# **TAX RETURN FILING INSTRUCTIONS**

\*\* FORM 990 PUBLIC DISCLOSURE COPY \*\*

### FOR THE YEAR ENDING

SEPTEMBER 30, 2017

Prepared for	ST. LUKE'S MAGIC VALLEY REGIONAL MEDICAL CENTER, LTD. 801 POLE LINE ROAD TWIN FALLS, ID 83301
Prepared by	DELOITTE TAX LLP 250 EAST FIFTH STREET, STE 1900 CINCINNATI, OH 45202
Amount due or refund	NOT APPLICABLE
Make check payable to	NOT APPLICABLE
Mail tax return and check (if applicable) to	NOT APPLICABLE
Return must be mailed on or before	NOT APPLICABLE
Special Instructions	THIS RETURN HAS BEEN PREPARED FOR ELECTRONIC FILING. IF YOU WISH TO HAVE IT TRANSMITTED ELECTRONICALLY TO THE IRS, PLEASE SIGN, DATE, AND RETURN FORM 8453-EO TO OUR OFFICE. WE WILL THEN SUBMIT THE ELECTRONIC RETURN TO THE IRS. DO NOT MAIL A PAPER COPY OF THE RETURN TO THE IRS.

# Form **8453-EO**

### Exempt Organization Declaration and Signature for Electronic Filing

OMB No. 1545-1879

		For calendar year 2016, or tax y	ear beginning OCT	, 2016, ar	nd ending SEP 30	, 20	17	2016
Department of the Internal Revenue S	Service			, 990-EZ, 990-PF, 1	120-POL, and 886	8		2010
Name of exen	npt organizatio	n St. Luke's Magic ' Center, Ltd.	Valley Regi	onal Medical		Em		dentification number 70686
Part I	Type of Re	turn and Return In	formation (V	Vhole Dollars Only)				
line 1a, 2a, 3a whichever is a	a, 4a, or 5a bela applicable, blar	of return being filed with F ow and the amount on the ok (do not enter -0-). If you	at line of the re	turn being filed with	this form was blan	k, then le	ave line	1b, 2b, 3b, 4b, or 5b,
2a Form 990 3a Form 112 4a Form 990	Details of the control of the contro	b Total re here b b Total  b Total  b Tax bas	venue, if any (F tax (Form 1120 sed on investm	n 990, Part VIII, colur Form 990-EZ, line 9) I-POL, line 22) Inent income (Form 9 Ine 3c)	90-PF, Part VI, line	5)	2b 3b 4b	395,668,330.
Part II	Declaration	n of Officer						
(dire taxe Trea inst and If a exe	ect debit) entry es owed on this asury Financial itutions involve resolve issues copy of this re cuted the elect	to the financial institution return, and the financial	n account indic institution to d ' no later than 2 e electronic pay state agency(ies contained with	ated in the tax prepa ebit the entry to this business days prior yment of taxes to rec s) regulating charities in this return allowin	aration software for account. To revoke to the payment (serve confidential in as part of the IRS	r payments a payments	t of the ent, I m t) date. n neces te progr	nust contact the U.S. I also authorize the financia sary to answer inquiries
electronic retu further declare intermediate s (a) an acknow the date of an	urn and accome that the amore ervice provide redgement of refund.	panying schedules and sunt in Part I above is the art, transmitter, or electronic eceipt or reason for rejective.	tatements, and amount shown ic return origina tion of the tran	to the best of my kr on the copy of the o ator (ERO) to send th	nowledge and belie rganization's elect e organization's re son for any delay i	ef, they ar ronic retu turn to th n process	e true, ourn. I consider IRS and the	
Here	Signature of o	fficer		Date	Title			
Part III	Declaration	n of Electronic Retu	urn Originat	tor (ERO) and P	aid Preparer <sub>(so</sub>	ee instrud	ctions)	
knowledge. If return. The org filed with the I for Business F accompanying declaration is	I am only a col ganization offic RS, and have t Returns. If I am g schedules ar based on all in	d the above organization' lector, I am not responsible will have signed this for followed all other requirer also the Paid Preparer, und statements, and to the formation of which I have	ole for reviewing orm before I sul ments in Pub. 4 under penalties best of my kno	g the return and only omit the return. I will 163, Modernized e-fi of perjury I declare t owledge and belief, t e.	declare that this for give the officer a colle (MeF) Information that I have examine they are true, corrections of the content	orm accu copy of all on for Aut ed the ab- ct, and co	rately re forms a horized ove orga omplete	eflects the data on the and information to be IRS e-file Providers anization's return and
Use signa	s name (or	Deloitte Tax LLP	<del></del>	8/14/18	preparer X	employed		01487105 -1065772
	s if self-employed), ess, and ZIP code	250 East Fifth S Cincinnati, OH 4	treet, STE	1900			Phone no.	784-7100
		declare that I have exami e, correct, and complete.						and to the best of my know- rer has any knowledge.
Paid	Print/Type prep	arer's name	Preparer's sign	nature	Date	Check if employe		PTIN
Preparer Use Only	Firm's name	>				Firm's I	IN ►	
Joe Omy	Firm's address	<b>&gt;</b>				Phone	no.	

Form **991** 

Return of Organization Exempt From Income Tax
Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except private foundations)

Open to Public Inspection

OMB No. 1545-0047

Department of the Treasury Internal Revenue Service

▶ Do not enter social security numbers on this form as it may be made public. Information about Form 990 and its instructions is at www.irs.gov/form990.

Α	For the	e 2016 calendar year, or tax year beginning OCT 1, 2016 and end	ding SE	EP 30, 2017			
В	Check if applicab	C Name of organization		D Employer ic	lentific	cation number	
_		St. Luke s magic valley Regional Medical					
Ļ	Addre						
Ļ	Name chang	Doing business as		56	5-2570	0686	
Ļ	Initial return	,	om/suite	E Telephone n	ıumber	•	
L	Final return	801 Pole Line Road		(2	208) 7	706-9585	
_	termir ated	City or town, state or province, country, and ZIP or foreign postal code		G Gross receipts \$	;	395,90	52,165.
Ļ	Amen return	TWIN FRIEN, ID 05501		H(a) Is this a gr	oup re		
	Application pendi	F Name and address of principal officer: Chris Roth		for subord	linates'	? <b>Yes</b>	X No
	pendi	same as C above		<b>H(b)</b> Are all subord	linates in	cluded? Yes	No
		empt status: X 501(c)(3) 501(c)( ) ( (insert no.) 4947(a)(1) or L	527	If "No," at	tach a	list. (see instructi	ons)
		te: > www.stlukesonline.org		H(c) Group exe	mptior	n number 🕨	
<u>K</u>	Form of	organization: x Corporation Trust Association Other	L Year o	of formation: 200	6 <b>M</b>	State of legal dom	icile: ID
P	art I	Summary					
9	1	Briefly describe the organization's mission or most significant activities: Provide h	nealthc	are services	to		
Governance		the community.					
ĭ	2	Check this box if the organization discontinued its operations or disposed	d of more	than 25% of its	net as	sets.	
Š	3	Number of voting members of the governing body (Part VI, line 1a)			3		15
ত জ	4	Number of independent voting members of the governing body (Part VI, line 1b)					10
	5	Total number of individuals employed in calendar year 2016 (Part V, line 2a)					0
ξ	6	Total number of volunteers (estimate if necessary)			6		167
Activities	7 a	Total unrelated business revenue from Part VIII, column (C), line 12					31,526.
_		Net unrelated business taxable income from Form 990-T, line 34				-;	33,579.
				Prior Year		Current Ye	ar
ø	8	Contributions and grants (Part VIII, line 1h)	649	450.	1,49	94,752.	
Revenue	9	Program service revenue (Part VIII, line 2g)	404,533	264.	391,98	38,038.	
ě	10	Investment income (Part VIII, column (A), lines 3, 4, and 7d)	39	747.	:	L4,556.	
<u> </u>		Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e)	2,165	127.	2,1	70,984.	
	1	Total revenue - add lines 8 through 11 (must equal Part VIII, column (A), line 12)		407,387	588.	395,60	58,330.
	13	Grants and similar amounts paid (Part IX, column (A), lines 1-3)		3,107	484.	1,00	53,270.
	14	Benefits paid to or for members (Part IX, column (A), line 4)			0.		0.
S	15	Salaries, other compensation, employee benefits (Part IX, column (A), lines 5-10)		155,306	971.		0.
Expenses	16a	Professional fundraising fees (Part IX, column (A), line 11e)			0.		0.
g	b		0.				
ŵ	17	Other expenses (Part IX, column (A), lines 11a-11d, 11f-24e)		239,465	825.	391,43	39,880.
		Total expenses. Add lines 13-17 (must equal Part IX, column (A), line 25)		397,880	280.	392,50	03,150.
	19	Revenue less expenses. Subtract line 18 from line 12		9,507	308.	3,10	55,180.
Net Assets or	3	·	Beg	ginning of Current	Year	End of Ye	ar
sets	20	Total assets (Part X, line 16)		299,103	618.	282,94	14,661.
ASS	21	Total liabilities (Part X, line 26)		141,028	828.	116,50	59,228.
	22	Net assets or fund balances. Subtract line 21 from line 20		158,074	790.	166,3	75,433.
P	art II	Signature Block					
Und	der pena	lities of perjury, I declare that I have examined this return, including accompanying schedules an	nd stateme	ents, and to the be	st of my	knowledge and be	lief, it is
true	e, correc	ct, and complete. Declaration of preparer (other than officer) is based on all information of which	n preparer	has any knowledg	e.		
Sig	jn	Signature of officer		Date			
Не	re	Peter DiDio, Vice-President, Controller					
		Type or print name and title					
		Print/Type preparer's name  Rebecca Lyons  Preparer's signature			heck	PTIN	
Pai	d	Rebecca Lyons	7	8/14/18   if se	elf-employe	d P01487105	
Pre	parer	Firm's name Deloitte Tax LLP		Firm's E		86-1065772	
Use	Only	Firm's address 250 East Fifth Street, STE 1900					
		Cincinnati, OH 45202		Phone n	0.(513	3) 784-7100	
Ma	y the II	RS discuss this return with the preparer shown above? (see instructions)				X Yes	No

Par	t III Statement of Program Service Accomplishments	
	Check if Schedule O contains a response or note to any line in this Part III	Х
1	Briefly describe the organization's mission:	
	Improve the health of people in the communities we serve by aligning	
	physicians and other providers to deliver integrated, patient	
	centered, quality care.	
2	Did the organization undertake any significant program services during the year which were not listed on the	
	prior Form 990 or 990-EZ?	Yes X No
	If "Yes," describe these new services on Schedule O.	
3	Did the organization cease conducting, or make significant changes in how it conducts, any program services?	Yes X No
	If "Yes," describe these changes on Schedule O.	
4	Describe the organization's program service accomplishments for each of its three largest program services, as measure	d by expenses.
	Section 501(c)(3) and 501(c)(4) organizations are required to report the amount of grants and allocations to others, the to	•
	revenue, if any, for each program service reported.	,
4a	(Code:) (Expenses \$353,689,459. including grants of \$1,027,364. ) (Revenue \$	378,750,738.)
	Medical & Surgical:	· · · · · · · · · · · · · · · · · · ·
	St. Luke's Magic Valley is a 186-bed hospital, 700,000 square foot	
	health care facility with acute care and acute rehabilitation as well	
	as St. Luke's Canyon View Behavioral Health Services. With more than	
	2,600 employees and more than 200 physicians with 28 specialties, St.	
	Luke's Magic Valley provides the most comprehensive health care	
	services in south central Idaho, including: general acute care	
	services, Inpatient Rehabilitation services, Behavioral Health	
	Services, cancer services with St. Luke's Mountain States Tumor	
	Institute (MSTI), Cardiopulmonary and Cardiac Catheterization, CARES	
	(Children At Risk Evaluation Services), Community Connection	
	information and referral database, Diabetes and Nutrition Services,	
4b	(Code:) (Expenses \$ 9,866,176. including grants of \$ 28,658.) (Revenue \$	10,565,261.)
	Behavioral Health:	· · · · · · · · · · · · · · · · · · ·
	St. Luke's Canyon View Behavioral Health Services, a 28-bed inpatient	
	facility, provides treatment for adults and seniors. St. Luke's Canyon	
	View offers intensive inpatient programs that address acute psychiatric	
	issues in addition to medical detoxification from alcohol and drugs.	
	Canyon View utilizes individual, family, and group counseling to	
	address personal, family, emotional, psychiatric, behavioral, and	
	addiction-related problems. Our wide variety of services allows Canyon	
	View to carefully match the needs of each person who comes to us for	
	help with the most appropriate, cost-effective level of care.	
	Outpatient services are scheduled at convenient hours. The common goal	
	of our programs is to help people find positive solutions to resolve	
4c	(Code:) (Expenses \$	2,672,039.)
	Comprehensive Rehabilitation and Therapy Services:	·
	The Gwen Neilson Anderson Rehabilitation Center at St. Luke's Magic	
	Valley is a licensed, comprehensive, 14-bed acute inpatient	
	rehabilitation center. Our inpatient unit provides	
	state-of-the-art, evidenced-based rehabilitation care for patients	
	requiring:	
	Intensive physical, occupational, and/or speech therapy (at least	
	three hours per day).	
	Specialized 24-hour rehabilitative nursing in an inpatient setting	
	Daily oversight by a medical doctor who specializes in physical	
	medicine and rehabilitation (a physiatrist).	
	Individualized case management provided by a licensed social worker	
4d	Other program services (Describe in Schedule O.)	
	(Expenses \$ including grants of \$ ) (Revenue \$	)
4e	Total program service expenses 366,050,871.	,

### Part IV Checklist of Required Schedules

			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)?  If "Yes," complete Schedule A	1	х	
2	Is the organization required to complete Schedule B, Schedule of Contributors?	2	Х	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for			
Ū	public office? If "Yes," complete Schedule C, Part I	3		х
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect			
	during the tax year? If "Yes," complete Schedule C, Part II	4		Х
5	Is the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization that receives membership dues, assessments, or			
	similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C, Part III	5		Х
6	Did the organization maintain any donor advised funds or any similar funds or accounts for which donors have the right to			
	provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I	6		Х
7	Did the organization receive or hold a conservation easement, including easements to preserve open space,			
	the environment, historic land areas, or historic structures? If "Yes," complete Schedule D, Part II.	7		Х
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete Schedule D, Part III	8		Х
9	Did the organization report an amount in Part X, line 21, for escrow or custodial account liability, serve as a custodian for			
	amounts not listed in Part X; or provide credit counseling, debt management, credit repair, or debt negotiation services?			
	If "Yes," complete Schedule D, Part IV	9		Х
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments, permanent			
	endowments, or quasi-endowments? If "Yes," complete Schedule D, Part V	10		Х
11	If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI, VII, VIII, IX, or X			
	as applicable.			
а	Did the organization report an amount for land, buildings, and equipment in Part X, line 10? If "Yes," complete Schedule D, Part VI	11a	х	
b	Did the organization report an amount for investments - other securities in Part X, line 12 that is 5% or more of its total			
	assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII	11b		Х
С	Did the organization report an amount for investments - program related in Part X, line 13 that is 5% or more of its total			
	assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII	11c		Х
d	Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets reported in			
	Part X, line 16? If "Yes," complete Schedule D, Part IX	11d		Х
	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X	11e	Х	
f	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses			
	the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X	11f	Х	
12a	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete Schedule D, Parts XI and XII	12a		х
b	Was the organization included in consolidated, independent audited financial statements for the tax year?			
	If "Yes," and if the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional	12b	Х	
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		Х
14a	Did the organization maintain an office, employees, or agents outside of the United States?	14a		Х
b	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business,			
	investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000			
	or more? If "Yes," complete Schedule F, Parts I and IV	14b		Х
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or other assistance to or for any			
	foreign organization? If "Yes," complete Schedule F, Parts II and IV	15		Х
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other assistance to or for foreign individuals? If "Yes," complete Schedule F, Parts III and IV	16		Х
17	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX,			
	column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I	17		Х
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines			
	1c and 8a? If "Yes," complete Schedule G, Part II	18		Х
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes,"			
	complete Schedule G, Part III	19		X

