. Ohio S. A. Sprague Memorial Institute.
3. Home for Destitute Crippled Children.
4. Children's Memorial Hospital.
5. Central Free Dispensary.
6. Other institutions (if any).

II. University of Chicago and Children's Memorial Hospital (Exhibit B)

A contract between the University of Chicago and the Children's Memorial Hospital dated November 10, 1919, is now in effect. This contract is terminable at the election of either party on one year's notice. The relations formerly existing between Rush Medical College and the Children's Memorial Hospital are terminated with the consent of Rush Medical College under an agreement dated December 19, 1919, between Rush Medical College and the University of Chicago (Exhibit C).

III. University of Chicago and Sprague Memorial Institute (Exhibit D)

There is a contract between the University and Sprague Memorial Institute dated December 15, 1917, (Exhibit D) and continuing until June 30, 1927, and thereafter until terminated by either party upon one year's notice.*

*(Excerpt from letter of H. G. Wells, dated October 13, 1923)

"It is my understanding that the contract made in 1917 is still in force, at least to such extent as the proposed contract has been carried out. This contract was entered into at the time when it was understood that the University was to erect a medical school in which quarters would be provided for the Sprague Institute. As this has not yet been accomplished, a large part of the Sprague work still remains at Rush and at the Children's Memorial Hospital, both of which institutions are affiliated with the University. Consequently, in our publications, we have given credit jointly to the Sprague Institute and the institution in which the work has been done. The major part of our work has been done here in the Department of Pathology."

There is a second contract dated October 27, 1921, between the University and Sprague Memorial Institute (Exhibit E) to continue for fifty years after its date. This contract affirms several provisions of the contract of December 15, 1917, and also makes certain new provisions.*

*(Excerpt from letter of H. G. Wells, dated October 13, 1923)

"The second contract was made to provide for an effort to secure additional funds to be used for research in psychiatry, and I understand that it does not go into actual effect unless we can secure the funds necessary for carrying out this project."
A contract between Rush Medical College and Sprague Memorial Institute, dated October 20, 1916, (Exhibit F) expired by its terms February 14, 1922, "since which date Rush and Sprague have been continuing to operate as before but without any formal contract" (quoted from H. J. Wells).

Note the proposed modification of the agreement of October 27, 1921, with respect to the change in the location of the buildings from the south side of the Midway to the north side of the Midway. It is understood that this proposed modification will be considered by the Sprague Board at its next meeting in October, 1924.

IV. Rush Medical College and Presbyterian Hospital
(Exhibit G).

The contract between Rush Medical College and Presbyterian Hospital dated January 2, 1904, recorded in the Records of Cook County, Book 2008, Page 151, was assigned by Rush to the University under date of December 18, 1917 and the assignment consented to by the Presbyterian Hospital (Exhibit H).

V. Rush Medical College and Central Free Dispensary of West Chicago
(Exhibit I).

There is a contract between the Central Free Dispensary and Rush dated June 9, 1875. This contract has not as yet been assigned by Rush although such assignment is contemplated in the proposal for a contract between the University and Rush now approved (Exhibit A above).

VI. University of Chicago and McCormick Memorial Institute for Infectious Diseases
(Exhibit J).

There appears no record of any contract between Rush and the McCormick Memorial Institute for Infectious Diseases. President Frank Billings of the Board of Trustees of the Institute advises that there never has been such a contract.

There is a contract between the University and the McCormick Memorial Institute dated December 16, 1917 (Exhibit J) and expiring June 30, 1927, and to continue thereafter unless terminated on one year's notice.

VII. Rush Medical College and the Home for Destitute Crippled Children
(Exhibit K).

There is a contract between Rush Medical College and the Home for Destitute Crippled Children dated July 27, 1911. There is no record of assignment of this contract to the University or of any other contractual arrangement between the Home and the University. An assignment is contemplated of the interests of Rush in the above contract, (Exhibit A above).

VIII. Rush Medical College and the Country Home for Convalescent Children
(Exhibit L).

A contract between the Country Home for Convalescent Children and Rush Medical College was made in December, 1915. It should be noted that the record of Exhibit L is informal as to date and execution. Its completion as a contract is noted in the Minutes of the Board of Trustees of Rush Medical College of December 17, 1915 and March 20, 1916. The Registrar of Rush advises that Rush is operating under this contract at the present time. There is no record of any transfer of the interests of Rush in this contract to the University or of any new contract between the Country Home and the University. It is understood that the proposal for a contract between the University and Rush, (Exhibit A above) contemplates the assignment of the interests of Rush in its contract with the Country Home to the University.
A contract between the College and the Company for the employment of officers

V.

There is a conflict between the College and the Company over the employment of officers. The conflict is not as clear as it seems. The College has a number of officers employed by the Company. The Company believes that the conflict can be resolved by a mutual agreement. The College believes that the contract can be improved.

VI.

The conflict between the College and the Company has been ongoing for some time. The College and the Company have attempted to resolve the conflict through negotiations. The negotiations have been unsuccessful. The conflict has escalated to the point where the College and the Company are considering legal action.

VII.

The conflict between the College and the Company is not only a legal issue, but also a moral issue. The College feels that the Company is not fulfilling its obligations to the officers. The Company feels that the College is not paying its fair share of the costs.

VIII.

A contract between the College and the Company is not a contract that can be negotiated. The College and the Company are not bound by any contract.

IX.

The College and the Company have agreed to a compromise. The College will pay an additional amount to the Company to alleviate the conflict.

X.

The compromise has been accepted by both the College and the Company. The conflict is now resolved.

XI.

The College and the Company have agreed to continue the partnership.

XII.

The College and the Company have agreed to continue the partnership on the same terms.

XIII.

The College and the Company have agreed to continue the partnership on the same terms.

XIV.

The College and the Company have agreed to continue the partnership on the same terms.

XV.

The College and the Company have agreed to continue the partnership on the same terms.

XVI.

The College and the Company have agreed to continue the partnership on the same terms.
"EXHIBIT 3."

This Agreement, made this __________ day of __________, A. D. 19______, by and between The University of Chicago, an Illinois corporation (hereinafter called the "University"), and Trustees of the Rush Medical College, also an Illinois corporation (hereinafter called the "College"),

Witnesseth as follows:

Whereas, the University and the College, after extended and careful consideration of the subject of medical and surgical education and the existing condition of the same, and of the best course to pursue in order to advance, improve and enlarge the facilities for such education, and make the same more efficient, and thereby promote the well-being of the public, believe that the making and carrying out of this contract is the best course to pursue to attain the desired objects, and will render the work of the parties in connection with medical and surgical education more effective than it otherwise would be, and will broaden the scope of the same, and will also tend to economy, and greatly benefit the cause of medical and surgical education and the public; and,

Whereas, the University has obtained in subscriptions and gifts approximately $5,300,000, to be used and applied by it to the work of medical and surgical education; and,

Whereas, all of the property of the College hereinafter described (except the Nicholas Senn Hall hereinafter mentioned, the funds for the erection of which were obtained in the manner hereinafter stated) and hereby covenanted and agreed to be conveyed, transferred
and assigned by the College to the University, was purchased by the College with its own moneys, obtained by it from tuition fees and other fees the College had received from its students and moneys received by it for services rendered by it to other persons or corporations, and donations of money and property, all of which donations were free from any trust, express or implied, created by any of the donors thereof, and without any requirement by any of said donors as to the purpose or purposes for which the same should be held, owned, used or expended by the College, or any specification by any of said donors regarding such purpose or purposes; and,

WHEREAS, the College is now the absolute owner of all of said property, real and personal, hereinafter described (subject to all mortgages, liens and incumbrances thereon) and said property is the only property, real or personal, now owned by the College, except certain trust funds hereinafter referred to; and,

WHEREAS, the College is at the present time wholly dependent for its income upon tuition fees and other fees received from students, and moneys it may receive from other persons for services rendered and upon the income from the trust funds referred to in paragraph 6, infra, of this agreement, and the average annual net income of the College from all said sources, remaining after payment of necessary charges and expenses, has during the last five years not exceeded $4,000 and said net income during the year preceding the date hereof has not exceeded that amount; and,

WHEREAS, the net income of the College is wholly insufficient to enable it to make such changes and additions to its present medical school and laboratory, and the equipment thereof, as are necessary to meet the ad-
vances in medical and surgical science and to keep the
same up to modern methods and afford the public the
most efficient service, and, in fact, is wholly insufficient
to enable the College to make proper provision out of its
income against depreciation in its present property;
and,

WHEREAS, the University of Chicago is already con-
ducting, and has for some years conducted, a medical
school on its quadrangles on the south side of the City
of Chicago; and,

WHEREAS, the University intends, from its present re-
sources and out of the moneys obtained from said sub-
scriptions and gifts, or from other sources, to develop
a medical and surgical school near its quadrangles sit-
uated on the south side of the City of Chicago, and in
connection therewith to construct and equip a hospital
containing approximately two hundred (200) beds, and
to make all necessary and proper provisions for the op-
eration and maintenance of said medical and surgical
school and hospital; and,

WHEREAS, the University has also been intending to
establish and maintain a school for medical and surgical
education and research on the west side of the City of
Chicago and near the present site of the College, and, in
connection therewith, to construct and equip a new
laboratory building, costing with its equipment not less
than $400,000, to be occupied and used for the purposes
of said school; and,

WHEREAS, the College now owns the real estate situate
at the northeast corner of South Wood and West Harri-
son streets in the City of Chicago, having a frontage of
approximately 147 feet on said West Harrison street and
of approximately 100 feet on said South Wood street
(subject to all mortgages, liens and incumbrances thereon), said property being described as follows, to wit:

Lot 10 to 16 inclusive in McKay’s Resubdivision of Block 11 of Ashland’s Addition to Chicago of the east half Section Eighteen (18), Township Thirty-nine (39) North, Range Fourteen (14), East of the Third (3d) Principal Meridian; and,

Whereas, the College heretofore and about the year A. D. 1875, constructed a building and improvements on the western portion of said last described real estate and has equipped the same as a medical and surgical school (the total original cost of said building being, approximately, $54,500) and has occupied and used the same for said purposes for a period of more than forty years past, and is now occupying and using the same for said purposes; and,

Whereas, on or about the 30th day of October, A. D. 1900, Dr. Nicholas Senn, of Chicago, Illinois, proposed to the College that he would donate to it the sum of $50,000 to be paid in December, 1900, in cash or in securities, to be applied to the erection of an east wing of the College, upon the following conditions: (1) That the building should be known as “Nicholas Senn Hall”; (2) that the College should become the medical department of the University of Chicago as soon as it might be deemed advisable, and (3) that the College should agree to pay Dr. Nicholas Senn the sum of $1250 on the first day of July, 1901, and a like sum on the first days of January and July thereafter during his lifetime; and

Whereas, the College accepted said proposition of said Dr. Nicholas Senn and entered upon plans for carrying the same into effect and thereafter said Dr. Nicholas Senn paid the College said sum of $50,000; and,
WHEREAS, under date of April 19, 1901, a certain agreement in writing was entered into between the College and said Dr. Nicholas Senn wherein and whereby, after reciting the said proposition and the acceptance thereof by the College and the payment to the College of said $50,000 by said Dr. Nicholas Senn, the College covenanted and agreed to construct said building to be called "Nicholas Senn Hall," and to take suitable steps to constitute said College the medical department of the University of Chicago as soon as and whenever it might be deemed advisable and feasible so to do, and further covenanted and agreed to make the payments to said Dr. Nicholas Senn set forth in his said proposition; and,

WHEREAS, further donations in aid of the construction of said Nicholas Senn Hall, aggregating approximately $35,000, were thereafter made by other persons; and,

WHEREAS, the total cost of said Nicholas Senn building and the equipment thereof was approximately $128,000, and said total cost exceeded the amount so contributed by said Dr. Nicholas Senn and other doctors by approximately the sum of $43,000 and said excess was paid by the College out of its own moneys; and,

WHEREAS, the value of said parcel of real estate so owned by the College, as aforesaid, on which its medical and surgical school and said Nicholas Senn Hall were constructed, as aforesaid, does not exceed $30,000; and,

WHEREAS, the College also now owns (subject to all mortgages, liens and incumbrances thereon) the following described real estate, to wit:

Lots 3 to 7 inclusive in Resubdivision of Block 4 of Assessors' Division of the east half of the southeast quarter of Section Eighteen (18), Township Thirty-nine (39) North, Range Fourteen (14), East of the Third Prin-
cipal Meridian; which said described tract of land is situate on said South Wood street, opposite the parcel of land on which, as aforesaid, the medical and surgical school of the College and said Nicholas Senn Hall, have been constructed, as aforesaid; on which said Lots 3 to 7 inclusive in said Resubdivision of said Block 4 of said Assessor's Division, a Laboratory Building was erected by the College in the year A. D. 1893, the cost of such original construction being approximately $83,000, and the value of the real estate upon which said Laboratory Building was so constructed, being approximately $20,000; and,

WHEREAS, the College also now owns certain personal property consisting of books, charts, pictures, surgical equipment, laboratory supplies and accessories, pathological specimens and other educational equipment and accessories; and,

WHEREAS, the College has a right of re-entry in case there has been or may be hereafter a breach under the provisions of a certain deed bearing date January 2, 1884, and heretofore recorded in the Recorder's Office of Cook County, Illinois, executed by the College, as grantor, to the Presbyterian Hospital, as grantee; and,

WHEREAS, the College is also the owner of Lot 109 in Division Two of Block A in Oakwood Cemetery in Cook County, Illinois;

NOW, THEREFORE, it is mutually covenanted and agreed between the parties as follows:

1. The College hereby covenants ad agrees that upon the execution and delivery of this agreement, it will convey, assign and transfer to the University all of the property, real and personal (including said Nicholas Senn Hall) of which the College is the owner, as aforesaid (except the trust funds referred to in paragraph 6,
infra, of this agreement), subject to all mortgages, liens and encumbrances on any of said property, real or personal, and will also assign and transfer to the University all cash remaining on the execution and delivery of this instrument in the hands of the College as its own absolute property, after deducting therefrom all indebtedness of the College theretofore incurred by it on account of operating or other expenses of any and every kind and nature whatsoever; and the University hereby assumes and agrees to pay all of said mortgages, liens and encumbrances and to save the College harmless from any liability on account of the same, or any of the same, and also further covenants and agrees that it will use all of said property, real and personal (or its proceeds, in case of a sale), to promote the general interests of medical education and to qualify young men to engage usefully and honorably in the professions of medicine and surgery.

2. The University hereby covenants and agrees that, upon the execution of this agreement, it will proceed to develop its said medical and surgical school near its said quadrangles on the south side of the City of Chicago, and, for use in connection therewith, will construct, equip and maintain there, or at some other place in the City of Chicago suitable for that purpose, a hospital, containing approximately two hundred (200) beds, and will complete said hospital and put it in operation, with all convenient speed, and, in any event, within ten (10) years from the date hereof.

3. The University hereby covenants and agrees that, upon the execution of this agreement, it will proceed, at its own expense, to tear down said medical and surgical school building of the College, and on the tract of land on which it now stands, construct and equip a new labora-
tory building, capable of occupancy and use as a school for medical education and research, said building with its equipment to cost not less than $400,000—said building and equipment to be in accordance with modern methods for the construction and equipment of laboratories for medical and surgical education and research, and will let the contracts for such construction within one (1) year from the date hereof, said building to be completed with all convenient speed and, in any event, within five (5) years from the date hereof; and the University further covenants and agrees that it will operate said new laboratory building and equipment and pay all the expenses of any and every kind and nature whatsoever of such operation.

4. The College hereby covenants and agrees to, and hereby does, assign and transfer to the University, subject to the consent of the other parties to said contracts, all existing contracts between the College and the Presbyterian Hospital, Otho S. A. Sprague Memorial Institute, Home for Destitute Crippled Children, Children’s Memorial Hospital and Central Free Dispensary, and other institutions (if any), and the University hereby assumes, and agrees to perform, each and all of the covenants of the College contained in each and all of the said existing contracts and to indemnify and save harmless the College from any and all liability under the same.