Form **990** (2016)

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### Part IV Checklist of Required Schedules (continued)

200	Did the examination energic one or more beguited facilities? If "Ves " complete Schedule H	20a	Yes	No
	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H  If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?	20a	X	
21	Did the organization report more than \$5,000 of grants or other assistance to any domestic organization or	200		
- 1	domestic government on Part IX, column (A), line 1? If "Yes," complete Schedule I, Parts I and II	21	х	
22	Did the organization report more than \$5,000 of grants or other assistance to or for domestic individuals on	<u> </u>		
	Part IX, column (A), line 2? If "Yes," complete Schedule I, Parts I and III	22		х
23	Did the organization answer "Yes" to Part VII, Section A, line 3, 4, or 5 about compensation of the organization's current			
	and former officers, directors, trustees, key employees, and highest compensated employees? If "Yes," complete			
	Schedule J	23	Х	
24a	Did the organization have a tax-exempt bond issue with an outstanding principal amount of more than \$100,000 as of the			
	last day of the year, that was issued after December 31, 2002? If "Yes," answer lines 24b through 24d and complete			
	Schedule K. If "No", go to line 25a	24a		х
b	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24b		
	Did the organization maintain an escrow account other than a refunding escrow at any time during the year to defease			
•	any tax-exempt bonds?	24c		
d	Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year?	24d		
	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in an excess benefit			
	transaction with a disqualified person during the year? If "Yes," complete Schedule L, Part I	25a		х
b	Is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a prior year, and			
	that the transaction has not been reported on any of the organization's prior Forms 990 or 990-EZ? If "Yes," complete			
	Schedule L, Part I	25b		х
26	Did the organization report any amount on Part X, line 5, 6, or 22 for receivables from or payables to any current or			
	former officers, directors, trustees, key employees, highest compensated employees, or disqualified persons? <i>If</i> "Yes,"			
	complete Schedule L, Part II	26		Х
27	Did the organization provide a grant or other assistance to an officer, director, trustee, key employee, substantial			
	contributor or employee thereof, a grant selection committee member, or to a 35% controlled entity or family member			
	of any of these persons? If "Yes," complete Schedule L, Part III	27		х
28	Was the organization a party to a business transaction with one of the following parties (see Schedule L, Part IV			
	instructions for applicable filing thresholds, conditions, and exceptions):			
а	A current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, Part IV	28a		х
	A family member of a current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, Part IV	28b		Х
	An entity of which a current or former officer, director, trustee, or key employee (or a family member thereof) was an officer,			
	director, trustee, or direct or indirect owner? If "Yes," complete Schedule L, Part IV	28c	Х	
29	Did the organization receive more than \$25,000 in non-cash contributions? If "Yes," complete Schedule M	29		Х
30	Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified conservation			
	contributions? If "Yes," complete Schedule M	30		х
31	Did the organization liquidate, terminate, or dissolve and cease operations?			
	If "Yes," complete Schedule N, Part I	31		х
32	Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets? If "Yes," complete			
	Schedule N, Part II	32		Х
33	Did the organization own 100% of an entity disregarded as separate from the organization under Regulations			
	sections 301.7701-2 and 301.7701-3? If "Yes," complete Schedule R, Part I	33	X	
34	Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Part II, III, or IV, and			
	Part V, line 1	34	X	
35a	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	35a	Х	
b	If "Yes" to line 35a, did the organization receive any payment from or engage in any transaction with a controlled entity			
	within the meaning of section 512(b)(13)? If "Yes," complete Schedule R, Part V, line 2	35b	Х	L
36	Section 501(c)(3) organizations. Did the organization make any transfers to an exempt non-charitable related organization?			
	If "Yes," complete Schedule R, Part V, line 2	36		Х
7	Did the organization conduct more than 5% of its activities through an entity that is not a related organization			
	and that is treated as a partnership for federal income tax purposes? If "Yes," complete Schedule R, Part VI	37		Х
38	Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and 19?			
	Note. All Form 990 filers are required to complete Schedule O	38	X	I

### Part V Statements Regarding Other IRS Filings and Tax Compliance

	Check if Scriedule O Contains a response of note to any line in this Part v				Ш
				Yes	No
	Enter the number reported in Box 3 of Form 1096. Enter -0- if not applicable	1a 0			
	Enter the number of Forms W-2G included in line 1a. Enter -0- if not applicable	<b>1b</b>   0			
С	Did the organization comply with backup withholding rules for reportable payments to vendors and r				
0-	(gambling) winnings to prize winners?		1c		
2a	Enter the number of employees reported on Form W-3, Transmittal of Wage and Tax Statements,	<b>2</b> a 0			
<b>L</b>	filed for the calendar year ending with or within the year covered by this return	Lu			
D	If at least one is reported on line 2a, did the organization file all required federal employment tax retu <b>Note.</b> If the sum of lines 1a and 2a is greater than 250, you may be required to <i>e-file</i> (see instructions		2b		
22			3a	х	
	If "Yes," has it filed a Form 990-T for this year? If "No," to line 3b, provide an explanation in Schedule	O	3b	X	
	At any time during the calendar year, did the organization have an interest in, or a signature or other		30		
Ta	financial account in a foreign country (such as a bank account, securities account, or other financial	•	4a		x
h	If "Yes," enter the name of the foreign country:	accounty:	Ta		
	See instructions for filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial A	ccounts (FRAR)			
5a	Was the organization a party to a prohibited tax shelter transaction at any time during the tax year?		5a		х
	Did any taxable party notify the organization that it was or is a party to a prohibited tax shelter transaction.		5b		Х
	If "Yes," to line 5a or 5b, did the organization file Form 8886-T?		5c		
	Does the organization have annual gross receipts that are normally greater than \$100,000, and did the				
		· · g-···	6a		х
b	If "Yes," did the organization include with every solicitation an express statement that such contribute				
	were not tax deductible?	-	6b		
7	Organizations that may receive deductible contributions under section 170(c).				
а	Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods and se	vices provided to the payor?	7a		х
b	If "Yes," did the organization notify the donor of the value of the goods or services provided?		7b		
С	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it w	as required			
	to file Form 8282?	·······	7c		Х
d	If "Yes," indicate the number of Forms 8282 filed during the year	7d			
е	Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit of	ontract?	7e		Х
f	Did the organization, during the year, pay premiums, directly or indirectly, on a personal benefit control	act?	7f		Х
g	If the organization received a contribution of qualified intellectual property, did the organization file February	orm 8899 as required?	7g		
h	If the organization received a contribution of cars, boats, airplanes, or other vehicles, did the organization	ation file a Form 1098-C?	7h		
8	<b>Sponsoring organizations maintaining donor advised funds.</b> Did a donor advised fund maintained	l by the			
			8		
9	Sponsoring organizations maintaining donor advised funds.				
а	Did the sponsoring organization make any taxable distributions under section 4966?		9a		
b	Did the sponsoring organization make a distribution to a donor, donor advisor, or related person?		9b		
10	Section 501(c)(7) organizations. Enter:	l I			
a	Initiation fees and capital contributions included on Part VIII, line 12	10a			
b	Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities	10b			
11	Section 501(c)(12) organizations. Enter:	ا عمد ا			
a	Gross income from members or shareholders	11a			
b	Gross income from other sources (Do not net amounts due or paid to other sources against	116			
100	amounts due or received from them.)	11b	100		
	<b>Section 4947(a)(1) non-exempt charitable trusts.</b> Is the organization filing Form 990 in lieu of Form If "Yes," enter the amount of tax-exempt interest received or accrued during the year	1041?	12a		
	,	120			
13	Section 501(c)(29) qualified nonprofit health insurance issuers.  Is the organization licensed to issue qualified health plans in more than one state?		13a		
а	<b>Note.</b> See the instructions for additional information the organization must report on Schedule O.		ioa		
h	Enter the amount of reserves the organization is required to maintain by the states in which the				
D	organization is licensed to issue qualified health plans	13b			
C	Enter the amount of reserves on hand	13c			
	Did the organization receive any payments for indoor tanning services during the tax year?		14a		х
	If "Yes," has it filed a Form 720 to report these payments? If "No," provide an explanation in Schedul		14b		
	11 100, That it med a 1 offit 120 to report these payments: If Two, provide an explanation in deficient	· · · · · · · · · · · · · · · · · · ·		000	(0040)

Part VI Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a "No" response to line 8a, 8b, or 10b below, describe the circumstances, processes, or changes in Schedule O. See instructions.

	Check if Schedule O contains a response or note to any line in this Part VI			Х						
Sec	tion A. Governing Body and Management									
			Yes	No						
1a	Enter the number of voting members of the governing body at the end of the tax year 1a 1	5								
	If there are material differences in voting rights among members of the governing body, or if the governing									
	body delegated broad authority to an executive committee or similar committee, explain in Schedule O.									
b	Enter the number of voting members included in line 1a, above, who are independent 1b 1	0								
2	Did any officer, director, trustee, or key employee have a family relationship or a business relationship with any other									
	officer, director, trustee, or key employee?									
3	Did the organization delegate control over management duties customarily performed by or under the direct supervision	2								
	of officers, directors, or trustees, or key employees to a management company or other person?	3		x						
4	Did the organization make any significant changes to its governing documents since the prior Form 990 was filed?	4		х						
5	Did the organization become aware during the year of a significant diversion of the organization's assets?	5		х						
6	Did the organization have members or stockholders?	6	Х							
7a	Did the organization have members, stockholders, or other persons who had the power to elect or appoint one or	<u> </u>								
	more members of the governing body?	7a	х							
b	Are any governance decisions of the organization reserved to (or subject to approval by) members, stockholders, or									
	persons other than the governing body?	7b	х							
8	Did the organization contemporaneously document the meetings held or written actions undertaken during the year by the following:	15								
а	The governing body?	8a	х							
a b	Each committee with authority to act on behalf of the governing body?	8b	Х							
9	Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the	00								
3	organization's mailing address? If "Yes," provide the names and addresses in Schedule O	9		x						
Sec	tion B. Policies (This Section B requests information about policies not required by the Internal Revenue Code.)									
	tion Dividios (mis decision Broqueste information about policies not required by the internal revenue deads.)		Yes	No						
10a	Did the organization have local chapters, branches, or affiliates?	10a	1.00	X						
	If "Yes," did the organization have written policies and procedures governing the activities of such chapters, affiliates,	100								
~	and branches to ensure their operations are consistent with the organization's exempt purposes?	10b								
11a	Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form?	11a	Х							
b	Describe in Schedule O the process, if any, used by the organization to review this Form 990.									
12a	Did the organization have a written conflict of interest policy? If "No," go to line 13	12a	х							
b	Were officers, directors, or trustees, and key employees required to disclose annually interests that could give rise to conflicts?	12b	Х							
	Did the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe									
·	in Schedule O how this was done	12c	х							
13	Did the organization have a written whistleblower policy?	13	х							
14	Did the organization have a written document retention and destruction policy?	14	Х							
15	Did the process for determining compensation of the following persons include a review and approval by independent									
	persons, comparability data, and contemporaneous substantiation of the deliberation and decision?									
а	The organization's CEO, Executive Director, or top management official	15a		х						
	Other officers or key employees of the organization	15b		Х						
	If "Yes" to line 15a or 15b, describe the process in Schedule O (see instructions).									
16a	Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a									
	taxable entity during the year?	16a		х						
b	If "Yes," did the organization follow a written policy or procedure requiring the organization to evaluate its participation									
	in joint venture arrangements under applicable federal tax law, and take steps to safeguard the organization's									
	exempt status with respect to such arrangements?	16b								
Sec	tion C. Disclosure	•	•	•						
17	List the states with which a copy of this Form 990 is required to be filed ▶ None									
18	Section 6104 requires an organization to make its Forms 1023 (or 1024 if applicable), 990, and 990-T (Section 501(c)(3)s only)	availab	ole							
	for public inspection. Indicate how you made these available. Check all that apply.									
	X Own website Another's website X Upon request Other (explain in Schedule O)									
19	Describe in Schedule O whether (and if so, how) the organization made its governing documents, conflict of interest policy, ar	d finan	ncial							
	statements available to the public during the tax year.									
20	State the name, address, and telephone number of the person who possesses the organization's books and records:									
	Peter DiDio, Vice-President, Controller - 208-706-9585									
	190 E. Bannock, Boise, ID 83712									

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### Part VII Compensation of Officers, Directors, Trustees, Key Employees, Highest Compensated **Employees, and Independent Contractors**

Check if Schedule O contains a response or note to any line in this Part VII

Х

#### Section A. Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees

- 1a Complete this table for all persons required to be listed. Report compensation for the calendar year ending with or within the organization's tax year.
- List all of the organization's current officers, directors, trustees (whether individuals or organizations), regardless of amount of compensation. Enter -0- in columns (D), (E), and (F) if no compensation was paid.
  - List all of the organization's current key employees, if any. See instructions for definition of "key employee."
- List the organization's five current highest compensated employees (other than an officer, director, trustee, or key employee) who received reportable compensation (Box 5 of Form W-2 and/or Box 7 of Form 1099-MISC) of more than \$100,000 from the organization and any related organizations.
- List all of the organization's former officers, key employees, and highest compensated employees who received more than \$100,000 of reportable compensation from the organization and any related organizations.
- List all of the organization's former directors or trustees that received, in the capacity as a former director or trustee of the organization, more than \$10,000 of reportable compensation from the organization and any related organizations.

List persons in the following order: individual trustees or directors; institutional trustees; officers; key employees; highest compensated employees; and former such persons.

(A)	(B)			(0	C)			(D)	(E)	(F)
Name and Title	Average	Position (do not check more than		) than	one	Reportable	Reportable	Estimated		
	hours per	box	, unle	ss person is both an id a director/trustee)			h an	compensation	compensation	amount of
	week	$\vdash$	Ler an	lu a u	III ecu	)/ ii us	lee)	from	from related	other
	(list any hours for	lirecto						the organization	organizations (W-2/1099-MISC)	compensation from the
	related	3e or 0	stee			ısatec		(W-2/1099-MISC)	(***2/1099*****100)	organization
	organizations	Individual trustee or director	Institutional trustee		yee	ımbei		(** = *** = *** = ***		and related
	below	/id ual	tution	ie.	Key employee	est co	ner			organizations
	line)	Indi	Insti	Officer	Key	Highest compensated employee	Forn			
(1) Mr. Chris Roth	2.00									
SR VP,Chief Operating Officer	50.00	Х		Х				0.	653,021.	34,758.
(2) Banu Symington, MD	2.00									
Director	42.00	Х						0.	532,939.	27,850.
(3) David A. McClusky III, MD	2.00									
Director	42.00	Х						0.	398,510.	19,840.
(4) Brian Fortuin, MD	2.00	1								
Director	42.00	Х						0.	108,293.	0.
(5) Robert Wasserstrom, MD	2.00									
Director	42.00	Х						0.	32,850.	0.
(6) Mr. Charles Coiner	40.00									
Chairman	2.00	Х		Х				0.	0.	0.
(7) Mr. Scott Standley	2.00									
Director	2.00	Х						0.	0.	0.
(8) Mr. Peter Becker	2.00	ļ								
Director	2.00	Х						0.	0.	0.
(9) Mr. Terry Kramer	2.00	ł								
Director	2.00	Х						0.	0.	0.
(10) Mr. Terry Ring	2.00	١,,,							0	
Director	2.00	Х						0.	0.	0.
(11) Ms. Cynthia Murphy	2.00							0	0	0
Director (12) Mr. George Kirk	2.00	^						0.	0.	0.
Director	2.00	X						0.	0.	0.
(13) Ms. Jane Miller	2.00	^						0.	0.	0.
Director	2.00	Х						0.	0.	0.
(14) Ms. Rosa Davila	2.00								• •	••
Director	2.00	x						0.	0.	0.
(15) Mr. Todd R. Blass	2.00									
Director	2.00	x						0.	0.	0.
(16) Mr. Jeffrey S. Taylor	2.00	Ė				I			<u> </u>	
SR VP/CFO/Treasurer	52.00	1		x				0.	863,498.	206,690.
(17) Ms. Christine Neuhoff	2.00								, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , ,
VP/Legal Affairs/Secretary	52.00	1		x			l	0.	433,193.	32,437.