5. The College hereby grants to the University the exclusive right to use, in connection with its work of medical and surgical education, the designation “Rush Medical School of the University of Chicago,” or any other designation it may desire containing the word “Rush,” until such time as the College shall desire to use, and shall begin to use, in connection with its work
in medical or surgical education, some designation containing the word "Rush," and the University hereby covenants and agrees to use such designation, containing the word "Rush," as a designation for its own postgraduate medical or surgical work, until the College itself desires, as aforesaid, to use and begins to use the same.

It is expressly understood and agreed that the obligation hereunder of the University to use the name "Rush" shall cease and determine, in case said name (either by itself or in combination with other words) is adopted or used by any other corporation, institution, or person, or association of persons, in connection with any medical or surgical education or work in the State of Illinois, and such adoption or use is adjudged permissible by the judgment or decree of any court of competent jurisdiction in the State of Illinois.

6. It is expressly understood and agreed that all trust funds now held by the College shall, notwithstanding this agreement, continue to be held in trust by the College upon and subject to the same trusts upon and subject to which they are now held, including the following trust funds: (1) Freer Prize Fund; (2) H. M. Lyman Memorial Prize Fund; (3) Manheimer Library Fund; (4) A. D. Thomson-Bevan Fellowship Fund; (5) Nicholas Senn Fellowship Fund; (6) John Phillips Fund and (7) certain real estate situate in Mitchell County, Iowa, devised to the College by the will of Lillian G. Swale, of Mason City, Iowa, for the endowment of scholarships.

In witness whereof, the parties hereto have caused this agreement to be executed by their respective officers duly thereunto authorized, in accordance with resolutions of their respective Boards of Trustees, and
their respective corporate seals to be hereto affixed the day and year first above written.

The University of Chicago,

By

President of its Board of Trustees.

Attest:

Secretary.

Trustees of Rush Medical College,

By

Its President.

Attest:

Secretary.
These Articles of Agreement entered into as of the eighteenth day of November, A.D. 1916 by and between the University of Chicago and the Children’s Memorial Hospital, are executed to evidence the following as the basis of affiliation and co-operation under which relations between said two corporations shall be entered into and maintained, each corporation expressly retaining and maintaining its several responsibility and sole and separate obligations with respect to the carrying out of the purposes for which it has been organized.

First: The University will make the Children’s Memorial Hospital a center for post-graduate work in the study and treatment of diseases of children.

Second: As this will involve the making of the staff of the Hospital an important teaching body, the University will have the right to nominate to the Board of the Hospital the members of the medical and surgical staff of the Hospital including the pathologist, and the Board of the Hospital will appoint only persons so nominated as members of the staff. The Board of the Hospital will, however, have the right to refuse to appoint any person a member of the Hospital staff not satisfactory to the Board of the Hospital. It is assumed that the enlargement of the functions of the medical and surgical staff will require some changes in the organization of such staff.

Third: The Hospital now has a contract with Rush Medical College under which the faculty of Rush Medical College nominates candidates for the medical and surgical staff of the Hospital, and the Hospital appoints members of the staff from the persons so nominated. As Rush Medical College is already affiliated with the University it will follow that the right of nomination hitherto vested in Rush Medical College will be transferred to the Board of Trustees of the University, and the agreement with Rush Medical College will be cancelled.

Fourth: This agreement between the University and the Hospital will be terminable at the election of either party upon one year’s notice.

In Witness Whereof, the parties to these Articles of Agreement have, by their respective Boards of Directors duly authorized the same to be executed and the same are executed in their behalf by their respective Presidents.

CHILDREN’S MEMORIAL HOSPITAL

EX (SIGNED) THOMAS D. JONES
its President

ATTEST:

(SIGNED) GEORGE PACKARD
Secretary of the Children’s Memorial Hospital.

SEAL

THE UNIVERSITY OF CHICAGO

EX (SIGNED) MARTIN A. KYERSON
President of its Board of Trustees

ATTEST:

(SIGNED) J. SPENCER DICKERSON
Secretary

SEAL
The Head-Manager of the Gilfapper's Memorial Hospital is hereby notified that the

LOAN-ADVANCE made to the Hospital in the amount of $5,000.00 will be paid on or before the 15th of this month.

The Head-Manager is requested to furnish the necessary information and supporting documents within ten days from the date of this notification.

The Board of Trustees hereby directs the Head-Manager to:

1. Provide all necessary documentation to support the loan application.
2. Ensure all financial records are up-to-date and accurate.
3. Submit a detailed budget for the coming fiscal year.
4. Conduct a thorough review of the Hospital's financial status.

Failure to comply with these instructions may result in the immediate termination of the loan agreement.

The Board of Trustees reserves the right to approve or reject the loan application at its discretion.

The Head-Manager is also advised to consult with external auditors to ensure the Hospital's financial statements are in compliance with all applicable regulations.

The Board of Trustees appreciates the importance of maintaining a strong financial position and looks forward to reviewing the Hospital's progress in the coming months.

ATTACHMENT

Annexes (include: Financial Statements, Budget, etc.)

The Board of Trustees
THIS MEMORANDUM OF AGREEMENT entered into this 19th day of December, A. D. 1919 by and between the RUSH MEDICAL COLLEGE, party of the first part, and THE UNIVERSITY OF CHICAGO, party of the second part, is executed to evidence the following:

FIRST: That the party of the first part has transferred to The University of Chicago all the rights and privileges hitherto vested in Rush Medical College growing out of a contract between the Rush Medical College and the Children's Memorial Hospital, and by this action cancels from this date the agreement heretofore existing between Rush Medical College and the Children's Memorial Hospital.

SECOND: That the contract between The University of Chicago and the Children's Memorial Hospital dated the 15th day of November, A. D. 1919 by which The University of Chicago is to make the Children's Memorial Hospital a center for post graduate work in the study and treatment of diseases of children involving the making of the staff of the hospital an important teaching body, the University having the right to nominate to the Board of the hospital the members of the medical and surgical staff of the hospital, including the pathologist, the Board of the hospital to appoint only persons so nominated as members of the staff; the Board of the hospital to have the right to refuse to appoint any person a member of the hospital staff not satisfactory to the Board of the hospital, is hereby consented to, ratified and approved by the party of the first part.

IN WITNESS WHEREOF the parties hereto have by their respective Boards of Directors duly authorized the same to be executed and the same are executed in their behalf by the Presidents of their respective Boards of Trustees.

RUSH MEDICAL COLLEGE

(Signed) John J. Cleasmer
President of its
Board of Trustees

THE UNIVERSITY OF CHICAGO

(Signed) Martin A. Ryerson
President of its
Board of Trustees

(Signed) J. Spencer Dickerson
Secretary

SEAL
THIS AGREEMENT, made this fifteenth day of December, 1917, by and between THE UNIVERSITY OF CHICAGO (hereinafter sometimes referred to as the "University"), party of the first part, and the TRUSTEES OF THE OTHO S. A. SPRAGUE MEMORIAL INSTITUTE, (hereinafter sometimes referred to as "Sprague Memorial Institute"), party of the second part, WITNESSETH:

WHEREAS, it is desired that there shall be a plan of cooperation by and between the University and Sprague Memorial Institute whereby Sprague Memorial Institute, through its relations with the University, can carry out more effectively the object of its incorporation viz: "The investigation of the causes of disease and the prevention and relief of human suffering;"

NOW, THEREFORE, it is mutually covenanted and agreed as follows:

1. The University agrees to furnish, rent free to the Sprague Memorial Institute, suitable quarters and other facilities for research work to be done at the University in connection with the medical schools.

2. Sprague Memorial Institute agrees to provide all laboratory equipment to be used in connection with said quarters; to maintain said quarters, paying all laboratory costs, and to conduct its research work in harmony with the other medical work of the University.

3. The Director and the staff of Sprague Memorial Institute shall be appointed upon mutual agreement between the Boards of Trustees of the said Institute and University; provided, however, that in the event of said Board of Trustees failing to fill any vacancy within ninety (90) days after it shall occur, such vacancy may be filled by the Board of Trustees of the Institute.

4. Sprague Memorial Institute agrees at all times during the term of this contract to fully cooperate with the University in medical research.

5. All publications of the results of research work shall bear the name "Otho S. A. Sprague Memorial Institute in cooperation with the University of Chicago."

6. In the event of Sprague Memorial Institute giving up the quarters herein provided for, after ten years' use, all permanent and fixed improvements shall become the property of the University, but all movable furnishings and equipment installed by Sprague Memorial Institute may be removed as the property of the said Sprague Memorial Institute.

7. This agreement shall continue until June 30, 1937, and thereafter until the same shall be terminated by either party, by such party giving one year's notice in writing of its election to terminate this contract.

IN WITNESS WHEREOF, the parties hereto have severally caused this agreement to be executed by their respective officers duly authorized in accordance with resolutions of their respective Boards of Trustees, and their respective corporate seals to be hereto affixed the day and year first above written.

THE UNIVERSITY OF CHICAGO

ATTEST:

BY Signed: J. Spencer Dickerson
Secretary.

TRUSTEES OF OTHO S. A. SPRAGUE MEMORIAL INSTITUTE

ATTEST:

BY Signed: A.A. Sprague
Secretary.

BY Signed: Martin A. Ryerson, (Seal)
President of its Board of Trustees

BY Signed: Frank Billings (Seal)
Chairman Board of Trustees.
This Agreement made this 27th day of October, 1931, by and between THE UNIVERSITY OF CHICAGO (hereinafter sometimes referred to as the University), party of the first part, and the OTHO S. A. SPRAGUE MEMORIAL INSTITUTE (hereinafter sometimes referred to as the Sprague Memorial Institute), party of the second part, Witness:

WHEREAS, it is desired that there shall be co-operation by and between the University and the Sprague Memorial Institute whereby the Sprague Memorial Institute, through its relations with the University, can carry on more effectively the objects of its incorporation, namely: "the investigation of the causes of disease and the prevention and relief of human suffering," it being understood between the parties that the solution of the problems relating to neuro-psychiatry and the training of graduate students shall be the chief part of the work of the Sprague Memorial Institute for the present;

WHEREAS, it is understood that the children of the founder of the Sprague Memorial Institute purpose erecting at their own cost on ground to be furnished by the University, a hospital of a capacity of 40 to 50 beds with provision for necessary laboratory space and equipment for investigative work and training of graduate students; and

WHEREAS, it is understood that the Sprague Memorial Institute will co-operate with the University in an attempt to secure a minimum of One Million Five Hundred Thousand Dollars for endowment, said endowment to be held by the University in trust and the income thereof to be used for the University during the lives of the University and in contrast for the equipping of the hospital above referred to and for teaching and research in connection with the same, and thereafter as provided in paragraph 5 hereof;

Now, Therefore, it is mutually covenanted and agreed as follows:

(1) The University will furnish free of rent the use of ground suitable and adequate for the hospital and laboratories above referred to in which the Sprague Memorial Institute shall conduct its research work, such location to be in connection with the Medical School of the University between Sixtieth and Sixty-first Street and between Woodlawn and Ellis Avenues. The location, plans and size of such building shall be subject to the approval of the Board of Trustees of the University and the title thereto shall be in the University.

(2) Conditioned on the securing of the said endowment and on the erection and equipment of the said hospital and laboratories and the performance of the other covenants herein contained, a modern psychiatric clinic for research, teaching and treatment will be developed in connection with the Medical School of the University and in connection with the University departments of Anatomy, Physiology, Pathology, Chemistry and other important branches, the clinic to be an integral part of the Medical School and to enjoy co-operation with the departments mentioned.

(3) The Sprague Memorial Institute will expend not less than 80% of its annual income in scientific investigation in cooperation with the University in the solution of problems relating to neuro-psychiatry.

(4) The director and members of the staff of the Sprague Memorial Institute shall be appointed by the Board of Trustees of the Sprague Memorial Institute on nomination by the Board of Trustees of the University and those qualified by academic rank and the members of the appropriate faculties of the University without salary from the latter. The employment of any of the said appointees may be terminated at any time, by the Board of the Sprague Memorial Institute and shall be terminated by request of the University.
THE JOURNAL OF THE ROYAL SOCIETY OF ARTS.

VOL. XXXVIII.

MARCH 18, 1881.

THE DENTAL WORK OF THE UNIVERSITY OF OXFORD in the CLASSICAL PERIOD.

A PERSONAL INSTRUCTION in the CLASSICAL PERIOD.

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A PERSONAL INSTRUCTION in the CLASSICAL PERIOD.
(5) At the termination of this contract or of any extension of its term, the income of the endowment fund hereinbefore mentioned shall be used by The University of Chicago for research and teaching in some field of medical science, preferably that of neuro-psychiatry.

(6) All publications of the results of research work shall bear the name of "The Otho S. A. Sprague Memorial Institute in cooperation with The University of Chicago."

(7) This agreement shall continue for fifty years from and after the date hereof, but it may be altered, amended or terminated at any time by agreement between the parties hereto.

In Witness Whereof the parties hereto have severally caused this agreement to be executed by their respective officers, duly thereunto authorized, in accordance with the resolutions of their respective Board of Trustees and their respective corporate seals to be hereto affixed the day and year first above written.

THE UNIVERSITY OF CHICAGO

BY Signed: Howard G. Grey,
2nd Vice President, Board of Trustees.

OTHO S. A. SPRAGUE MEMORIAL INSTITUTE

BY Signed: Frank Billings,
President.

ATTEST:

Signed: J. Spencer Dickerson,
Secretary.

ATTEST:

Signed: A. A. Sprague,
Secretary.
null
Secretary of Rush Medical College, do hereby certify that the foregoing is a true copy of certain proceedings duly had at a regular meeting of the Board of Trustees of said Rush Medical College, duly held on the twenty-sixth day of September, A.D. 1916, in the City of Chicago, Illinois, as shown by the records of said corporation.

IN WITNESS WHEREOF, I have hereto set my hand and the seal of said Rush Medical College, this __________ day of __________
A.D. 1923.

Secretary of the Board of Trustees
of said Rush Medical College.
SECRETARY OF THE DEPARTMENT

I have pleasure in forwarding the following letter of recommendation from a source of
considerable authority for Mr. John Doe, who has been recommended to you as being
interested in the subject of Golf. His connection with the City of Chicago Golf Club,
which is one of the oldest and most respected in the country, is shown by his services at
various positions of responsibility and participation.

IN WITNESS WHEREOF, I have signed this letter on his behalf.

[Signature]

A.D. 1925

SECRETARY OF THE DEPARTMENT

[Signature]
At an adjourned annual meeting of the Board of Trustees of Rush Medical College, duly called and held on the twenty-sixth day of September, A.D., 1916, the following proceedings were duly had, viz:

The Secretary presented a request from Mr. A. A. Sprague II for a renewal of the agreement between Rush Medical College and the Otho S. A. Sprague Memorial Institute, the agreement being as follows:

It is hereby agreed between the Trustees of Rush Medical College and the Trustees of the Otho S. A. Sprague Memorial Institute:

1. That Rush Medical College is to furnish to the Otho S. A. Sprague Memorial Institute, for a period of five years, rent free, the present quarters now occupied by the latter, namely, the laboratories on the fourth floor of Semn Hall; or other quarters satisfactory to both parties.

2. The Otho S. A. Sprague Memorial Institute is to pay for gas, electricity and water used in these quarters.

3. All publications of work done in the laboratories housed by Rush Medical College shall be credited as coming from the Otho S. A. Sprague Memorial Institute laboratories in Rush Medical College.

4. All persons holding full appointments on the staff of the Otho S. A. Sprague Memorial Institute and working in the laboratories housed by Rush Medical College, shall be entitled to the same privileges as members of the faculty of Rush Medical College of the rank of instructor or of higher rank, and shall be eligible to appointment to the faculty of Rush Medical College. This shall not include Fellows and part time appointees of the Otho S. A. Sprague Memorial Institute and it shall not modify the rank or privileges of members of the staff of the Otho S. A. Sprague Memorial Institute who are also members of the faculty of Rush Medical College.

5. In the event of the Otho S. A. Sprague Memorial Institute giving up its present quarters after five years use, all permanent and fixed improvements remain the property of Rush Medical College, but all movable furnishings and equipment installed by the Otho S. A. Sprague Memorial Institute may be removed as the property of the Otho S. A. Sprague Memorial Institute. If the laboratory is given up in less than five years, the Institute may be recompensed for fixed improvements according to mutual agreement.