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Form 990 (2016)

Center, Ltd.

Part VII Section A. Officers, Directors, Tru	ıstees, Key Em	ploy	ees	, an	d Hi	ghe	st C	ompensated Employe	es (continued)	
(A)	(A) (B) (C) (D) (E)									
Name and title	Average hours per week	box	Position (do not check more than one box, unless person is both an officer and a director/trustee)		Reportable compensation from	Reportable compensation from related	<b>(F)</b> Estimated amount of other			
	(list any hours for related organizations below line)	Individual trustee or director	Institutional trustee	Officer	Key employee	Highest compensated employee	Former	the organization (W-2/1099-MISC)	organizations (W-2/1099-MISC)	compensation from the organization and related organizations
(18) Mr. James Angle	0.00									
Former VP/CEO - East RGN	0.00			Х				0.	38,833.	0.
(19) Mr. Mike Fenello	8.00									
Site Administrator	32.00				Х			0.	308,874.	21,637.
(20) Randal L. Wraalstad, D.P.M.	40.00									
Physician	0.00					Х		0.	524,160.	34,684.
(21) Wilmer Jones, MD	40.00									
Physician	0.00					Х		0.	456,952.	27,282.
(22) Timothy A Enders, D.O. Physician	40.00					х		0.	435,070.	31,397.
(23) Jonathan D. Myers, M.D.	40.00									
Physician	0.00					Х		0.	430,749.	32,760.
(24) Thomas Dirocco, MD Physician	0.00					х		0.	407,519.	19,796.
1b Sub-total							<b></b>	0.	5,624,461.	489,131.
c Total from continuation sheets to Part							<b>&gt;</b>	0.	0.	0.
d Total (add lines 1b and 1c)							<u> </u>	0.	5,624,461.	489,131.
2 Total number of individuals (including but	not limited to th	000	liete	ad al	201/6	2) w/h	no re	eceived more than \$100	000 of reportable	

Total number of individuals (including but not limited to those listed above) who received more than \$100,000 of reportable compensation from the organization

Yes No

3 Did the organization list any former officer, director, or trustee, key employee, or highest compensated employee on line 1a? If "Yes," complete Schedule J for such individual

4 For any individual listed on line 1a, is the sum of reportable compensation and other compensation from the organization and related organizations greater than \$150,000? If "Yes," complete Schedule J for such individual

5 Did any person listed on line 1a receive or accrue compensation from any unrelated organization or individual for services rendered to the organization? If "Yes," complete Schedule J for such person

5 X

#### Section B. Independent Contractors

1 Complete this table for your five highest compensated independent contractors that received more than \$100,000 of compensation from the organization. Report compensation for the calendar year ending with or within the organization's tax year.

(A) Name and business address	(B) Description of services	(C) Compensation
	Description of services	Compensation
MAGIC VALLEY ANSTHS ASSOC PLLC, 139 River		
Vista Place, Ste. 202, Twin Falls, ID	Anesthesia Services	10,737,369.
PHYSICIANS CENTER, 630 Addison Ave W. Ste.		
100, Twin Falls, ID 83301	Medical Services	7,227,220.
RMJ SAFARI PLLC, 714 N. College Road Ste.,		
Twin Falls, ID 83301	Medical Services	6,404,489.
EMERGENCY PHYSICIANS OF SOUTHE		
P.O. Box 2775, Twin Falls, ID 83301	Emergency Medicine Services	6,001,673.
SOUTHERN IDAHO RADIOLOGY PA, 834 FALLS		
AVENUE STE 1020-D, Twin Falls, ID 83301	Medical Services	5,258,672.
2 Total number of independent contractors (including but not limited	to those listed above) who received more than	
\$100,000 of compensation from the organization	163	
		- 000 (

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Center, Ltd. Part VIII Statement of Revenue

		Check if Schedule O conta	ains a response	or note to any lir	ne in this Part VIII			
				,	(A) Total revenue	(B) Related or exempt function revenue	(C) Unrelated business revenue	Revenue excluded from tax under sections 512 - 514
nts	1 a	Federated campaigns	1a					
ìrar our		Membership dues						
Am, G		Fundraising events						
ar/		Related organizations		344,744.				
s, G		Government grants (contributi	······	1,150,008.				
ion		All other contributions, gifts, grant	· -	· · ·				
her	•	similar amounts not included abov						
혈		Noncash contributions included in lines	·····					
Contributions, Gifts, Grants and Other Similar Amounts		Total. Add lines 1a-1f	·		1,494,752.			
		Total / (dd iii) eo Ta Ti		Business Code				
o l	2 a	Net Patient Revenue		900099	384,717,840.	384,717,840.		
Program Service Revenue	2 b				,	,,		
Ser	C							
E S	d							
Re	٥							
Prc	f	All other program service reve	nue	900099	7,270,198.	7,270,198.		
		Total. Add lines 2a-2f			391,988,038.	.,=,=		
	3	Investment income (including			7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7			
	•	other similar amounts)			67,455.			67,455.
	4	Income from investment of tax			,			, -
	5	Royalties						
	•	rioyanioo	(i) Real	(ii) Personal				
	6 a	Gross rents	49,870.	(ii) i Giodilai				
		Less: rental expenses	0.					
		Rental income or (loss)	49,870.					
		Net rental income or (loss)		<b>&gt;</b>	49,870.			49,870.
		Gross amount from sales of	(i) Securities	(ii) Other	,			,
		assets other than inventory	(i) Coodinates	240,936.				
	h	Less: cost or other basis		, -				
	~	and sales expenses		293,835.				
	_	Gain or (loss)		-52,899.				
		Net gain or (loss)		· · · · · ·	-52,899.			-52,899.
		Gross income from fundraising			32,333.			,
nue	0 4	including \$	of					
Other Reven		contributions reported on line						
Ä		Part IV, line 18	,					
the	h	Less: direct expenses						
Ó		: Net income or (loss) from fund		<b>&gt;</b>				
		Gross income from gaming ac						
	0 4	Part IV, line 19						
	h	Less: direct expenses						
		: Net income or (loss) from gam		<b>&gt;</b>				
		Gross sales of inventory, less						
		and allowances						
	h	Less: cost of goods sold						
		: Net income or (loss) from sale						
		Miscellaneous Revenu		Business Code				
	11 a	Cafeteria/Catering/Ven	<u>-</u>	900099	1,980,017.			1,980,017.
		Daycare Service		624410	109,571.			109,571.
		All other Revenue		812300	31,526.		31,526.	· ·
	_	All other revenue			-,		,, , = = •	
		• Total. Add lines 11a-11d		<b></b>	2,121,114.			
	12	Total revenue. See instructions.			395,668,330.	391,988,038.	31,526.	2,154,014.
					<u> </u>	, ,	,	

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### Part IX | Statement of Functional Expenses

Section 501(c)(3) and 501(c)(4) organizations must complete all columns. All other organizations must complete column (A).

	Check if Schedule O contains a respon				
	not include amounts reported on lines 6b, 8b, 9b, and 10b of Part VIII.	<b>(A)</b> Total expenses	<b>(B)</b> Program service expenses	(C) Management and general expenses	<b>(D)</b> Fundraising expenses
1	Grants and other assistance to domestic organizations				
	and domestic governments. See Part IV, line 21	1,063,270.	1,063,270.		
2	Grants and other assistance to domestic				
	individuals. See Part IV, line 22				
3	Grants and other assistance to foreign				
	organizations, foreign governments, and foreign				
	individuals. See Part IV, lines 15 and 16				
4	Benefits paid to or for members				
5	Compensation of current officers, directors,				
	trustees, and key employees				
6	Compensation not included above, to disqualified				
	persons (as defined under section 4958(f)(1)) and				
	persons described in section 4958(c)(3)(B)				
7	Other salaries and wages				
8	Pension plan accruals and contributions (include				
_	section 401(k) and 403(b) employer contributions)				
9	Other employee benefits				
10	Payroll taxes				
11	Fees for services (non-employees):	67 400 400	66 250 202	770 604	
а		67,123,493.	66,352,889.	770,604.	
b	5	63,748.		63,748.	
С	Accounting				
d	, 3 F				
e	, , , , , , , , , , , , , , , , , , ,				
f	Investment management fees				
g	` '	C 01E E20	F 722 222	202 206	
40	column (A) amount, list line 11g expenses on Sch O.)	6,015,538.	5,732,332.	283,206.	
12	Advertising and promotion	2,952,174.	1,177. 2,667,867.	284,307.	
13	Office expenses	35,481,246.	35,480,989.	257.	
14	Information technology	33,401,240.	33,400,303.	257.	
15 16	Royalties	2,298,861.	2,298,861.		
16 17	Occupancy	462,431.	368,988.	93,443.	
17 10	Travel Payments of travel or entertainment expenses	102,131.	300,300.	33,413.	
18	Payments of travel or entertainment expenses				
19	for any federal, state, or local public officials  Conferences, conventions, and meetings				
19 20		28,473.	28,424.	49.	
20 21	Interest Payments to affiliates	25,275			
21 22	Depreciation, depletion, and amortization	27,656,329.	27,523,223.	133,106.	
23		102,990.	93,179.	9,811.	
23 24	Other expenses. Itemize expenses not covered		,-/-	-,	
	above. (List miscellaneous expenses in line 24e. If line 24e amount exceeds 10% of line 25, column (A) amount, list line 24e expenses on Schedule 0.)				
а		158,939,027.	141,482,902.	17,456,125.	
b	Supplies	50,634,212.	49,853,347.	780,865.	
С	Allocated SLHS exp	21,534,053.	21,534,053.		
d	Contract service	5,560,984.	3,753,511.	1,807,473.	
е	All other expenses	12,576,122.	7,815,859.	4,760,263.	
25	Total functional expenses. Add lines 1 through 24e	392,503,150.	366,050,871.	26,452,279.	C
26	Joint costs. Complete this line only if the organization				
	reported in column (B) joint costs from a combined				
	educational campaign and fundraising solicitation.				
	Check here if following SOP 98-2 (ASC 958-720)				

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#### Center, Ltd. Part X | Balance Sheet

Pa	πX	Balance Sheet					
		Check if Schedule O contains a response or not	te to ar	y line in this Part X			
					<b>(A)</b> Beginning of year		<b>(B)</b> End of year
	1	Cash - non-interest-bearing			1,302,552.	1	91,947.
ets	2	Savings and temporary cash investments		2			
	3	Pledges and grants receivable, net		3			
	4	Accounts receivable, net			62,288,439.	4	59,231,096.
	5	Loans and other receivables from current and for					
		trustees, key employees, and highest compensation	ated er	nployees. Complete			
		Part II of Schedule L				5	
	6	Loans and other receivables from other disquali	fied pe	rsons (as defined under			
		section 4958(f)(1)), persons described in section	า 4958(	c)(3)(B), and contributing			
		employers and sponsoring organizations of sec	tion 50	1(c)(9) voluntary			
		employees' beneficiary organizations (see instr).	Comp	lete Part II of Sch L		6	
Assets	7	Notes and loans receivable, net			77,844.	7	77,844.
⋖	8	Inventories for sale or use			6,878,580.	8	6,267,352.
	9	Prepaid expenses and deferred charges			599,252.	9	567,511.
	10a	Land, buildings, and equipment: cost or other					
		basis. Complete Part VI of Schedule D	10a				
	b	Less: accumulated depreciation	10b	86,605,087.	227,956,951.	10c	216,708,911.
	11	Investments - publicly traded securities				11	
	12	Investments - other securities. See Part IV, line	11			12	
	13	Investments - program-related. See Part IV, line	11			13	
	14	Intangible assets			14		
	15	Other assets. See Part IV, line 11				15	
	16	Total assets. Add lines 1 through 15 (must equ	al line 3	34)	299,103,618.	16	282,944,661.
	17	Accounts payable and accrued expenses	14,490,675.	17	14,726,848.		
	18	Grants payable				18	
	19	Deferred revenue				19	
	20	Tax-exempt bond liabilities				20	
	21	Escrow or custodial account liability. Complete	Part IV	of Schedule D		21	
es	22	Loans and other payables to current and former	r office	rs, directors, trustees,			
≝		key employees, highest compensated employee	-				
Liabilities		Complete Part II of Schedule L				22	
_	23	Secured mortgages and notes payable to unrela				23	
	24	Unsecured notes and loans payable to unrelate	d third	parties		24	
	25	Other liabilities (including federal income tax, pa	yables	to related third			
		parties, and other liabilities not included on lines	17-24	). Complete Part X of			
		Schedule D			126,538,153.	25	101,842,380.
	26	Total liabilities. Add lines 17 through 25			141,028,828.	26	116,569,228.
		Organizations that follow SFAS 117 (ASC 958		k here 🕨 🗓 and			
Ses		complete lines 27 through 29, and lines 33 an					
Fund Balances	27	Unrestricted net assets			158,074,790.	27	166,375,433.
Bal	28	Temporarily restricted net assets				28	
pu	29					29	
		Organizations that do not follow SFAS 117 (A	SC 95	8), check here ▶∟			
Ď		and complete lines 30 through 34.					
sets	30	Capital stock or trust principal, or current funds				30	
As	31	Paid-in or capital surplus, or land, building, or ed				31	
Net Assets or	32	Retained earnings, endowment, accumulated in				32	
_	33	Total net assets or fund balances			158,074,790.	33	166,375,433.
	34	Total liabilities and net assets/fund balances			299,103,618.	34	282,944,661.

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2Total expenses (must equal Part IX, column (A), line 25)23923Revenue less expenses. Subtract line 2 from line 133	,668, ,503, ,165,	150. 180.		
Total expenses (must equal Part IX, column (A), line 25)  Revenue less expenses. Subtract line 2 from line 1  Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))  Net unrealized gains (losses) on investments  Donated services and use of facilities  Investment expenses  2 392  3 3  6 5  6 7	,503, ,165, ,074,	150. 180. 790.		
Total expenses (must equal Part IX, column (A), line 25)  Revenue less expenses. Subtract line 2 from line 1  Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))  Net unrealized gains (losses) on investments  Donated services and use of facilities  Investment expenses  2 392  3 3  6 5  6 7	,503, ,165, ,074,	150. 180. 790.		
Revenue less expenses. Subtract line 2 from line 1  Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))  Net unrealized gains (losses) on investments  Donated services and use of facilities  Investment expenses  Revenue less expenses. Subtract line 2 from line 1  Subtract line 2 from line 2 from line 1  Subtract line 2 from line 2 from line 1  Subtract	,165, ,074, 144,	180. 790.		
4 Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))  5 Net unrealized gains (losses) on investments  6 Donated services and use of facilities  7 Investment expenses  7	,074, 144,	790.		
5 Net unrealized gains (losses) on investments 5 6 Donated services and use of facilities 6 7 Investment expenses 7	144,			
6 Donated services and use of facilities 6 7 Investment expenses 7		994.		
7 Investment expenses 7	,990,	_		
	,990,			
8 Prior period adjustments	,990,			
- · · · · · · · · · · · · · · · · · · ·	,990,			
9 Other changes in net assets or fund balances (explain in Schedule O) 9 4		469.		
10 Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line 33,				
column (B)) 10 166	,375,	433.		
Part XII Financial Statements and Reporting				
Check if Schedule O contains a response or note to any line in this Part XII				
	Yes	No		
1 Accounting method used to prepare the Form 990: Cash X Accrual Other				
If the organization changed its method of accounting from a prior year or checked "Other," explain in Schedule O.				
2a Were the organization's financial statements compiled or reviewed by an independent accountant? 2a		Х		
If "Yes," check a box below to indicate whether the financial statements for the year were compiled or reviewed on a				
separate basis, consolidated basis, or both:				
Separate basis Consolidated basis Both consolidated and separate basis				
b Were the organization's financial statements audited by an independent accountant?	х			
If "Yes," check a box below to indicate whether the financial statements for the year were audited on a separate basis,				
consolidated basis, or both:				
Separate basis				
c If "Yes" to line 2a or 2b, does the organization have a committee that assumes responsibility for oversight of the audit,				
review, or compilation of its financial statements and selection of an independent accountant?				
If the organization changed either its oversight process or selection process during the tax year, explain in Schedule O.				
3a As a result of a federal award, was the organization required to undergo an audit or audits as set forth in the Single Audit				
Act and OMB Circular A-133?	х			
<b>b</b> If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo the required audit				
or audits, explain why in Schedule O and describe any steps taken to undergo such audits	х			

Form **990** (2016)

#### **SCHEDULE A**

(Form 990 or 990-EZ)

Department of the Treasury

Name of the organization

Internal Revenue Service

**Public Charity Status and Public Support** 

Complete if the organization is a section 501(c)(3) organization or a section 4947(a)(1) nonexempt charitable trust.