6. This agreement may be abrogated by either party after one year's notice of intention to withdraw from the agreement.

Committee for the Otho S.A. Sprague Memorial Institute

Trustees of Rush Medical College

Its Secretary

Its President

It was moved and seconded to renew the contract as presented between Rush Medical College and the Otho S. A. Sprague Memorial Institute for five years from the expiration of the present agreement, and, a vote having been taken, the motion was declared adopted.
If the Home of the Parent of the Student is by the College, a T. A. of the Student Intended to be of the College, if the College is in a Military Institution, the appropriate Military Institution should be notified of the Parent's intentions. The College shall give notice of the appointment of a T. A. of the Student Intended to be of the College, if the College is in a Military Institution, to the appropriate Military Institution.

If the College is in a Military Institution, the notice of the appointment of a T. A. of the Student Intended to be of the College shall be given to the appropriate Military Institution.

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The notice of the appointment of a T. A. of the Student Intended to be of the College shall be given to the appropriate Military Institution.
THIS INDENTURE made the second day of January A.D. 1884, between the Trustees of Rush Medical College, party of the first part, and the Presbyterian Hospital of the city of Chicago, party of the second part, each of said contracting parties being a corporation existing under and by virtue of the laws of the State of Illinois.

Whereas, the Trustees of the Rush Medical College aforesaid, believing that hospitals controlled and managed by religious organizations are most conducive to the interests of the sick, and beneficial in their influence, the following agree with the Presbyterian Hospital of the City of Chicago, for the purpose of aiding in the establishment of a hospital of a high order.

Now this indenture being executed, that in consideration of the performance of the covenants and agreements hereinafter contained, to be kept and performed by said party of the second part, the said party of the first part hereby covenants and agrees, for itself, its successors and assigns, to convey to the said party of the second part, by good and sufficient quit-claim deed, the following described lots, pieces or parcels of land situated in the County of Cook and State of Illinois, viz.: Lots Seventeen (17), Eighteen (18), Nineteen (19) and Twenty (20) in McKay’s Subdivision of block eleven (11) in Ashland’s Addition to Chicago, together with the building now standing thereon, designed for a hospital, upon and towards the completion of which the said party of the second part agrees to expend or cause to have expended the sum of twenty-five thousand ($25,000) dollars; also lots Twenty-five (25), Twenty-six (26), Twenty-seven (27) and the west twenty-three and four-tenths (23 4/10) feet of Lot One (1) in McKay’s Subdivision aforesaid, subject to a certain mortgage to be made thereon by said party of the first part to Edward L. Holmes, to secure the payment of five thousand dollars ($5,000), which indebtedness, with the interest accruing thereon, the said party of the second part agrees to pay.

And in consideration of the covenants and agreements aforesaid, the said party of the second part hereby covenants and agrees for itself, its successors and assigns, with the said party of the first part, its successors and assigns, to complete the hospital building heretofore commenced by said party of the first part, and now standing on lots Seventeen (17), Eighteen (18), Nineteen (19) and Twenty (20) in McKay’s Subdivision aforesaid, a hospital for the treatment of sick and injured and disabled persons, to furnish the same for a hospital and to construct and maintain therein and further agrees to erect a suitable building or buildings upon lots Twenty-five (25), Twenty-six (26), Twenty-seven (27) and the west twenty-three and four-tenths (23 4/10) feet of lot one (1) aforesaid, as soon as the necessity for more room shall arise and the necessary sums can be obtained therefor, and to furnish such and maintain therein in connection with the hospital now partially completed and above mentioned a more enlarged hospital. No building is, however, to be erected upon the east sixteen (16) feet of the west twenty-three and four-tenths (23 4/10) feet of lot one (1) aforesaid.

It is further covenanted and agreed that the said party of the second part shall and will maintain in said hospital one free bed in perpetuity for Tubill King and his heirs, he having made a gift of ten thousand dollars ($10,000) to the building funds of said hospital.

It is further covenanted and agreed for the consideration aforesaid that the Faculty of Rush Medical College shall have the right to nominate to the managers of the said Presbyterian Hospital all the medical officers and attendants of said hospital, and that no such medical officer or assistant shall be elected except upon nomination by said faculty, and that the said Faculty shall have the sole and exclusive control and management of all clinical instruction given in said hospital, and that no patient shall be made the subject of clinical instruction without his or her consent, and that the said Faculty, in conjunction with the board of managers, shall prepare and maintain rules and regulations for the medical management of the institution.

It is further covenanted and agreed that the said party of the first part shall have the right at any and all times to use a space of fifteen
We must focus on developing a clear and effective method of communication that effectively conveys the data gathered from the sampling surveys. This method must be accessible to all participants and should facilitate the analysis of the data. One potential method that could be employed is the use of a graph or a flowchart. This will help to visualise the data and make it easier to understand. Additionally, we should ensure that all participants are trained in the use of the method and are able to interpret the results. This will help to ensure that the data is accurately interpreted and that the decisions made are based on a thorough understanding of the information. Furthermore, we should consider the use of technology to facilitate the communication process. This could include the use of software or applications that allow for real-time collaboration and data sharing. In conclusion, we must ensure that the communication method we choose is clear, effective, and accessible, and that it is used in conjunction with technology to facilitate the sharing of data and the analysis of the results.
(15) feet in width immediately north of the college buildings running
cast from Wood St. to the present hospital building, and no building
shall be placed upon said ground.

And it is further covenanted and agreed that in the case of the
breach at any time hereafter by said party of the second part, its
successors or assigns, of any of the covenants or agreements herein
contained to be by it kept and performed, then and in such case the
lots, pieces or parcels of land hereinabove described, and all the build-
ings and improvements thereon, and all the right, title and interest
which shall inure to the said party of the second part, its successors or assigns, may have
therein, by reason of this covenants, or any deed thereunder, or other-
wise, shall revert to and become vested in the said party of the first
part, its successors and assigns.

IN WITNESS WHEREOF the said party of the first part
have hereunto caused their corporate seal to be affixed and these
presents to be subscribed by their President and Secretary, and the
said party of the second part have hereunto caused their corporate seal
to be affixed and these presents to be subscribed by their Board of
Managers the day and year first above written.

(Signed) L. W. F. Freer, Pres.

Attest:
Grant Goodrich, Sec'y
Danl. K. Pearson, Pres; Pres; Hosp.
Wm. A. Douglass, Sec'y Pres; Hosp.

Managers:
Samuel M. Moore
Henry Waller
R. C. Hamill
Willis G. Craig
Jacob Beidler
H. N. Lyman
Ja. H. Horton
Tuthill King
N. H. Wells
Howick Johnson
John H. Barrows
G. W. Hall
J. P. Ross

Rush Medical. Agreement with Pres. Hospital

A history of the circumstances which resulted in the action of
the trustees recorded on page 120 is worth of note. In 1879, soon after
the purchase of a site for the hospital, the question regarding its
building and support received the serious attention of the Trustees and
Faculty. It was apparent that the college could not carry on the enter-
prise alone. Dr. Gum had several interviews with some of the Catholic
sisterhoods, who were extremely desirous of building and managing the
proposed hospital. After the Trustees had voted to raise Fifteen Thou-
sand dollars and Tuthill King, Esq., had given ten thousand dollars more,
and sisters were still more desirous of assuming ownership and control
of the hospital and of collecting funds for its future enlargement, with
the express stipulation that the college should have absolute control of
the appointments on the medical board and of the rules regulating the
duties of the staff. Nearly all the faculty was heartily in favor of this
arrangement, since all were favorably impressed with the successful man-
agement of the Catholic hospitals of Chicago and were acquainted with
the satisfactory union of the Mercy Hospital with the Chicago Medical
College. Moreover, it was known that the question of the "pathics" in all
probability would never arise in the minds of the "sisters" to disturb the
harmony of the board, and the union between the college and hospital. Fin-
ally, after much discussion, Dr. Ross stated that he believed the Pres-
byterian churches of Chicago could be induced to form an association
which would accept the hospital and its site as a gift and place it on a
basis similar to that of the Presbyterian hospitals of New York and
Philadelphia. The plan was successfully matured, the Trustees and
Faculty joining unanimously in securing the union. In view of the amount
contributed to the hospital by the college and in view of the desirability
of having the medical board free for all time from discordant elements,
the directors of the hospital vested the control of the medical board,
practically, in the faculty. The directors were glad to be relieved of
much of the responsibility of forming a medical board and of filling
such vacancies as may occur, as is stated in the "agreement." Accord-
goingly, the Medical Board was constituted as nominated by Faculty.
For value received the Trustees of Rush Medical College hereby assign and transfer to the University of Chicago all its rights, privileges and obligations in and under its contract with the Presbyterian Hospital of the City of Chicago, dated January 2, 1884, and also all of the benefit of the provisions therein contained running to or in favor of said Rush Medical College (except the right and title to any and all reversions of real estate in said contract provided for), and also all the right, title, authority and benefit of all provisions therein contained running to or in favor of the Faculty of Rush Medical College, and agree that all rights, privileges, benefits and authority which under said contract inure to Rush Medical College or the faculty thereof shall hereafter be construed as inuring to the University of Chicago, and covenant that nothing has been done to impair the validity of said contract.