► Attach to Form 990 or Form 990-EZ.

► Information about Schedule A (Form 990 or 990-EZ) and its instructions is at www.irs.gov/form990.

St. Luke's Magic Valley Regional Medical

OMB No. 1545-0047

Open to Public Inspection

Employer identification number

56-2570686 Ltd Part I Reason for Public Charity Status (All organizations must complete this part.) See instructions. The organization is not a private foundation because it is: (For lines 1 through 12, check only one box.) 1 A church, convention of churches, or association of churches described in section 170(b)(1)(A)(i). 2 A school described in section 170(b)(1)(A)(ii). (Attach Schedule E (Form 990 or 990-EZ).) 3 A hospital or a cooperative hospital service organization described in section 170(b)(1)(A)(iii). A medical research organization operated in conjunction with a hospital described in section 170(b)(1)(A)(iii). Enter the hospital's name, city, and state: An organization operated for the benefit of a college or university owned or operated by a governmental unit described in section 170(b)(1)(A)(iv). (Complete Part II.) 6 A federal, state, or local government or governmental unit described in section 170(b)(1)(A)(v). An organization that normally receives a substantial part of its support from a governmental unit or from the general public described in section 170(b)(1)(A)(vi). (Complete Part II.) 8 A community trust described in section 170(b)(1)(A)(vi). (Complete Part II.) An agricultural research organization described in section 170(b)(1)(A)(ix) operated in conjunction with a land-grant college or university or a non-land-grant college of agriculture (see instructions). Enter the name, city, and state of the college or university: 10 An organization that normally receives: (1) more than 33 1/3% of its support from contributions, membership fees, and gross receipts from activities related to its exempt functions - subject to certain exceptions, and (2) no more than 33 1/3% of its support from gross investment income and unrelated business taxable income (less section 511 tax) from businesses acquired by the organization after June 30, 1975. See section 509(a)(2). (Complete Part III.) 11 An organization organized and operated exclusively to test for public safety. See section 509(a)(4). 12 An organization organized and operated exclusively for the benefit of, to perform the functions of, or to carry out the purposes of one or more publicly supported organizations described in section 509(a)(1) or section 509(a)(2). See section 509(a)(3). Check the box in lines 12a through 12d that describes the type of supporting organization and complete lines 12e, 12f, and 12g. Type I. A supporting organization operated, supervised, or controlled by its supported organization(s), typically by giving the supported organization(s) the power to regularly appoint or elect a majority of the directors or trustees of the supporting organization. You must complete Part IV, Sections A and B. control or management of the supporting organization vested in the same persons that control or manage the supported organization(s). You must complete Part IV. Sections A and C. ☐ Type III functionally integrated. A supporting organization operated in connection with, and functionally integrated with, its supported organization(s) (see instructions). You must complete Part IV, Sections A, D, and E. Type III non-functionally integrated. A supporting organization operated in connection with its supported organization(s) that is not functionally integrated. The organization generally must satisfy a distribution requirement and an attentiveness requirement (see instructions). You must complete Part IV, Sections A and D, and Part V. Check this box if the organization received a written determination from the IRS that it is a Type I, Type III, Type III functionally integrated, or Type III non-functionally integrated supporting organization. f Enter the number of supported organizations Provide the following information about the supported organization(s). (iv) Is the organization listed (i) Name of supported (ii) EIN (iii) Type of organization (v) Amount of monetary (vi) Amount of other in your governing document? (described on lines 1-10 organization support (see instructions) support (see instructions) Yes No above (see instructions)) Total

Schedule A (Form 990 or 990-EZ) 2016 Center, Ltd. 56-2570686

Part II | Support Schedule for Organizations Described in Sections 170(b)(1)(A)(iv) and 170(b)(1)(A)(vi)

(Complete only if you checked fails to qualify under the tests	d the box on line s	5, 7, or 8 of Part I	or if the organization			
Section A. Public Support			•			
Calendar year (or fiscal year beginning in)	(a) 2012	<b>(b)</b> 2013	(c) 2014	(d) 2015	(e) 2016	(f) Total
<b>1</b> Gifts, grants, contributions, and						
membership fees received. (Do not						
include any "unusual grants.")						
2 Tax revenues levied for the organ-						
ization's benefit and either paid to						
or expended on its behalf						
3 The value of services or facilities						
furnished by a governmental unit to						
the organization without charge						
4 Total. Add lines 1 through 3						
5 The portion of total contributions						
by each person (other than a						
governmental unit or publicly						
supported organization) included						
on line 1 that exceeds 2% of the						
amount shown on line 11,						
column (f)						
6 Public support. Subtract line 5 from line 4.						
Section B. Total Support			•	•		
Calendar year (or fiscal year beginning in) 🕨	(a) 2012	<b>(b)</b> 2013	(c) 2014	(d) 2015	(e) 2016	(f) Total
7 Amounts from line 4						
8 Gross income from interest,						
dividends, payments received on						
securities loans, rents, royalties						
and income from similar sources	_					
9 Net income from unrelated business						
activities, whether or not the						
business is regularly carried on						
10 Other income. Do not include gain						
or loss from the sale of capital						
assets (Explain in Part VI.)						
<b>11 Total support.</b> Add lines 7 through 10						
12 Gross receipts from related activities,	etc. (see instruct	ions)			12	
<b>13 First five years.</b> If the Form 990 is for	the organization'	s first, second, th	ird, fourth, or fifth t	tax year as a section	on 501(c)(3)	
organization, check this box and stop						<u></u> ▶∟
Section C. Computation of Publ					T I	
14 Public support percentage for 2016 (I					14	-
<b>15</b> Public support percentage from 2015					15	1
16a 33 1/3% support test - 2016. If the o						
stop here. The organization qualifies						
<b>b 33 1/3% support test - 2015.</b> If the o						his box
and <b>stop here.</b> The organization quali						▶∟
17a 10% -facts-and-circumstances test						
and if the organization meets the "fac			=		-	
meets the "facts-and-circumstances"						
b 10% -facts-and-circumstances test	-					
more, and if the organization meets the						
organization meets the "facts-and-circ	cumstances" test.	The organization	qualifies as a publ	licly supported org	anization	▶∟

Schedule A (Form 990 or 990-EZ) 2016

18 Private foundation. If the organization did not check a box on line 13, 16a, 16b, 17a, or 17b, check this box and see instructions ...

Schedule A (Form 990 or 990-EZ) 2016 Center, Ltd.

### Part III | Support Schedule for Organizations Described in Section 509(a)(2)

(Complete only if you checked the box on line 10 of Part I or if the organization failed to qualify under Part II. If the organization fails to qualify under the tests listed below, please complete Part II.)

	qualify under the tests listed b A. Public Support	elow, please com	plete Part II.)				
	r (or fiscal year beginning in)	(a) 2012	<b>(b)</b> 2013	(6) 2014	(4) 2015	(a) 2016	(f) Total
-	rants, contributions, and	(a) 2012	(b) 2013	(c) 2014	(d) 2015	(e) 2016	(f) Total
, •	ership fees received. (Do not						
	e any "unusual grants.")						
	receipts from admissions, andise sold or services per-						
	, or facilities furnished in						
	tivity that is related to the						
_	cation's tax-exempt purpose						
	receipts from activities that						
	an unrelated trade or bus-						
	nder section 513						
	venues levied for the organ-						
	s benefit and either paid to						
•	ended on its behalf						
	lue of services or facilities						
	ed by a governmental unit to						
	anization without charge						
6 Total.	Add lines 1 through 5						
	ts included on lines 1, 2, and						
	ved from disqualified persons						
	included on lines 2 and 3 received r than disqualified persons that						
	ne greater of \$5,000 or 1% of the						
	n line 13 for the year						
<b>c</b> Add lin	es 7a and 7b						
	support. (Subtract line 7c from line 6.)						
Section E	3. Total Support			1			
-	r (or fiscal year beginning in)	<b>(a)</b> 2012	<b>(b)</b> 2013	(c) 2014	(d) 2015	<b>(e)</b> 2016	(f) Total
9 Amoun	ts from line 6						
	ncome from interest,						
	ids, payments received on ies loans, rents, royalties						
and inc	come from similar sources						
<b>b</b> Unrelate	ed business taxable income						
(less se	ction 511 taxes) from businesses						
acquire	d after June 30, 1975						
<b>c</b> Add lin	es 10a and 10b						
	ome from unrelated business						
	es not included in line 10b, er or not the business is						
	ly carried on						
12 Other i	ncome. Do not include gain						
	from the sale of capital						
	(Explain in Part VI.) · · · · · · · · · · · · · · · · · · ·						
	ve years. If the Form 990 is for	the organization	s first second this	rd fourth or fifth t	ax vear as a sectio	n 501(c)(3) organiz	ration
	this box and <b>stop here</b>	· ·				. , . ,	<b>▶</b>
	C. Computation of Publ						
	support percentage for 2016 (I			column (f))		15	%
	support percentage from 2015					16	<del>/</del> 6
	D. Computation of Inves					1.01	,,,
	nent income percentage for 20					17	%
	nent income percentage from 2					18	
	% support tests - 2016. If the						
	nan 33 1/3%, check this box a						
	% support tests - 2015. If the						
	is not more than 33 1/3%, che						
	e foundation. If the organization						
-o riivalt	, ioaniaationi ii tiio oiyanizatto	n ala noi oneon a	207 OH III C 14, 18	a, or rab, orieck t	וווט טטא מווע סכב ווו	J.: 4010113	

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Schedule A (Form 990 or 990-EZ) 2016

56-2570686

# Part IV | Supporting Organizations

(Complete only if you checked a box in line 12 on Part I. If you checked 12a of Part I, complete Sections A and B. If you checked 12b of Part I, complete Sections A and C. If you checked 12c of Part I, complete Sections A, D, and E. If you checked 12d of Part I, complete Sections A and D, and complete Part V.)

#### Section A. All Supporting Organizations

- 1 Are all of the organization's supported organizations listed by name in the organization's governing documents? If "No," describe in **Part VI** how the supported organizations are designated. If designated by class or purpose, describe the designation. If historic and continuing relationship, explain.
- 2 Did the organization have any supported organization that does not have an IRS determination of status under section 509(a)(1) or (2)? If "Yes," explain in **Part VI** how the organization determined that the supported organization was described in section 509(a)(1) or (2).
- **3a** Did the organization have a supported organization described in section 501(c)(4), (5), or (6)? If "Yes," answer (b) and (c) below.
- **b** Did the organization confirm that each supported organization qualified under section 501(c)(4), (5), or (6) and satisfied the public support tests under section 509(a)(2)? If "Yes," describe in **Part VI** when and how the organization made the determination.
- c Did the organization ensure that all support to such organizations was used exclusively for section 170(c)(2)(B) purposes? If "Yes," explain in **Part VI** what controls the organization put in place to ensure such use.
- **4a** Was any supported organization not organized in the United States ("foreign supported organization")? *If* "Yes," and if you checked 12a or 12b in Part I, answer (b) and (c) below.
- **b** Did the organization have ultimate control and discretion in deciding whether to make grants to the foreign supported organization? If "Yes," describe in **Part VI** how the organization had such control and discretion despite being controlled or supervised by or in connection with its supported organizations.
- c Did the organization support any foreign supported organization that does not have an IRS determination under sections 501(c)(3) and 509(a)(1) or (2)? If "Yes," explain in Part VI what controls the organization used to ensure that all support to the foreign supported organization was used exclusively for section 170(c)(2)(B) purposes.
- 5a Did the organization add, substitute, or remove any supported organizations during the tax year? If "Yes," answer (b) and (c) below (if applicable). Also, provide detail in **Part VI**, including (i) the names and EIN numbers of the supported organizations added, substituted, or removed; (ii) the reasons for each such action; (iii) the authority under the organization's organizing document authorizing such action; and (iv) how the action was accomplished (such as by amendment to the organizing document).
- **b** Type I or Type II only. Was any added or substituted supported organization part of a class already designated in the organization's organizing document?
- c Substitutions only. Was the substitution the result of an event beyond the organization's control?
- 6 Did the organization provide support (whether in the form of grants or the provision of services or facilities) to anyone other than (i) its supported organizations, (ii) individuals that are part of the charitable class benefited by one or more of its supported organizations, or (iii) other supporting organizations that also support or benefit one or more of the filing organization's supported organizations? If "Yes," provide detail in Part VI.
- 7 Did the organization provide a grant, loan, compensation, or other similar payment to a substantial contributor (defined in section 4958(c)(3)(C)), a family member of a substantial contributor, or a 35% controlled entity with regard to a substantial contributor? If "Yes," complete Part I of Schedule L (Form 990 or 990-EZ).
- 8 Did the organization make a loan to a disqualified person (as defined in section 4958) not described in line 7? If "Yes," complete Part I of Schedule L (Form 990 or 990-EZ).
- 9a Was the organization controlled directly or indirectly at any time during the tax year by one or more disqualified persons as defined in section 4946 (other than foundation managers and organizations described in section 509(a)(1) or (2))? If "Yes," provide detail in **Part VI.**
- **b** Did one or more disqualified persons (as defined in line 9a) hold a controlling interest in any entity in which the supporting organization had an interest? If "Yes," provide detail in **Part VI**.
- c Did a disqualified person (as defined in line 9a) have an ownership interest in, or derive any personal benefit from, assets in which the supporting organization also had an interest? If "Yes," provide detail in Part VI.
- **10a** Was the organization subject to the excess business holdings rules of section 4943 because of section 4943(f) (regarding certain Type II supporting organizations, and all Type III non-functionally integrated supporting organizations)? *If* "Yes," *answer 10b below.* 
  - **b** Did the organization have any excess business holdings in the tax year? (Use Schedule C, Form 4720, to determine whether the organization had excess business holdings.)

		Yes	No
	4		
	1		
	2		
	3a		
	OI-		
	3b		
	3с		
	30		
	4a		
	4b		
	4c		
	F-		
	5a		
	5b		
	5c		
	6		
	7		
	8		
	9a		
	Ju		
	9b		
	9с		
	10a		
m 0	10b	00 E7	2016

Pa	rt IV   Supporting Organizations (continued)			490 <b>0</b>
	(continued)		Yes	No
11	Has the organization accepted a gift or contribution from any of the following persons?			110
	A person who directly or indirectly controls, either alone or together with persons described in (b) and (c)			
_	below, the governing body of a supported organization?	11a		
b	A family member of a person described in (a) above?	11b		
	A 35% controlled entity of a person described in (a) or (b) above? If "Yes" to a, b, or c, provide detail in <b>Part VI</b> .	11c		
	tion B. Type I Supporting Organizations			
			Yes	No
1	Did the directors, trustees, or membership of one or more supported organizations have the power to			110
•	regularly appoint or elect at least a majority of the organization's directors or trustees at all times during the			
	tax year? If "No," describe in <b>Part VI</b> how the supported organization(s) effectively operated, supervised, or			
	controlled the organization's activities. If the organization had more than one supported organization,			
	describe how the powers to appoint and/or remove directors or trustees were allocated among the supported			
	organizations and what conditions or restrictions, if any, applied to such powers during the tax year.	1		
2	Did the organization operate for the benefit of any supported organization other than the supported	-		
_	organization(s) that operated, supervised, or controlled the supporting organization? If "Yes," explain in			
	Part VI how providing such benefit carried out the purposes of the supported organization(s) that operated,			
	supervised, or controlled the supporting organization.	2		
Sec	tion C. Type II Supporting Organizations			
			Yes	No
1	Were a majority of the organization's directors or trustees during the tax year also a majority of the directors			
	or trustees of each of the organization's supported organization(s)? If "No," describe in <b>Part VI</b> how control			
	or management of the supporting organization was vested in the same persons that controlled or managed			
	the supported organization(s).	1		
Sec	tion D. All Type III Supporting Organizations			
	<u> </u>		Yes	No
1	Did the organization provide to each of its supported organizations, by the last day of the fifth month of the			
	organization's tax year, (i) a written notice describing the type and amount of support provided during the prior tax			
	year, (ii) a copy of the Form 990 that was most recently filed as of the date of notification, and (iii) copies of the			
	organization's governing documents in effect on the date of notification, to the extent not previously provided?	1		
2	Were any of the organization's officers, directors, or trustees either (i) appointed or elected by the supported			
	organization(s) or (ii) serving on the governing body of a supported organization? If "No," explain in Part VI how			
	the organization maintained a close and continuous working relationship with the supported organization(s).	2		
3	By reason of the relationship described in (2), did the organization's supported organizations have a			
	significant voice in the organization's investment policies and in directing the use of the organization's			
	income or assets at all times during the tax year? If "Yes," describe in Part VI the role the organization's			
	supported organizations played in this regard.	3		
Sec	tion E. Type III Functionally Integrated Supporting Organizations			
1	Check the box next to the method that the organization used to satisfy the Integral Part Test during the yea(see instructions).			
а	The organization satisfied the Activities Test. Complete line 2 below.			
b	The organization is the parent of each of its supported organizations. Complete line 3 below.			
С	The organization supported a governmental entity. Describe in Part VI how you supported a government entity (see inst	ructions	).	
2	Activities Test. Answer (a) and (b) below.		Yes	No
а	Did substantially all of the organization's activities during the tax year directly further the exempt purposes of			
	the supported organization(s) to which the organization was responsive? If "Yes," then in Part VI identify			
	those supported organizations and explain how these activities directly furthered their exempt purposes,			
	how the organization was responsive to those supported organizations, and how the organization determined			
	that these activities constituted substantially all of its activities.	2a		
b	Did the activities described in (a) constitute activities that, but for the organization's involvement, one or more			
	of the organization's supported organization(s) would have been engaged in? If "Yes," explain in Part VI the			
	reasons for the organization's position that its supported organization(s) would have engaged in these			
_	activities but for the organization's involvement.	2b		
3	Parent of Supported Organizations. Answer (a) and (b) below.			
а				
	trustees of each of the supported organizations? <i>Provide details in Part VI</i> .	3a		
b	Did the organization exercise a substantial degree of direction over the policies, programs, and activities of each	ΛI.		
	of its supported organizations? If "Yes," describe in <b>Part VI</b> the role played by the organization in this regard.	3b		L

Schedule A (Form 990 or 990-EZ) 2016 Center, Ltd.

Pa	rt V Type III Non-Functionally Integrated 509(a)(3) Supporting	g Orgar	nizations	
1	Check here if the organization satisfied the Integral Part Test as a qualifying	g trust on	Nov. 20, 1970 (explain in	Part VI.) See instructions. Al
	other Type III non-functionally integrated supporting organizations must con-	mplete Se	ections A through E.	
Sect	ion A - Adjusted Net Income		(A) Prior Year	(B) Current Year (optional)
1	Net short-term capital gain	1		
2	Recoveries of prior-year distributions	2		
3	Other gross income (see instructions)	3		
4	Add lines 1 through 3	4		
5	Depreciation and depletion	5		
6	Portion of operating expenses paid or incurred for production or			
	collection of gross income or for management, conservation, or			
	maintenance of property held for production of income (see instructions)	6		
7	Other expenses (see instructions)	7		
8	Adjusted Net Income (subtract lines 5, 6, and 7 from line 4)	8		
Sect	ion B - Minimum Asset Amount		(A) Prior Year	(B) Current Year (optional)
1	Aggregate fair market value of all non-exempt-use assets (see			
	instructions for short tax year or assets held for part of year):			
а	Average monthly value of securities	1a		
b	Average monthly cash balances	1b		
c	Fair market value of other non-exempt-use assets	1c		
d	Total (add lines 1a, 1b, and 1c)	1d		
е	Discount claimed for blockage or other			
	factors (explain in detail in <b>Part VI</b> ):			
2	Acquisition indebtedness applicable to non-exempt-use assets	2		
_3	Subtract line 2 from line 1d	3		
4	Cash deemed held for exempt use. Enter 1-1/2% of line 3 (for greater amount,			
	see instructions)	4		
_5	Net value of non-exempt-use assets (subtract line 4 from line 3)	5		
_6	Multiply line 5 by .035	6		
7	Recoveries of prior-year distributions	7		
8	Minimum Asset Amount (add line 7 to line 6)	8		
Sect	ion C - Distributable Amount			Current Year
1	Adjusted net income for prior year (from Section A, line 8, Column A)	1		
2	Enter 85% of line 1	2		
3	Minimum asset amount for prior year (from Section B, line 8, Column A)	3		
4	Enter greater of line 2 or line 3	4		
5	Income tax imposed in prior year	5		
6	Distributable Amount. Subtract line 5 from line 4, unless subject to			
	emergency temporary reduction (see instructions)	6		
7	Check here if the current year is the organization's first as a non-functionally	y integrat	ed Type III supporting org	ganization (see
	instructions).			

Schedule A (Form 990 or 990-EZ) 2016

Schedule A (Form 990 or 990-EZ) 2016 Center, Ltd.

Par	t V Type III Non-Functionally Integrated 509	(a)(3) Supporting Orga	anizations <sub>(continued)</sub>	
Secti	on D - Distributions		,	Current Year
1	Amounts paid to supported organizations to accomplish exe			
2	Amounts paid to perform activity that directly furthers exemp			
	organizations, in excess of income from activity			
3	Administrative expenses paid to accomplish exempt purpose	es of supported organizatior	ns	
4	Amounts paid to acquire exempt-use assets			
5	Qualified set-aside amounts (prior IRS approval required)			
6	Other distributions (describe in <b>Part VI</b> ). See instructions			
7	Total annual distributions. Add lines 1 through 6			
8	Distributions to attentive supported organizations to which to	he organization is responsive	9	
	(provide details in Part VI). See instructions			
9	Distributable amount for 2016 from Section C, line 6			
10	Line 8 amount divided by Line 9 amount			
		(i)	(ii)	(iii)
		Excess Distributions	Underdistributions	Distributable
Secti	on E - Distribution Allocations (see instructions)		Pre-2016	Amount for 2016
1	Distributable amount for 2016 from Section C, line 6			
2	Underdistributions, if any, for years prior to 2016 (reason-			
	able cause required- explain in Part VI). See instructions			
3	Excess distributions carryover, if any, to 2016:			
а	·			
b				
С	From 2013			
d	From 2014			
е	From 2015			
f	Total of lines 3a through e			
g	Applied to underdistributions of prior years			
h	Applied to 2016 distributable amount			
i	Carryover from 2011 not applied (see instructions)			
j	Remainder. Subtract lines 3g, 3h, and 3i from 3f.			
4	Distributions for 2016 from Section D,			
	line 7: \$			
а	Applied to underdistributions of prior years			
b	Applied to 2016 distributable amount			
С	Remainder. Subtract lines 4a and 4b from 4			
5	Remaining underdistributions for years prior to 2016, if			
	any. Subtract lines 3g and 4a from line 2. For result greater			
	than zero, explain in Part VI. See instructions			
6	Remaining underdistributions for 2016. Subtract lines 3h			
	and 4b from line 1. For result greater than zero, explain in			
	Part VI. See instructions			
7	Excess distributions carryover to 2017. Add lines 3j			
	and 4c			
8	Breakdown of line 7:			
а				
b	Excess from 2013			
С	Excess from 2014			
d	Excess from 2015			
е	Excess from 2016			

Schedule A (Form 990 or 990-EZ) 2016

Schedule B (Form 990, 990-EZ, or 990-PF)

Department of the Treasury Internal Revenue Service **Schedule of Contributors** 

➤ Attach to Form 990, Form 990-EZ, or Form 990-PF.

Information about Schedule B (Form 990, 990-EZ, or 990-PF) and its instructions is at www.irs.gov/form990.

OMB No. 1545-0047

Employer identification number

Name of the organization

St. Luke's Magic Valley Regional Medical Center, Ltd.

56-2570686

Organization type (check one): Filers of: Section: 501(c)( 3 ) (enter number) organization Form 990 or 990-EZ 4947(a)(1) nonexempt charitable trust **not** treated as a private foundation 527 political organization 501(c)(3) exempt private foundation Form 990-PF 4947(a)(1) nonexempt charitable trust treated as a private foundation 501(c)(3) taxable private foundation Check if your organization is covered by the General Rule or a Special Rule. Note: Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule. See instructions. General Rule X For an organization filing Form 990, 990-EZ, or 990-PF that received, during the year, contributions totaling \$5,000 or more (in money or property) from any one contributor. Complete Parts I and II. See instructions for determining a contributor's total contributions. Special Rules For an organization described in section 501(c)(3) filing Form 990 or 990-EZ that met the 33 1/3% support test of the regulations under sections 509(a)(1) and 170(b)(1)(A)(vi), that checked Schedule A (Form 990 or 990-EZ), Part II, line 13, 16a, or 16b, and that received from any one contributor, during the year, total contributions of the greater of (1) \$5,000 or (2) 2% of the amount on (i) Form 990, Part VIII, line 1h, or (ii) Form 990-EZ, line 1. Complete Parts I and II. For an organization described in section 501(c)(7), (8), or (10) filing Form 990 or 990-EZ that received from any one contributor, during the year, total contributions of more than \$1,000 exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals. Complete Parts I, II, and III. ☐ For an organization described in section 501(c)(7), (8), or (10) filing Form 990 or 990-EZ that received from any one contributor, during the year, contributions exclusively for religious, charitable, etc., purposes, but no such contributions totaled more than \$1,000. If this box is checked, enter here the total contributions that were received during the year for an exclusively religious, charitable, etc., purpose. Don't complete any of the parts unless the General Rule applies to this organization because it received nonexclusively religious, charitable, etc., contributions totaling \$5,000 or more during the year \_\_\_\_\_\_\_ 
\$ \_

Caution: An organization that isn't covered by the General Rule and/or the Special Rules doesn't file Schedule B (Form 990, 990-EZ, or 990-PF), but it must answer "No" on Part IV, line 2, of its Form 990; or check the box on line H of its Form 990-EZ or on its Form 990-PF, Part I, line 2, to certify that it doesn't meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 990, 990-EZ, or 990-PF. Schedule B (Form 990, 990-EZ, or 990-PF) (2016)

Name of organization	Employer identification number
St. Luke's Magic Valley Regional Medical	
Center, Ltd.	56-2570686

Part I	Contributors (See instructions). Use duplicate copies of Part I if addition	al space is needed.	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
1		\$	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
2	Name, address, and ZIF + +	\$ 962,462.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
3		\$118,074.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c)	(d)
No. 4	Name, address, and ZIP + 4	\$ 116,827.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
5		\$36,750.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
6	Hamo, address, and Elf T T	\$15,221.	Person X Payroll Noncash (Complete Part II for noncash contributions.)

Name of organization	Employer identification number
St. Luke's Magic Valley Regional Medical	
Center, Ltd.	56-2570686

Part I	Contributors (See instructions). Use duplicate copies of Part I if	additional space is needed.	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
7		\$\$	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
8	rume, address, and 2n + 4	\$\$	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c)	(d)
No.	Name, address, and ZIP + 4	Total contributions  \$	Person Payroll Complete Part II for noncash contributions.
(a)	(b)	(c)	(d)
No.	Name, address, and ZIP + 4	Total contributions  \$	Person Payroll Complete Part II for noncash contributions.
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
	Tamo, addi coo, dila zii 1 1	\$	Person Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
140.	Name, audiess, and ZIF + 4	\$	Person Payroll Noncash (Complete Part II for noncash contributions.)

Name of organization

St. Luke's Magic Valley Regional Medical

Center, Ltd.

Employer identification number

56-2570686

Part II	Noncash Property (See Instructions). Use duplicate copies of Part II if	additional space is needed.	
(a) No. from Part I	(b) Description of noncash property given	(c) FMV (or estimate) (See instructions)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions)	(d) Date received
		\$	
(a) No. from Part I	(b) Description of noncash property given	(c) FMV (or estimate) (See instructions)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions)	(d) Date received
		\$	

Employer identification number

Name of organization

	s Magic Valley Regional Medical			56 0570606			
Part III	Exclusively religious, charitable, etc., con the year from any one contributor. Complete completing Part III, enter the total of exclusively religious.	columns <b>(a)</b> through <b>(e) and</b> the follo	wing line entry. For organization	าร			
	Use duplicate copies of Part III if addition	nal space is needed.	less for the year. (Enterthis into, onc	e.) • •			
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) Desc	cription of how gift is held			
-							
		(e) Transfer of gif	t				
-	Transferee's name, address, a	nd ZIP + 4	Relationship of transferor to transferee				
(a) No.			I				
from Part I	(b) Purpose of gift	(c) Use of gift	(d) Desc	cription of how gift is held			
—   <u>-</u>							
		(e) Transfer of gif	t				
	Transferee's name, address, a	nd ZIP + 4	Relationship of tra	nsferor to transferee			
-							
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) Desc	cription of how gift is held			
-							
		(e) Transfer of gif	t				
-	Transferee's name, address, a	nd ZIP + 4	Relationship of tra	nsferor to transferee			
-							
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) Desc	cription of how gift is held			
-							
	(e) Transfer of gift						
	Transferee's name, address, a	nd ZIP + 4	Relationship of tra	nsferor to transferee			
-							

### **SCHEDULE D** (Form 990)

Department of the Treasury Internal Revenue Service

Supplemental Financial Statements

► Complete if the organization answered "Yes" on Form 990,
Part IV, line 6, 7, 8, 9, 10, 11a, 11b, 11c, 11d, 11e, 11f, 12a, or 12b.

► Attach to Form 990.

▶ Information about Schedule D (Form 990) and its instructions is at www.irs.gov/form990.

OMB No. 1545-0047 Open to Public Inspection

Schedule D (Form 990) 2016

Name of the organization

St. Luke's Magic Valley Regional Medical

Center, Ltd.