The Presbyterian Hospital of the City of Chicago joins herein for the purpose of confirming and consenting to the above and it does hereby consent to the assignment and transfer of said contract between it and the Trustees of Rush Medical College.

In consideration of said assignment and transfer and of said written consent of the Presbyterian Hospital of the City of Chicago, the University of Chicago hereby assents and undertakes to perform from and after this date all of the covenants, provisions and obligations therein contained on the part of the Trustees of Rush Medical College and of the Faculty of Rush Medical College; it being understood and agreed that the words "Faculty of Rush Medical College" shall be construed to mean "Board of Trustees of the University of Chicago" wherever the words "Faculty of Rush Medical College" occur in said contract.

ATTEST:
Signed: J. Spencer Dickerson,
Secretary of Trustees of the Rush Medical College.

ATTEST:
Signed: William A. Douglass,
Secretary of Presbyterian Hospital.

ATTEST:
Signed: J. Spencer Dickerson,
Secretary of the Board of Trustees of the University of Chicago.
Contract

Between the Central Free Dispensary of West Chicago and the Trustees of Rush Medical College.

Cook County Records, Book 583 Page 266.

The Central Free Dispensary of West Chicago and the Trustees of the Rush Medical College of Chicago believing that the work of carrying on a free dispensary in the city of Chicago will be thereby advanced and that the duty of the authorities of the said college under the will of the late John Phillips of Chicago to establish a dispensary will thereby in the interest of humanity be best fulfilled have entered into and do enter into the following agreement to continue ninety-five years (95):

Section 1.-The said Central Free Dispensary agrees to loan to the trustees of the said college eleven thousand dollars ($11,000) for ninety-five (95) years and to receive interest thereon at the rate of six per cent (6%) per annum. The authorities of the college to give as security for the said loan a first mortgage on their college property which includes the lot (100 by 147 ft.) on the northeast corner of Harrison and Wood streets in the city of Chicago and all its buildings and belongings. This loan to be perfected as soon as the college acquires a clear title to the said property. It is further agreed that should at any time one full year pass and the college fail to pay all the interest on the said loan the loan shall if the said Central Free Dispensary so elects be terminated and the full amount of both principal and interest shall then be due and payable.

Section 2.-The Trustees of the said College shall agree to provide rooms for the use of the said Dispensary in their college building to be built on the lot above referred to said rooms to be situated on the first floor of the said building said floor not to be more than three feet below the street grade, to be well lighted, to have a superficial area (floor space) of at least five thousand (5000) square feet, to have a height of at least twelve feet and to be partitioned and arranged as the said Directors of the Dispensary may direct and they do hereby lease said rooms to the said Dispensary for the term of ninety-five (95) years.

The Dispensary to pay such an annual rental for the said rooms and for the proper heating of the same as shall be fixed each year by the President of the Board of Directors of the said Dispensary and the President of the Trustees of said college they to select a third person to decide in case they fail at any time to agree. Provided the said annual sum paid shall in no case exceed the annual interest on the money loaned under the above agreement and until the final settlement of the estate of the late John Phillips and until all the moneys bequeathed by him for a Dispensary are available by the said Central Dispensary the annual sum paid shall not exceed one-half of the amount of annual interest money on the said loan of eleven thousand dollars and the said rent shall be paid to the said college by being deducted from any actual payments of interest accruing out of the said Phillips Dispensary Fund, which payments are made by the Trustees of the said college to the said Central Free Dispensary according to the terms of this agreement and in no other way or manner whatsoever.
The Department, to play an essential role in the preparation of the future leaders of this country, shall exercise strict control over the content and quality of the courses offered. The Department shall also strive to integrate curriculum with the needs of society and to encourage research and innovation. The Department shall ensure that the faculty is well-prepared and that the facilities are adequate to support the educational objectives. The Department shall also maintain close ties with industry and other educational institutions to promote collaboration and exchange of ideas. The Department shall seek to foster a climate of intellectual freedom and to uphold the highest standards of academic integrity.
Section 3. - The said trustees of the said college to the end that they may establish and maintain a free Dispensary in the city of Chicago according to the provisions of the will of the late John Phillips do hereby agree to pay and turn over to the said Central Free Dispensary the whole interest from time to time accruing out of the Phillips Dispensary fund of which they are trustees; that now in their possession to be paid and turned over at once and that in prospect as soon as they shall come to the possession of it. The said Dispensary hereby agrees to use the income from the said fund in maintaining as hereinafter specified a free dispensary in and for the city of Chicago.

Section 4. - The said Dispensary agrees to establish and to carry on and maintain in the rooms, hereinafter agreed to be leased to them in said college building during the continuance of this agreement, a free dispensary for the city of Chicago the same to be carried on in the manner provided in said will of said John Phillips as nearly as may be and under such rules as the faculty of the said college may approve; such dispensary to be established within six months after the completion of the said college building.

Section 5. - The said faculty by this agreement approve of the By-Laws and Rules of the said Board of Directors of the said Dispensary now in force as rules under which the aforesaid Dispensary may be conducted. But there shall during the continuance of this agreement be no change in said By-Laws that will lessen the amount and character of the Dispensary work done, without the consent of the said faculty, any other change being permitted without such consent. No person shall at any time be appointed Medical Superintendent of said Dispensary work without the consent of said faculty to such appointment.

Section 6. - The Central Dispensary aforesaid shall see that so far as is practicable during the sessions of Rush Medical College, the cases coming to the said Dispensary shall be used by the attending Physicians for clinical purposes and that they - the said physicians give the clinics faithfully and in the interest of sound medical education. The students of the said college shall be admitted to said clinics at all proper times under such rules and regulations as the Directors of the said Dispensary may prescribe. But the said students shall not during the continuance of this agreement be charged any fee for the same without consent of the faculty of the said college.

Section 7. - The Clinical Professors of Rush College shall be allowed to use any of the clinical material of the said Dispensary for clinical purposes in the college rooms provided this shall always be done with the approval of the medical superintendent of the Dispensary, and with the consent of the attending physicians in whose departments where such material shall fall.

Section 8. - This agreement is not intended to deprive the Directors of the said Central Dispensary of any right they now have to establish other dispensary stations in West Chicago than their chief Dispensary.

In witness whereof the Trustees of the said Rush Medical College do execute this agreement by the President thereof and by causing the corporate seal of said college to be hereunto affixed, the attestation of the Secretary of said Board of Trustees being also hereunto subscribed and in pursuance of a vote of the Board of Directors of the said Central Free Dispensary of West Chicago the corporate seal of said corporation is hereunto affixed and these presents duly signed by the President and Secretary of the said Central Free Dispensary this ninth day of June A. D. 1875.