**Employer identification number** 56-2570686

Pai	t I Organizations Maintaining Donor Advise	ed Funds or Other Similar Fund	s or Accounts.Complete if the
•	organization answered "Yes" on Form 990, Part IV, lir	ne 6.	
		(a) Donor advised funds	(b) Funds and other accounts
1	Total number at end of year		
2	Aggregate value of contributions to (during year)		
3	Aggregate value of grants from (during year)		
4	Aggregate value at end of year		
5	Did the organization inform all donors and donor advisors in		sed funds
	are the organization's property, subject to the organization's	•	
6	Did the organization inform all grantees, donors, and donor a		
	for charitable purposes and not for the benefit of the donor of	• •	•
	impermissible private benefit?		Yes No
Pai			
1	Purpose(s) of conservation easements held by the organizat	tion (check all that apply).	
	Preservation of land for public use (e.g., recreation or	education) Preservation of a his	torically important land area
	Protection of natural habitat		tified historic structure
	Preservation of open space		
2	Complete lines 2a through 2d if the organization held a quali	ified conservation contribution in the form	of a conservation easement on the last
	day of the tax year.		Held at the End of the Tax Year
а	Total number of conservation easements		2a
	Total acreage restricted by conservation easements		
С	Number of conservation easements on a certified historic str	ructure included in (a)	2c
d	Number of conservation easements included in (c) acquired	after 8/17/06, and not on a historic struc	ture
	listed in the National Register		
3	Number of conservation easements modified, transferred, re		
	year▶		
4	Number of states where property subject to conservation ea	asement is located >	
5	Does the organization have a written policy regarding the pe	eriodic monitoring, inspection, handling of	
	violations, and enforcement of the conservation easements	it holds?	Yes No
6	Staff and volunteer hours devoted to monitoring, inspecting,	, handling of violations, and enforcing cor	servation easements during the year
	<b>&gt;</b>		
7	Amount of expenses incurred in monitoring, inspecting, hand	dling of violations, and enforcing conserv	ation easements during the year
	<b>&gt;</b> \$		
8	Does each conservation easement reported on line 2(d) about	ve satisfy the requirements of section 17	D(h)(4)(B)(i)
	and section 170(h)(4)(B)(ii)?		Yes No
9	In Part XIII, describe how the organization reports conservat	ion easements in its revenue and expens	e statement, and balance sheet, and
	include, if applicable, the text of the footnote to the organiza	ation's financial statements that describes	the organization's accounting for
	conservation easements.		
Pai	t III Organizations Maintaining Collections of		Other Similar Assets.
	Complete if the organization answered "Yes" on Form	n 990, Part IV, line 8.	
1a	If the organization elected, as permitted under SFAS 116 (AS	SC 958), not to report in its revenue state	ment and balance sheet works of art,
	historical treasures, or other similar assets held for public ex	hibition, education, or research in further	ance of public service, provide, in Part XIII,
	the text of the footnote to its financial statements that descr	ribes these items.	
b	If the organization elected, as permitted under SFAS 116 (AS	SC 958), to report in its revenue statemer	nt and balance sheet works of art, historical
	treasures, or other similar assets held for public exhibition, e	education, or research in furtherance of po	ublic service, provide the following amounts
	relating to these items:		
	(i) Revenue included on Form 990, Part VIII, line 1		
	(ii) Assets included in Form 990, Part X		<b>&gt;</b> \$
2	If the organization received or held works of art, historical tre	easures, or other similar assets for financi	al gain, provide
	the following amounts required to be reported under SFAS 1	116 (ASC 958) relating to these items:	
а	Revenue included on Form 990, Part VIII, line 1		<b>&gt;</b> \$
h	Assets included in Form 900 Part Y		• •

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 990.

Pai	t III   Organizations Maintaining C	ollections of Art	, Histo	orical Tr	easures, o	r Other	Similar As	ssets(co	ontinue	ed)
3	Using the organization's acquisition, accession	on, and other records	, check	any of the	following that	are a sigr	nificant use of	its colle	ction it	tems
	(check all that apply):									
а	Public exhibition	d			hange prograi	ms				
b	Scholarly research	е		Other						
С	Preservation for future generations									
4	Provide a description of the organization's co							Part XIII.		
5	During the year, did the organization solicit or									
	to be sold to raise funds rather than to be ma							Ye		No_
Pai	t IV Escrow and Custodial Arrang		e if the	organizatio	n answered "\	Yes" on F	orm 990, Part	: IV, line 9	9, or	
	reported an amount on Form 990, Parl									
1a	Is the organization an agent, trustee, custodia								_	
	on Form 990, Part X?							└── Ye	S	∟∟ No
b	If "Yes," explain the arrangement in Part XIII a	and complete the folio	owing ta	able.				Λm	ount	
С	Reginning halance						1c	AIII	ount	
	0 0									
e										
f										
	Did the organization include an amount on Fo						<b>1f</b>	Ye	s	No
	If "Yes," explain the arrangement in Part XIII.					-				
Pai	rt V Endowment Funds. Complete if	the organization ans	wered "	Yes" on Fo	rm 990, Part	IV, line 10				
		(a) Current year	<b>(b)</b> Pr	ior year	(c) Two years	back (d	<b>)</b> Three years b	ack (e)	Four ye	ars back
1a	Beginning of year balance									
b	Contributions									
С	Net investment earnings, gains, and losses									
d	Grants or scholarships									
е	Other expenditures for facilities									
	and programs									
f	Administrative expenses									
g	End of year balance		<i>"</i>		X					
2	Provide the estimated percentage of the curre	•	•	j, column (a	i)) held as:					
a	Board designated or quasi-endowment		<u></u> %							
b	Permanent endowment	%								
C	Temporarily restricted endowment ▶  The percentages on lines 2a, 2b, and 2c should be considered.	%								
32	Are there endowment funds not in the posses	•	tion that	t are held a	nd administer	ad for the	organization			
ou	by:	ssion of the organizat	ion ma	are ricid a	na aaniinistoi	ca for the	organization		Tv.	es No
	(i) unrelated organizations							3	a(i)	110
	(ii) related organizations								ı(ii)	
b	If "Yes" on line 3a(ii), are the related organizat								Bb	
4	Describe in Part XIII the intended uses of the									•
Pai	t VI Land, Buildings, and Equipm									
	Complete if the organization answered	l "Yes" on Form 990,	Part IV,	, line 11a. S	See Form 990,	Part X, lir	ne 10.			
	Description of property	(a) Cost or oth	ner	(b) Cost	or other	(c) Acc	umulated	(d) I	3ook v	alue
		basis (investme	ent)		(other)	depre	eciation			
	Land		,353.		,726,616.					68,969.
	Buildings			222	,447,100.	4	7,119,985.	1		27,115.
	Leasehold improvements				378,309.		273,922.			04,387.
	Equipment				,571,083.	3:	9,211,180.			59,903.
	Other		, .		,348,537.					48,537.
Tota	I. Add lines 1a through 1e. (Column (d) must ed	qual Form 990, Part X	, colum	n (B), line 1	Uc.)	<u></u>	<b>_</b>			08,911.
							Scher	TILLA I) (F	-orm 9	90) 2016

St. Luke's Magic	Valley Regional Med	lical	
Schedule D (Form 990) 2016 Center, Ltd.			56-2570686 Page <b>3</b>
Part VII Investments - Other Securities.			-
Complete if the organization answered "Yes"	on Form 990, Part IV, line	11b. See Form 990, Part X, line 1	2.
(a) Description of security or category (including name of security)	(b) Book value	(c) Method of valuation: Cos	t or end-of-year market value
(1) Financial derivatives			
(2) Closely-held equity interests			
(3) Other			
(A)			
(B)			
(C)			
(D)			
(E)			
(F)			
(G)			
(H)			
Total. (Col. (b) must equal Form 990, Part X, col. (B) line 12.) ▶			
Part VIII Investments - Program Related.			
Complete if the organization answered "Yes"			
(a) Description of investment	(b) Book value	(c) Method of valuation: Cos	t or end-of-year market value
(1)			
(2)			
(3)			
(4)			
(5)			
(6)			
(7)			
(8)			
(9)			
Total. (Col. (b) must equal Form 990, Part X, col. (B) line 13.)			
Part IX Other Assets.			
Complete if the organization answered "Yes" of		11d. See Form 990, Part X, line 1	
(a) [	Description		(b) Book value
<u>(1)</u>			
(2)			
(3)			
(4)			

(a) a soon place.	(12) 2 3 3 1 1 1 1 1 1 1
(1)	
(2)	
(3)	
(4)	
(5)	
(6)	
(8)	
(9)	
Total (Column (b) must equal Form 990, Part X, col. (B) line 15.)	

### Part X Other Liabilities.

Complete if the organization answered "Yes" on Form 990, Part IV, line 11e or 11f. See Form 990, Part X, line 25.

1.	(a) Description of liability	(b) Book value
(1)	Federal income taxes	
(2)	AP MEDICARE-MEDICAID PROG	13,483,755.
(3)	Capital Leases	799,121.
(4)	Due to Related Organizations	79,766,460.
(5)	Pension Liability	7,793,044.
(6)		
(7)		
(8)		
(9)		
Total.	(Column (b) must equal Form 990, Part X, col. (B) line 25.)	101,842,380.

<sup>2.</sup> Liability for uncertain tax positions. In Part XIII, provide the text of the footnote to the organization's financial statements that reports the organization's liability for uncertain tax positions under FIN 48 (ASC 740). Check here if the text of the footnote has been provided in Part XIII

Schedule D (Form 990) 2016

St. Luke's Magic Valley Regional Medical Center Ltd. Schedule D (Form 990) 2016 Page 4 Part XI Reconciliation of Revenue per Audited Financial Statements With Revenue per Return. Complete if the organization answered "Yes" on Form 990, Part IV, line 12a. Total revenue, gains, and other support per audited financial statements 1 2 Amounts included on line 1 but not on Form 990, Part VIII, line 12: a Net unrealized gains (losses) on investments 2a **b** Donated services and use of facilities c Recoveries of prior year grants 2c d Other (Describe in Part XIII.) e Add lines 2a through 2d 2e Subtract line 2e from line 1 Amounts included on Form 990, Part VIII, line 12, but not on line 1: a Investment expenses not included on Form 990, Part VIII, line 7b **b** Other (Describe in Part XIII.) c Add lines 4a and 4b 4c Total revenue. Add lines 3 and 4c. (This must equal Form 990, Part I, line 12.) 5 Part XII | Reconciliation of Expenses per Audited Financial Statements With Expenses per Return. Complete if the organization answered "Yes" on Form 990, Part IV, line 12a. Total expenses and losses per audited financial statements 1 1 2 Amounts included on line 1 but not on Form 990, Part IX, line 25: a Donated services and use of facilities 2a **b** Prior year adjustments 2c c Other losses d Other (Describe in Part XIII.) e Add lines 2a through 2d 2e 3 Subtract line 2e from line 1 3 4 Amounts included on Form 990, Part IX, line 25, but not on line 1: a Investment expenses not included on Form 990, Part VIII, line 7b 4a **b** Other (Describe in Part XIII.) c Add lines 4a and 4b 4c Total expenses. Add lines 3 and 4c. (This must equal Form 990, Part I, line 18.) Part XIII Supplemental Information. Provide the descriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 2b; Part V, line 4; Part X, line 2; Part XI, lines 2d and 4b; and Part XII, lines 2d and 4b. Also complete this part to provide any additional information. Part X, Line 2: Footnote Disclosure-Uncertain Tax Positions Under FIN #48 (Source: Consolidated Financial Statements-St. Luke's Health System) Income Taxes: The Health System is a not-for-profit corporation and is recognized as tax-exempt pursuant to Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. The Health System accounts for uncertain tax positions in accordance with ASC Topic 740. Income tax liabilities are recorded for the impact of positions taken on income tax returns, which

be recorded.

632054 08-29-16 Schedule D (Form 990) 2016

management believes are not more likely than not to be sustained on tax

audit. Management is not aware of any uncertain tax positions that should

### SCHEDULE H (Form 990)

Department of the Treasury Internal Revenue Service

# **Hospitals**

Complete if the organization answered "Yes" on Form 990, Part IV, question 20.

► Attach to Form 990.

Information about Schedule H (Form 990) and its instructions is at www.irs.gov/form990.

Open to Public Inspection

OMB No. 1545-0047

Name of the organization St. Luke's Magic

Center, Ltd.

St. Luke's Magic Valley Regional Medical

Part I Financial Assistance and Certain Other Community Benefits at Cost

Employer identification number

56-2570686

							Yes	No	
1a	Did the organization have a financial	assistance policy	during the tax ye	ar? If "No," skip to	question 6a		1a	Х	
b	If "Yes," was it a written policy? If the organization had multiple hospital facilities						1b	Х	
2	If the organization had multiple hospital facilities facilities during the tax year.	, indicate which of the fo	llowing best describes	application of the financia	al assistance policy to its	s various hospital			
	X Applied uniformly to all hospital	al facilities	Appli Appli	ed uniformly to mo	st hospital facilities	3			
	Generally tailored to individual	hospital facilities							
3	Answer the following based on the financial assis	stance eligibility criteria t	hat applied to the large	est number of the organiza	ation's patients during th	e tax year.			
а	Did the organization use Federal Pov	verty Guidelines (F	PG) as a factor in	determining eligibi	lity for providing fr	ee care?			
	If "Yes," indicate which of the follow				e care:		За	Х	
	100% 150%	X 200%	Other	%					
b	Did the organization use FPG as a fa								
	of the following was the family incom	ne limit for eligibility	for discounted of	care:			3b	Х	
	200%	300%	350% X	400% LJ O	ther 9	6			
c If the organization used factors other than FPG in determining eligibility, describe in Part VI the criteria used for determining									
	eligibility for free or discounted care.		•	-		r other			
4	threshold, regardless of income, as a Did the organization's financial assistance policy					ed care to the			
4	"medically indigent"?						4	X	
	Did the organization budget amounts for		•				5a 5b	X	
	<b>b</b> If "Yes," did the organization's financial assistance expenses exceed the budgeted amount?							Х	
С	c If "Yes" to line 5b, as a result of budget considerations, was the organization unable to provide free or discounted								,,
_	care to a patient who was eligible for free or discounted care?							.,,	Х
	<ul><li>6a Did the organization prepare a community benefit report during the tax year?</li><li>b If "Yes," did the organization make it available to the public?</li></ul>						6a	X	
b							6b	Х	
	Complete the following table using the workshee	•		not submit these workshe	eets with the Schedule H				
	Financial Assistance and Certain Otl	(a) Number of	(b) Persons	(c) Total community	(d) Direct offsetting	(e) Net community	(1	Percer	nt
Mar	Financial Assistance and  Means-Tested Government Programs  Means-Tested G						of total expense		
	Financial Assistance at cost (from								
а	Worksheet 1)			11,129,622.		11,129,622.		2.84	4%
h	Medicaid (from Worksheet 3,			11,115,011.					
	column a)			56,302,326.	38,236,354.	18,065,972.		4.60	0%
С	Costs of other means-tested			1	, , ,	, , ,			
_	government programs (from								
	Worksheet 3, column b)			7,011,561.	3,541,171.	3,470,390.		.88	88
d	Total Financial Assistance and								
	Means-Tested Government Programs			74,443,509.	41,777,525.	32,665,984.		8.32	28
	Other Benefits								
е	Community health								
	improvement services and								
	community benefit operations								
	(from Worksheet 4)			1,012,693.	37,558.	975,135.		. 25	58
f	Health professions education								
	(from Worksheet 5)			4,870,751.	7,721.	4,863,030.		1.24	1%
g	Subsidized health services								
	(from Worksheet 6)			7,193,850.	1,728,178.	5,465,672.		1.39	<del>9</del> %
	Research (from Worksheet 7)			0.	0.				
i	Cash and in-kind contributions								
	for community benefit (from								
	Worksheet 8)			377,745.	0.	377,745.		.10	
-	Total. Other Benefits			13,455,039. 87 898 548.	, , , , , , , , , , , , , , , , , , ,	11,681,582. 44 347 566.		2.98	
L L	Total Add lines 7d and 7i	ı		1 8/898 548	I 43 350 982	44 347 566	ı	11.30	J To

Sche		er, Ltd.					257068			age <b>2</b>
Pa	rt II Community Building	Activities Comple	ete this table if the	organization c	onducted any c	ommunity build	ing acti	vities d	luring	the
	tax year, and describe in Par	rt VI how its commu		ities promoted	the health of th	e communities if	t serves			
		(a) Number of activities or programs (optional)	(b) Persons served (optional)	(c) Total community building expense	(d) Direct offsetting review		unity		Percental exper	
1	Physical improvements and housing									
2	Economic development									
3	Community support									
4	Environmental improvements									
5	Leadership development and									
	training for community members									
6	Coalition building									
7	Community health improvement									
	advocacy									
8	Workforce development									
9	Other									
10	Total									
Pa	rt III Bad Debt, Medicare,	& Collection P	ractices							
Sect	ion A. Bad Debt Expense								Yes	No
1	Did the organization report bad deb Statement No. 15?	•			Management As	sociation		1	х	
2	Enter the amount of the organizatio							-		
_	methodology used by the organizat	•	•		2	14.07	1,553.			
3	Enter the estimated amount of the					,		1		
•	patients eligible under the organization				ne					
	methodology used by the organizat									
	for including this portion of bad deb						0.			
4	Provide in Part VI the text of the foo					deht		1		
•	expense or the page number on wh					debt				
Sect	ion B. Medicare				ar staternerits.					
5	Enter total revenue received from M	Medicare (including l	DSH and IMF)		5	78 12	3,812.			
6	Enter Medicare allowable costs of c					131,56		_		
7	Subtract line 6 from line 5. This is the					-53,44		_		
8	Describe in Part VI the extent to wh							1		
•	Also describe in Part VI the costing	•			-					
	Check the box that describes the m		aree acca to acto		introportod on					
		Cost to char	rge ratio X	Other						
Sect	ion C. Collection Practices	Cost to ona	go ratio							
	Did the organization have a written	debt collection poli	cy during the tax y	/ear?				9a	х	
	If "Yes," did the organization's collection									
	collection practices to be followed for pa		-					9b	х	
Pa	rt IV   Management Compa									uctions)
	(a) Name of entity		scription of primary stivity of entity		c) Organization's or ofit % or stock				nysicia ofit % (	
			civity of office		ownership %	key employe	ees'	•	stock	J1
					•	profit % or s ownership		own	ership	, %
						1	-			
						+	$\overline{}$			
				<del></del>		+	$\overline{}$			
						+	$\rightarrow$			
		<del> </del>		<del></del>		+	$\overline{}$			
		<del> </del>		<del></del>		+	$\overline{}$			
						+	$\rightarrow$			
						1	+			
				I			1			

St. Luke's Magic Valley Regional Medical Schedule H (Form 990) 2016 Center, Ltd. 56-2570686 Page 3 Part V | Facility Information Critical access hospital Section A. Hospital Facilities зеп. medical & surgical (list in order of size, from largest to smallest) Children's hospital icensed hospital Feaching hospital How many hospital facilities did the organization operate during the tax year? ER-24 hours Name, address, primary website address, and state license number Facility (and if a group return, the name and EIN of the subordinate hospital reporting organization that operates the hospital facility) group Other (describe) 1 St. Luke's Magic Valley Regional Medic 801 Pole Line Road Twin Falls, ID 83301 www.stlukesonline.org State of Idaho License #14 Х Х Х Α 2 St. Luke's Jerome 709 N. Lincoln Jerome, ID 83308 www.stlukesonline.org State of Idaho License #08 Х Х X Х Α

Schedule H (Form 990) 2016

# Part V Facility Information (continued)

**Section B. Facility Policies and Practices** 

(Complete a separate Section B for each of the hospital facilities or facility reporting groups listed in Part V, Section A)

Name of hospital facility or letter of facility reporting group Facility Reporting Group - A

Line number of hospital facility, or line numbers of hospital facilities in a facility reporting group (from Part V, Section A): 1,2

			Yes	No
<u></u> C	ommunity Health Needs Assessment			
1	Was the hospital facility first licensed, registered, or similarly recognized by a state as a hospital facility in the			
	current tax year or the immediately preceding tax year?	1		Х
2	Was the hospital facility acquired or placed into service as a tax-exempt hospital in the current tax year or			
	the immediately preceding tax year? If "Yes," provide details of the acquisition in Section C	2		Х
3	During the tax year or either of the two immediately preceding tax years, did the hospital facility conduct a			
	community health needs assessment (CHNA)? If "No," skip to line 12	3	Х	
	If "Yes," indicate what the CHNA report describes (check all that apply):			
á	A definition of the community served by the hospital facility			
k	Demographics of the community			
(	Existing health care facilities and resources within the community that are available to respond to the health needs			
	of the community			
(	How data was obtained			
•	The significant health needs of the community			
f	Primary and chronic disease needs and other health issues of uninsured persons, low-income persons, and minority			
	groups			
ç	The process for identifying and prioritizing community health needs and services to meet the community health needs			
ł	The process for consulting with persons representing the community's interests			
i	The impact of any actions taken to address the significant health needs identified in the hospital facility's prior CHNA(s)			
j	Other (describe in Section C)			
4	Indicate the tax year the hospital facility last conducted a CHNA: 20 15			
5	In conducting its most recent CHNA, did the hospital facility take into account input from persons who represent the broad			
	interests of the community served by the hospital facility, including those with special knowledge of or expertise in public			
	health? If "Yes," describe in Section C how the hospital facility took into account input from persons who represent the			
	community, and identify the persons the hospital facility consulted	5	Х	
6	a Was the hospital facility's CHNA conducted with one or more other hospital facilities? If "Yes," list the other			
	hospital facilities in Section C	6a	Х	
k	Was the hospital facility's CHNA conducted with one or more organizations other than hospital facilities? If "Yes,"			
	list the other organizations in Section C	6b		Х
7	Did the hospital facility make its CHNA report widely available to the public?	7	Х	
	If "Yes," indicate how the CHNA report was made widely available (check all that apply):			
á	Hospital facility's website (list url): www.stlukesonline.org/about-st-lukes/supporting-the-community			
k	Other website (list url):			
(	Made a paper copy available for public inspection without charge at the hospital facility			
(	Other (describe in Section C)			
8	Did the hospital facility adopt an implementation strategy to meet the significant community health needs			
	identified through its most recently conducted CHNA? If "No," skip to line 11	8	Х	
9	Indicate the tax year the hospital facility last adopted an implementation strategy: 20 16			
10	Is the hospital facility's most recently adopted implementation strategy posted on a website?	10		Х
á	a If "Yes," (list url):			
k	o If "No," is the hospital facility's most recently adopted implementation strategy attached to this return?	10b	Х	
11	Describe in Section C how the hospital facility is addressing the significant needs identified in its most			
	recently conducted CHNA and any such needs that are not being addressed together with the reasons why			
	such needs are not being addressed.			
12a	a Did the organization incur an excise tax under section 4959 for the hospital facility's failure to conduct a			
	CHNA as required by section 501(r)(3)?	12a		Х
k	olf "Yes" to line 12a, did the organization file Form 4720 to report the section 4959 excise tax?	12b		
(	If "Yes" to line 12b, what is the total amount of section 4959 excise tax the organization reported on Form 4720			
	for all of its hospital facilities? \$			

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Schedule H (Form 990) 2016

Part V	Facility Information (continued)

Financial Assistance Policy (FAP)

Name of hospital facility or letter of facility reporting group	Facility	Reporting	Group	-	Α
---	----------	-----------	-------	---	---

				Yes	No
	Did the	e hospital facility have in place during the tax year a written financial assistance policy that:			
13	Explair	ned eligibility criteria for financial assistance, and whether such assistance included free or discounted care?	13	Х	
	If "Yes	," indicate the eligibility criteria explained in the FAP:			
á	Х	Federal poverty guidelines (FPG), with FPG family income limit for eligibility for free care of			
		and FPG family income limit for eligibility for discounted care of 400 %			
k	, <u> </u>	Income level other than FPG (describe in Section C)			
(	x	Asset level			
(	x x	Medical indigency			
•	X	Insurance status			
f	Х	Underinsurance status			
ç	, 🔲	Residency			
ŀ	ı 🔲	Other (describe in Section C)			
14	Explair	ned the basis for calculating amounts charged to patients?	14	Х	
15		ned the method for applying for financial assistance?	15	Х	
	If "Yes	," indicate how the hospital facility's FAP or FAP application form (including accompanying instructions)			
	explair	ned the method for applying for financial assistance (check all that apply):			
á	х	Described the information the hospital facility may require an individual to provide as part of his or her application			
k	x	Described the supporting documentation the hospital facility may require an individual to submit as part of his			
		or her application			
•	x	Provided the contact information of hospital facility staff who can provide an individual with information			
		about the FAP and FAP application process			
C	<u> </u>	Provided the contact information of nonprofit organizations or government agencies that may be sources			
		of assistance with FAP applications			
•	, .	Other (describe in Section C)			
16	Was w	idely publicized within the community served by the hospital facility?	16	Х	
	If "Yes	," indicate how the hospital facility publicized the policy (check all that apply):			
á	x	The FAP was widely available on a website (list url): See Part V, Page 8			
k	x	The FAP application form was widely available on a website (list url): See Part V, Page 8			
C	; X	A plain language summary of the FAP was widely available on a website (list url): See Part V, Page 8			
C	ı X	The FAP was available upon request and without charge (in public locations in the hospital facility and by mail)			
•	X	The FAP application form was available upon request and without charge (in public locations in the hospital			
		facility and by mail)			
f	Х	A plain language summary of the FAP was available upon request and without charge (in public locations in			
		the hospital facility and by mail)			
ç	y X	Individuals were notified about the FAP by being offered a paper copy of the plain language summary of the FAP,			
		by receiving a conspicuous written notice about the FAP on their billing statements, and via conspicuous public			
		displays or other measures reasonably calculated to attract patients' attention			
ŀ		Notified members of the community who are most likely to require financial assistance about availability of the FAP			
i	Х	The FAP, FAP application form, and plain language summary of the FAP were translated into the primary language(s)			
		spoken by LEP populations			
j	Х	Other (describe in Section C)			

Pa	art V Facility Information (continued)			
Bill	ling and Collections			
Nar	me of hospital facility or letter of facility reporting group Facility Reporting Group - A			
			Yes	No
17	Did the hospital facility have in place during the tax year a separate billing and collections policy, or a written financial assistance policy (FAP) that explained all of the actions the hospital facility or other authorized party may take upon nonpayment?	17	х	
18	Check all of the following actions against an individual that were permitted under the hospital facility's policies during the			
á	tax year before making reasonable efforts to determine the individual's eligibility under the facility's FAP:  a Reporting to credit agency(ies)			
ŀ	b Selling an individual's debt to another party			
(	<ul> <li>Deferring, denying, or requiring a payment before providing medically necessary care due to nonpayment of a previous bill for care covered under the hospital facility's FAP</li> <li>Actions that require a legal or judicial process</li> <li>Other similar actions (describe in Section C)</li> </ul>			
1	f X None of these actions or other similar actions were permitted			
19	Did the hospital facility or other authorized party perform any of the following actions during the tax year before making reasonable efforts to determine the individual's eligibility under the facility's FAP?	19		х
20	If "Yes," check all actions in which the hospital facility or a third party engaged:  a Reporting to credit agency(ies)  b Selling an individual's debt to another party  c Deferring, denying, or requiring a payment before providing medically necessary care due to nonpayment of a previous bill for care covered under the hospital facility's FAP  d Actions that require a legal or judicial process  e Other similar actions (describe in Section C)			
Pol	licy Relating to Emergency Medical Care			
21	Did the hospital facility have in place during the tax year a written policy relating to emergency medical care			
	that required the hospital facility to provide, without discrimination, care for emergency medical conditions to			
	individuals regardless of their eligibility under the hospital facility's financial assistance policy?	21		Х
	If <u>"No,</u> " indicate why:			
	<ul> <li>The hospital facility did not provide care for any emergency medical conditions</li> <li>The hospital facility's policy was not in writing</li> </ul>			
	c The hospital facility limited who was eligible to receive care for emergency medical conditions (describe in Section C) d Other (describe in Section C)			

Part V Facility Information (continued)			
Charges to Individuals Eligible for Assistance Under the FAP (FAP-Eligible Individuals)			
Name of hospital facility or letter of facility reporting group Facility Reporting Group - A			
		Yes	No
22 Indicate how the hospital facility determined, during the tax year, the maximum amounts that can be charged to FAP-eligible individuals for emergency or other medically necessary care.			
The hospital facility used a look-back method based on claims allowed by Medicare fee-for-service during a prior  12-month period			
b X The hospital facility used a look-back method based on claims allowed by Medicare fee-for-service and all private health insurers that pay claims to the hospital facility during a prior 12-month period			
c The hospital facility used a look-back method based on claims allowed by Medicaid, either alone or in combination			
with Medicare fee-for-service and all private health insurers that pay claims to the hospital facility during a prior 12-month period			
d The hospital facility used a prospective Medicare or Medicaid method			
23 During the tax year, did the hospital facility charge any FAP-eligible individual to whom the hospital facility provided			
emergency or other medically necessary services more than the amounts generally billed to individuals who had	1		1
insurance covering such care?	23		Х
If "Yes," explain in Section C.			
24 During the tax year, did the hospital facility charge any FAP-eligible individual an amount equal to the gross charge for any			
service provided to that individual?	24		Х
If "Yes," explain in Section C.			

56-2570686

## Part V Facility Information (continued)

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 11, 13b, 13h, 15e, 16j, 18e, 19e, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility reporting group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility.

Facility Reporting Group - A

Part V, line 16a, FAP website:

www.stlukesonline.org/resources/before-your-visit/financial-care

Facility Reporting Group - A

Part V, line 16b, FAP Application website:

www.stlukesonline.org/resources/before-your-visit/financial-care

Facility Reporting Group - A

Part V, line 16c, FAP Plain Language Summary website:

www.stlukesonline.org/resources/before-your-visit/financial-care

Schedule H, Part V, Section B. Facility Reporting Group A

Facility Reporting Group A consists of:

- Facility 1: St. Luke's Magic Valley Regional Medical Cente
- Facility 2: St. Luke's Jerome

Group A-Facility 1 -- St. Luke's Magic Valley Regional Medical

Part V, Section B, line 5: A series of in-depth interviews with people

representing the broad interests of our community were conducted in order

to assist us in defining, prioritizing, and understanding our most

important community health needs. Many representatives participating in

our process are individuals who have devoted decades to helping others

lead healthier, more independent lives. The representatives we interviewed

have significant knowledge of our community. To ensure they came from

distinct and varied backgrounds, we included multiple representatives from

## Part V Facility Information (continued)

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 11, 13b, 13h, 15e, 16j, 18e, 19e, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility reporting group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility.