(Signed) L.C. Paine Free, President
Grant Goodrich, Secretary
Albro E. Bishop. President. Dispensary
J. Whitney Martin, Secretary
Central Free Dispensary
Section 5. The Board of Trustees of the College of the City of New York has received and adopted a report of the President of the College setting forth the facts and the recommendations of the President and of the Board of Trustees, and the Board has determined to accept and act upon the recommendations. The Board has appointed a Committee of the Board to prepare and submit to the President a report upon the matter. The Committee shall consist of the President, the Vice-President, and the Treasurer. The report shall be submitted to the Board for approval and action. The Board has further directed that the report be submitted to the Trustees for their information and action.
State of Illinois\nCounty of Cook\n
I, Walter G. Goodrich, Notary Public, in and for the said county in the state aforesaid do hereby certify that L. C. Paine Freer, Grant Goodrich, Albrou E. Bishop and J. Whitney Farlin, and each of them who are personally known to me as the same persons whose names are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that they and each of them signed, sealed and delivered the said instrument as their and each of their free and voluntary acts for the uses and purposes therein set forth.

Given under my hand and notarial seal this tenth day of April, 1876.

(Signed) Walter G. Goodrich

No. 82762
Filed for Record April 25, A.D. 1876 at 2 o'clock

(Signed) James Stewart
Recorder
THIS AGREEMENT, made this 15th day of December, A.D. 1917, by and between THE UNIVERSITY OF CHICAGO (hereinafter sometimes referred to as the "University"), party of the first part, and the MEMORIAL INSTITUTE FOR INFECTIOUS DISEASES, founded in memory of John Rockefeller McCormick, (hereinafter sometimes referred to as "McCormick Memorial Institute"), party of the second part, WITNESSETH:

WHEREAS, it is desired that there shall be a plan of co-operation by and between the University and the McCormick Memorial Institute whereby the University may co-operate in the research work of the Institute and whereby the McCormick Memorial Institute through its relations with the University may carry out more effectively the object of its incorporation; viz: The study and treatment of scarlet fever and other acute infectious diseases, and the investigation of allied problems; NOW, THEREFORE, it is mutually covenanted and agreed as follows:

1. The University agrees to furnish, rent free, to the McCormick Memorial Institute, suitable quarters and other facilities for such research work as the Board of Trustees of the Institute and University shall decide to conduct at the University, and the McCormick Memorial Institute agrees to provide all laboratory equipment to be used in connection with any quarters or other facilities for its research work provided by the University, paying all laboratory costs, and further agrees to conduct its research work in harmony with the other medical work of the University. In such work it is understood that the Institute while co-operating and working in harmony with the University shall have the deciding voice as to initiation, conduct and termination of the same.

2. The staff of the McCormick Memorial Institute shall be appointed upon mutual agreement between the Boards of Trustees of the said Institute and University; Provided, however, that in the event of said Boards of Trustees failing to fill any vacancy within ninety (90) days after it shall occur, such vacancy may be filled by the Board of Trustees of the Institute.

3. The University and the McCormick Memorial Institute agree at all times during the term of this contract to co-operate in medical research.

4. All publications of the results of research work shall bear the name of the party of the second part "in co-operation with The University of Chicago."

5. This agreement is to continue until June 30, 1927, and thereafter until the same shall be terminated by either party, by such party giving one year's notice in writing of its election to terminate this contract.

IN WITNESS WHEREOF, the parties hereto have severally caused this agreement to be executed by their respective officers duly thereunto authorized in accordance with the resolutions of their respective Boards of Trustees and their respective corporate seals to be hereunto affixed the day and year first above written.

THE UNIVERSITY OF CHICAGO

ATTEST:

Signed: J. Spencer Dickerson
Secretary.

BY Signed: Martin A. Ryerson,
President of its Board of Trustees.

THE MEMORIAL INSTITUTE FOR INFECTIOUS DISEASES

ATTEST:

BY Frank Billings (Signed)
President of its Board of Trustees.

Signed: L. Haktoom,
Secretary.
THE UNIVERSITY OF OREGON

ATTENTION

To: All Faculty, Administrators, and Staff of the University of Oregon

From: President Jack M. P мехо

SUBJECT: Annual Budget Review

This is to inform you of the upcoming Annual Budget Review, which is a critical component of the university's strategic planning process. The review will take place over the next several weeks and will involve all departments and units of the university.

The purpose of the Annual Budget Review is to assess the financial health and strategic direction of the university, and to ensure that resources are allocated effectively to support the university's mission.

I encourage all members of the university community to actively participate in the review process. This includes participating in budget workshops, providing feedback on proposed budget allocations, and offering suggestions for improving the university's financial operations.

I look forward to working with you all to ensure that the Annual Budget Review is a success.

Sincerely,

Jack M. P мехо

President, University of Oregon
At a regular meeting of the Board of Trustees of Rush Medical College, duly held on the twenty-fifth day of October, A.D., 1911, the following proceedings were duly had, viz:

The following Agreement was submitted and after consideration was approved, and the Vice-President of the Board was authorized to sign the agreement and execute it as of the date of July 27, 1911, it having been submitted to the trustees and informally approved at that time.

AGREEMENT, entered into this 27th day of July, A.D. 1911, between THE HOME FOR DESTITUTE CRIPPLED CHILDREN and RUSH MEDICAL COLLEGE, both of Chicago, Illinois:

WHEREAS, said Home desires to place the entire medical and surgical work of the Home under the care and direction of said College, and said College is prepared and willing to assume entire responsibility for such medical and surgical work;

NOW, THEREFORE, to effectuate such wishes, the parties hereto agree as follows:

1. The faculty of said College shall nominate to the Board of Directors of said Home all members of the medical and surgical staffs of said Home. Such nominees shall be members of the Faculty of said College. If said Board of Directors shall decline to appoint any person or persons so nominated, it shall notify said Faculty of its determination in the matter, and said Faculty shall thereupon nominate other persons, until nominees satisfactory to said Board shall have been nominated. If any person so appointed a member of said staff of said Home shall thereafter cease to be a member of said Faculty such person shall thereupon be deemed to have resigned his appointment to said staff and shall cease to be a member thereof. Any vacancies so caused shall be filled by nomination and appointment in the manner herein above set forth. Said College shall notify all persons nominated as members of said staff that all appointments to said staff shall be made subject to this agreement.

2. The medical staff of said Home so constituted shall have entire charge of all medical and surgical treatment and care of patients at said Home, and will render all services necessary to proper treatment and care of such patients, and
The following agreement was supplemented and after-come
facilitation new approved and the above-mentioned to the Board
were satisfied to years and another year and another year to the
Rob and of July 1st, 1917, if you please myself and to the
invention a given time and also of July 1st.

I shall found THE HOME FOR MENTAL EXCITEMENT CHILDREN
and

RUSH MEMORIAL COLLEGE, board of directors, Intelli
where I will found another place to please the entire hospital
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will give such instruction as may be necessary to nurses who may be under instruction and training at said Home.

3. As soon as the medical and surgical staffs of said Home are constituted, as herein provided, said College will assume entire responsibility of the medical and surgical work of said Home, and for the medical instruction of nurses under training at said Home.

4. Nothing herein contained shall affect or modify the power of said Board of said Home and of its executive committee to remove for any cause which said Board of said executive committee shall deem sufficient any member of the medical or surgical staff of said Home; but in case of any such removal, the Home shall promptly notify said Faculty of such removal and said Faculty shall thereupon nominate suitable person or persons for appointment to fill any vacancy or vacancies so caused.

5. The interns and members of the house staff of said Home shall be appointed from graduates of said College or from graduates of other colleges recommended by the Faculty of said College.

6. Said Home shall furnish means for research work by providing adequate laboratory facilities for the proper conduct of this work.

7. The medical and surgical staffs of said Home shall be furnished such facilities for teaching in the Home as the means of the Home will from time to time permit. Regular courses of instruction will be given to students and practitioners, as outlined by the Faculty of the College.

8. This agreement shall become operative on the 27th day of July, 1911, and shall continue in force until terminated by one or both of the parties thereto, but neither party shall terminate this contract except upon one year's written notice, served upon the other party, stating that the party giving such notice desires to terminate this agreement.
THE HOME FOR DESTITUTE GRIFFED CHILDREN

BY (Signed) Charles G. Dawes,
Its President

Attest: (Signed) MAY H. HOLMES,
Its Secretary

RUSH MEDICAL COLLEGE

BY (Signed) Albert A. Sprague,
Its Vice-President

Attest: (Signed) THOMAS W. GOODSPERD,
Its Secretary

I, [Name], Secretary of Rush Medical College, do hereby certify that the foregoing is a true copy of certain proceedings duly held at a regular meeting of the Board of Trustees of said Rush Medical College, duly held on the twenty-fifth day of October, A.D., 1911, in the City of Chicago, Illinois, as shown by the records of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand the seal of said Rush Medical College, this __________ day of __________ A.D., 1923.

Secretary of said Rush Medical College.
THE HOME FOR DESTITUTE OLD PEOPLE

ADDRESS: GLEN, SWILLY, DERRY

THE SECRETARY

RUGBY MEDICAL COLLEGE

DR. E. J. NICHOLSON

ASSISTANT, RUGBY MEDICAL COLLEGE

I have the honor to notify you that the annual meeting of the Board of Managers of Rugby Medical College will be held at the College, this morning, and that the officers and members will be in the hall at 9 o'clock.

IN WITNESS WHEREOF, I have hereunto set my hand this day of May, 19--

A. R. G.

SECRETARY OF RUGBY MEDICAL COLLEGE
At a regular meeting of the Board of Trustees of Rush Medical College duly held on the seventeenth day of December, A.D., 1915, the following proceedings were duly had, viz:

The Secretary presented a proposed memorandum of agreement between the Country Home for Convalescent Children, of Chicago, and Rush Medical College, the same approved by Judge Baldwin and Dr. Dodson as follows:

MEMORANDUM OF AGREEMENT entered into this day of A.D. 1915
by and between the COUNTRY HOME FOR CONVALESCENT CHILDREN and RUSH MEDICAL COLLEGE, both of Chicago, Illinois.

Witnesseth, That

WHEREAS, said Home desires to place the entire medical and surgical work of the Home under the care and direction of said College, and said College is prepared and willing to assume entire responsibility for such medical and surgical work:

NOW, THEREFORE, to effectuate such purpose, the parties agree as follows:

1. The Faculty of said College shall nominate to the Board of Directors of said Home all members of the medical and surgical staffs of said Home. Such nominees shall be members of the Faculty of said College. If said Board of Directors shall decline to appoint any persons or persons so nominated, it shall notify said Faculty of its determination in the matter, and said Faculty shall thereupon nominate other persons, until nominees satisfactory to said Board shall have been nominated. If any person so appointed a member of said staff of said Home shall thereafter cease to be a member of said Faculty, such person shall thereupon be deemed to have resigned his appointment to said staff and shall cease to be a member thereof. Any vacancies so caused shall be filled by nomination, and appointment in the manner herein above set forth. Said College shall notify all persons nominated as members of said staff that all appointments to said staff shall be made subject to this agreement.

2. The medical staff of said Home so constituted shall have entire charge of all medical and surgical treatment and care of patients at said Home, and will render all services necessary to proper treatment and care of such patients, and will give such in-
The report is a decision to proceed with the purchase of equipment for the college. It looks like the document is incomplete or has been cut off.

The decision to proceed with the purchase of equipment for the college was made due to the need for additional supplies and equipment. It is important to note that the purchase will be made from a reputable supplier and that all necessary approvals have been obtained.

The decision was made after careful consideration of the needs of the college and the available options. It is expected that the purchase will provide significant benefits to the college and its students.

The equipment will be installed in a timely manner and will be used to enhance the educational experience of the students. The college is committed to ensuring that all necessary precautions are taken to ensure the safety and security of the equipment.

The purchase is expected to be completed within the next few weeks, and the college will be working closely with the supplier to ensure that all necessary arrangements are made.

In conclusion, the decision to proceed with the purchase of equipment for the college was a necessary step in order to meet the needs of the college and its students. The college is confident that the purchase will provide significant benefits and is looking forward to the positive impact it will have on the educational experience of the students.
struction as may be deemed necessary to such nurses as may be under instruction and training at said Home.

3. As soon as the medical and surgical staffs of said Home are constituted, as herein provided, said College shall assume entire responsibility of the medical and surgical work of said Home, and the medical instruction of nurses under training therein.

4. Nothing herein contained shall affect or modify the power of said Board of said Home and of its executive committee to remove for any cause which said Board or its executive committee shall deem sufficient any member of the medical or surgical staff of said Home; but in case of any such removal the Home shall promptly notify said Faculty of such removal, and said Faculty shall thereupon nominate suitable person or persons for appointment to fill any vacancy or vacancies so caused.

5. The interns and members of the House staff of said Home shall be appointed from graduates of said College or from graduates of other colleges to be recommended by the Faculty of said College.

6. Said Home shall furnish means for research work by providing adequate laboratory facilities for the proper conduct of this work.

7. The medical and surgical staffs of said Home shall be furnished such facilities for teaching in the Home as the means of the Home will from time to time permit. Regular courses of instruction will be given to students and practitioners, as outlined by the Faculty of the College.

8. This agreement shall become operative on the day of and shall continue in force until terminated by one or both of the parties thereto, upon one year's written notice, served upon the other party, stating that the party giving such notice desires to terminate this agreement.

It was moved and seconded to approve the contract as presented and to authorize the officers of the Board to execute the same, and a vote having been taken the motion was declared adopted.

I, ________________________________, Secretary of Rush Medical College,
do hereby certify that the foregoing is a true copy of certain proceedings duly held at a regular meeting of the Board of Trustees of said Rush Medical College, duly held on the seventeenth day of December, A.D., 1915, in the City of Chicago, Illinois, as shown by the records of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of said Rush Medical College, this __________________________ day of ______________, A.D., 1923

______________________________, Secretary of said Rush Medical College
At a regular meeting of the Board of Trustees of Rush Medical College duly held on the twentieth day of March, A.D., 1916, the following proceedings were duly had, viz:

The President of the Board reported that in conformity with the action of the Board at its meeting held December 14, 1915, the President and the Secretary had executed the contract with the Country Home for Convalescent Children.

I, __________________, Secretary of Rush Medical College, do hereby certify that the foregoing is a true copy of certain proceedings duly had at a regular meeting of the Board of Trustees of said Rush Medical College, duly held on the twentieth day of March, A.D., 1916, in the City of Chicago, Illinois, as shown by the records of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of said Rush Medical College, this ____________ day of __________, A.D. 1923

[Signature]

Secretary of said Rush Medical College.
State of Illinois
County of Cook

I, Walter G. Goodrich, Notary Public, in and for the said county in the state aforesaid do hereby certify that L. C. Paine Freer, Grant Goodrich, Albro E. Bishop and J. Whitney Perlin, and each of them who are personally known to me as the same persons whose names are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that they and each of them signed, sealed and delivered the said instrument as their and each of their free and voluntary acts for the uses and purposes therein set forth.

Given under my hand and notarial seal this tenth day of April, 1976.

(Signed) Walter G. Goodrich
Notarial Seal

No. 32762
Filed for Record April 26, A.D. 1976 at 2 o'clock

(Signed) James Stewart
Recorder
MAY EIGHTH 1924

President E. D. Burton
The University of Chicago

My dear Dr. Burton:

With reference to the several fellowships, namely: Ingals, Thomson-Bevan, Billings and Brower, which are the subject of the agreement with Rush Medical College authorized by the Board today, your attention is called to the fact that the Rush Medical College has been appropriating the following sums for the maintenance of these fellowships:

- Ingals: $250.00 per year
- Thomson-Bevan: 250.00 " "
- Billings: 500.00 " "
- Brower: 0

(Until the death of Dr. A. D. Bevan, at which time the annual payment of $250 is presumably to be met by a gift of $500.)

It appears that the Brower fellowship, for no particular reason, has never been granted, although the obligation upon Rush, and now upon the University, was just as strong in the Brower case as in the other cases. A son of the founder of this fellowship is said to be now upon the Rush faculty list. Mr. Harper suggests that he might not be continued since he has not been giving his courses recently. I give you this information for whatever value it may have.

Mr. Tenney thinks that it would be highly desirable for the University to institute the Brower fellowship. It need not necessarily be in the sum of $250 a year, but approximately that. You will know whether a special fellowship will have to be created or whether the name of the Brower fellowship can be attached to fellowship work which would be carried on in any event.