Harrie of Hoopital radiiity.
each of these categories:
Category I: Persons with special knowledge of public health. This includes
persons from state, local, and/or regional governmental public health
departments with knowledge, information, or expertise relevant to the
health needs of our community.
Category II: Individuals or organizations serving or representing the
interests of the medically underserved, low-income, and minority
populations in our community. Medically underserved populations include
populations experiencing health disparities or at-risk populations not
receiving adequate medical care as a result of being uninsured or
underinsured or due to geographic, language, financial, or other barriers.
Category III: Additional people located in or serving our community
including, but not limited to, health care advocates, nonprofit and
community-based organizations, health care providers, community health
centers, local school districts, and private businesses.
Each potential need was scored by the community representative on a scale
of 1 to 10. Higher scores represent potential needs the community
representatives believed were important to address with additional
resources. Lower scores usually meant our leaders thought our community
was healthy in that area already or we had relatively good programs
addressing the potential need. These scores were incorporated directly
into our health need prioritization process. In addition, we invited the
leaders to suggest programs, legislation, or other measures they believed

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 11, 13b, 13h, 15e, 16j, 18e, 19e, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility reporting group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility.
to be effective in addressing the needs.
to be effective in addressing the needs.
Community Representatives Contacted
1. Affiliation: U.S. Department of Veterans Affairs - Boise VA Medical
Center
2. Affiliation: Family Medicine Residency of Idaho
3. Affiliation: Idaho Department of Health and Welfare
4. Affiliation: Idaho Office of Refugees
5. Affiliation: Community Council of Idaho
6. Affiliation: Idaho Department of Labor
7. Affiliation: Idaho Health and Welfare
8. Affiliation: Idaho Health and Welfare
9. Affiliation: College of Southern Idaho
10. Affiliation: College of Southern Idaho - Office on Aging
11. Affiliation: Family Health Services

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 11, 13b,

Part V Facility Information (continued)

# 13h, 15e, 16j, 18e, 19e, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility reporting group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility. 12. Affiliation: Jerome Recreation District 13. Affiliation: Jerome School District #261 14. Affiliation: Jerome Senior Center 15. Affiliation: Interfaith Association & Presbytery of the West - Jerome ID Group A-Facility 1 -- St. Luke's Magic Valley Regional Medical Part V, Section B, line 6a: St. Luke's Jerome Hospital Group A-Facility 1 -- St. Luke's Magic Valley Regional Medical Part V, Section B, line 11: We organized our significant health needs into the following groups: Program Group 1: Improve the Prevention and Mangement of Obesity and Diabetes -BMI screening (adults and children) -Times news health fair -KMVT kids fest -YEAH! -Walking challenge -Diabetes management -SLHS Healthy U -Community helath improvement fund

Program Group 2: Improve Mental Health and Reduce Suicide

# Part V | Facility Information (continued)

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Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 11, 13b, 13h, 15e, 16j, 18e, 19e, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility reporting group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility.

-Behvioral health program expansion and integration with primary care -Depression screening -Community health improvement fund Program Group 3: Improve Access to Affordable Health Insurance -Improving access to affordable health care -Financial assistance Group A-Facility 1 -- St. Luke's Magic Valley Regional Medical Part V, Section B, line 16j: A Financial Care application is provided to the patient which contains Patient Financial Advocate contact information Group A-Facility 2 -- St. Luke's Jerome Part V, Section B, line 5: A series of in-depth interviews with people representing the broad interests of our community were conducted in order to assist us in defining, prioritizing, and understanding our most important community health needs. Many representatives participating in our process are individuals who have devoted decades to helping others lead healthier, more independent lives. The representatives we interviewed have significant knowledge of our community. To ensure they came from

Category I: Persons with special knowledge of public health. This includes

distinct and varied backgrounds, we included multiple representatives from

persons from state, local, and/or regional governmental public health

departments with knowledge, information, or expertise relevant to the

each of these categories:

## Part V Facility Information (continued)

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 11, 13b, 13h, 15e, 16j, 18e, 19e, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility reporting group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility.

health needs of our community.
Category II: Individuals or organizations serving or representing the
interests of the medically underserved, low-income, and minority
populations in our community. Medically underserved populations include
populations experiencing health disparities or at-risk populations not
receiving adequate medical care as a result of being uninsured or
underinsured or due to geographic, language, financial, or other barriers.
Category III: Additional people located in or serving our community
including, but not limited to, health care advocates, nonprofit and
community-based organizations, health care providers, community health
centers, local school districts, and private businesses.
Each potential need was scored by the community representative on a scale
of 1 to 10. Higher scores represent potential needs the community
representatives believed were important to address with additional
resources. Lower scores usually meant our leaders thought our community
was healthy in that area already or we had relatively good programs
addressing the potential need. These scores were incorporated directly
into our health need prioritization process. In addition, we invited the
leaders to suggest programs, legislation, or other measures they believed
to be effective in addressing the needs.
Community Representatives Contacted

1. Affiliation: U.S. Department of Veterans Affairs - Boise VA Medical

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 13h, 15e, 16j, 18e, 19e, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility report group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," en name of hospital facility.	ting
Center	
2. Affiliation: Family Medicine Residency of Idaho	
3. Affiliation: Idaho Department of Health and Welfare	
4. Affiliation: Idaho Office of Refugees	
5. Affiliation: Community Council of Idaho	
6. Affiliation: Idaho Department of Labor	
7. Affiliation: Idaho Health and Welfare	
8. Affiliation: Idaho Health and Welfare	
9. Affiliation: College of Southern Idaho	
10. Affiliation: College of Southern Idaho - Office on Aging	
11. Affiliation: Family Health Services	
12. Affiliation: Jerome Recreation District	
13. Affiliation: Jerome School District #261	
14. Affiliation: Jerome Senior Center	

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 11, 13b, 13h, 15e, 16j, 18e, 19e, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility reporting group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility.
15. Affiliation: Interfaith Association & Presbytery of the West - Jerome,
ID
Group A-Facility 2 St. Luke's Jerome
Part V, Section B, line 6a: St. Luke's Magic Valley Medical Center
Group A-Facility 2 St. Luke's Jerome
Part V, Section B, line 11: We organized our significant health needs into
the following groups:
Program Group 1: Improve the Prevention and Mangement of Obesity and
Diabetes
-BMI screening (adults and children)
-Times news health fair
-KMVT kids fest
-YEAH!
-Walking challenge
-Diabetes management
-SLHS Healthy U
-Community helath improvement fund
Program Group 2: Improve Mental Health and Reduce Suicide
-Behvioral health program expansion and integration with primary care
-Depression screening
-Community health improvement fund

## Schedule H (Form 990) 2016 Part V Facility Information (continued)

#### Section D. Other Health Care Facilities That Are Not Licensed, Registered, or Similarly Recognized as a Hospital Facility

(list in order of size, from largest to smallest)

How many non-hospital health care facilities of	did the organization operate during the	ie tax year?12	

Name and address	Type of Facility (describe)
1 St. Luke's Canyon View	
228 Shoup Avenue W.	
Twin Falls, ID 83301	Psychiatric and Addiction
2 St. Luke's Clinic-Physician Center	Family Medicine, Internal
2550 Addison Avenue E.	Medicine,& Pediatric Physician
Twin Falls, ID 83301	Clinics
3 St. Luke's Clinic-Ortho./Plastic Surg	
714 N. College Road, Suite A	Orthopedics and Plastic
Twin Falls, ID 83301	Surgery-Physician Clinic
4 St. Luke's Clinic-Physician Center	
550 Polk,Suite A	Family Medicine-Physician
Twin Falls, ID 83301	Clinic
5 St. Luke's Clinic-Neurology	
738 N. College Road, Suite C	Neurology and Physical Med.&
Twin Falls, ID 83301	Rehab-Physician Clinic
6 Magic Valley Paramedics	
121 Aspenwood	
Twin Falls, ID 83301	Ground Paramedic Services
7 Magic Valley Paramedics	
285 Martin St.	
Twin Falls, ID 83301	Ground Paramedic Services
8 Magic Valley Paramedics	
708 Shoshone	
Twin Falls, ID 83301	Ground Paramedic Services
9 St. Luke's Magic Valley MOB	
775 Pole Line Rd. W.	Various Family Medicine &
Twin Falls, ID 83301	Specialty Physician Clinics
10 St. Luke's Woman's Imaging Center	
762 N. College Road	
Twin Falls, ID 83301	Women's Imaging Services

Schedule H (Form 990) 2016 Center, Ltd.	56-2570686 Page <b>9</b>
Part V Facility Information (continued)	
Section D. Other Health Care Facilities That Are Not Licensed, Registered, or	Similarly Recognized as a Hospital Facility
(list in order of size, from largest to smallest)	
How many non-hospital health care facilities did the organization operate during the	e tax year?12
	T (5 10 (1 1 1 )
Name and address  11 St. Luke's Clinic-Physician Center	Type of Facility (describe)
730 N. College Road, Suite A	Family Medicine & ENT
Twin Falls, ID 83301	4
	Physician Clinics
12 St. Luke's Clinic-Physician Center	
746 N. College Road	Family Medicine & Specialty
Twin Falls, ID 83301	Physician Clinic
	4
	1
	1

## Part VI | Supplemental Information

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Part I, Line 3c:
(A) St. Luke's does provide charity care services to patients who meet one
or both of the following guidelines based on income and expenses:
1. Income. Patients whose family income is equal to or less than 400% of
the then current Federal Poverty Guideline are eligible for possible fee
elimination or reduction on a sliding scale.
2. Expenses. Patients may be eligible for charity care if his or her
allowable medical expenses have so depleted the family's income and
resources that he or she is unable to pay for eligible services. The
following two qualifications must apply:
a. Expenses- The patients allowable medical expenses must be greater than
30% of the family income. Allowable medical expenses are the total of the
family medical bills that, if paid, would qualify as deductible medical
expenses for Federal income tax purposes without regard to whether the
expenses exceed the IRS-required threshold for taking the deduction. Paid

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Center, Ltd.

Part VI Supplemental Information

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and unpaid bills may be included.
b. Resources- The patient's excess medical expenses must be greater than
available assets. Excess medical expenses are the amount by which
allowable medical expenses exceed 30% of the family income. Available
assets do not include the primary residence, the first motor vehicle, and
a resource
exclusion of the first \$4,000 of other assets for an individual, or \$6,000
for a family of two, and \$1,500 for each additional family member.
(B) Service Exclusions:
1. Services that are not medically necessary (e.g. cosmetic surgery) are
not eligible for charity care.
2. Eligibility for charity care for a patient whose need for services
arose from injuries sustained in a motor vehicle accident where the
patient, driver, and/or owner of the motor vehicle had a motor vehicle

## Part VI | Supplemental Information

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liability policy, and only if a claim for payment has been properly
submitted to the motor vehicle liability insurer, where applicable.
(C) Eligibility Approval Process:
1. St. Luke's screens patients for other sources of coverage and
eligibility in government programs. St. Luke's documents the results of
each screening. If St. Luke's determines that a patient is potentially
eligible for Medicaid or another government program, then St. Luke's shall
encourage the patient to
apply for such a program and shall assist the patient in applying for
benefits under such a program.
2. The patient must complete a Financial Assistance Application and
provide required supporting documentation in order to be eligible.
3. St. Luke's verifies reported family and compares to the latest Poverty
Guidelines published by the U.S. Department of Health and Human Services.

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4. St. Luke's verifies reported assets.
5. St. Luke's provides a written notice of determination of eligibility to
the patient or the responsible party within 10 business days of receiving
a completed application and the required supporting documentation.
6. St. Luke's reserves the right to run a credit report on all patients
applying for charity care services.
(D) Eligibility Period. The determination that an individual is approved
for charity care will be effective for six months from the date the
application is submitted, unless during that time the patient's
family income or insurance status changes to such an extent that
the patient becomes ineligible.
Part I, Line 6a:

St. Luke's Magic Valley Regional Medical Center, Ltd. does not include the

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activities of any of its other related organizations within its community
benefit report.
Part I, Line 7:
The cost to charge ratio was used to calculate charity care at cost.
Worksheet S-10 of the FY'17 Medicare Cost Report was the source of
information for unreimbursed Medicaid costs.
Part I, Line 7g:
Subsidized services represent unreimbursed costs incurred (excluding
impact of unreimbursed Medicare and Medicaid) for the following services:
Home Care
Family Practice-Rural Health Training Track
Palliative Care and Medicine
Behavioral Health

Part III, Line 2:

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The Cost to Charge ratio method was used to calculate bad debt expense at
cost.
Part III, Line 3:
St. Luke's Magic Valley Regional Medical Center, Ltd. has a very robust
financial assistance program, therefore, no estimate is made for bad debt
attributable to patients eligible under the financial assistance policy.
Part III, Line 4:
Per the audited financial statements in footnote four. St. Luke's Magic
Valley Regional Medical Center, Ltd. grants credit without collateral to
its patients, most of whom are local residents and many of whom are
insured under third-party agreements. The allowance for estimated
uncollectible amounts is determined by analyzing both historical
information (write-offs by payor classification), as well as current
economic conditions.

Part III, Line 8:

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Our community benefit reports the under-reimbursed services provided to
patients by Medicare. St. Luke's Magic Valley Regional Medical Center,
Ltd. provides medical care to all patients eligible for Medicare
regardless of the shortfall and thereby relieves the Federal Government of
the burden for paying the full cost of Medicare.
The source of the information is the Medicare Cost Report for fiscal year
2017. The amount is calculated by comparing the total Medicare apportioned
costs (allowable costs) to interim payments received during FY'16.
Part III, Line 9b:
All subsidiaries within the St. Luke's Health System have policies in
place to provide financial assistance to those who meet established
criteria and need assistance in paying for the amounts billed for their
provided health care services. In addition, the collection policies and
practices in place within the St. Luke's Health System provide guidance to
patients on how to apply for this assistance. Collection of amounts due

may be pursued in cases where the patient is unable to qualify for charity

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care or financial assistance and the patient has the financial resources
to pay for the billed amounts.
Part VI, Line 2:
A Community Health Needs Assessment (CHNA) was conducted for fiscal year
ending 9/30/2015. Information related to the 2015 CHNA is shown in the
responses to questions 3 and 7 of "Part V, Section B, Facility Policies
and Practices".
A complete copy of the CHNA assessments for all of the hospitals operating
within the St. Luke's Health System can be found at the following website:
www.stlukesonline.org/about-st-lukes/supporting-the-community
Part VI, Line 3:
(A) St. Luke's Magic Valley Regional Medical Center, Ltd. provides notice
of the availability of financial assistance via:

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1. Signage
2. Patient brochure
3. Billing Statement
4. Written collection action letter
5. Online at www.stlukesonline.org/billing
(B) All notices are translated into the following language: Spanish
(C) St. Luke's provides individual notice of the availability of financial
assistance to a patient expected to incur charges that may not be paid in
full by third party coverage, along with an estimate of the patient's
liability.
(D) For cases in which St. Luke's independently determines patient
eligibility for financial assistance, St. Luke's provides written notice
of determination that the patient is or is not eligible within 10 business
days of receiving a completed application and the required supporting

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Part VI, Line 4:
St. Luke's Magic Valley Regional Medical Center provides services for
eight counties of south central Idaho and Elko County, Nevada. The primary
service area consists of Gooding, Jerome, and Twin Falls Counties. The
criteria used in selecting this area as the community served was to
include the entire population of the counties where greater than 70% of
the inpatients reside. The residents of these counties comprise about 79%
of the inpatients with approximately 66% of the inpatients living in Twin
Falls County, 13% in Jerome County, and 8% in Gooding County. All three
counties are part of Idaho Health District 5.
Both Idaho and our service territory are comprised of about a 96% white
population while the nation as a whole is 78% white. The Hispanic
population in Idaho represents 12% of the overall population and about 19%
of our defined service area. Jerome County is approximately 34% Hispanic,
and Twin Falls County is 15% Hispanic.

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Idaho experienced a 25% increase in population from 2000 to 2013, ranking
it as one of fastest growing states in the country. 18 Twin Falls and
Jerome Counties have followed that trend, experiencing a 24% increase in
population within that timeframe. St. Luke's Magic Valley is working to
manage the volume and scope of services in order to meet the needs of a
growing population.
Over the past ten years the 45 to 64 year old age group was the fastest
growing segment of our community. Currently, about 14% of the people in
our community are over the age of
65.
The official United States poverty rate increased from 12.5% in 2003 to
15.6% in 2013. Our service area poverty rate is now about the same as the
national average due to a substantial decrease over the last three years.
The poverty rate in our community for children under the age of 18 is also
about the same as the national average. Although poverty has started
declining in our service area poverty rates are still above the levels

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they were at prior to the recession in 2008.
Median income in the United States has risen by 20% since 2003 and at
approximately the same rate in our service area during that period.
However, median income in our service area is well below the national
median and lower than Idaho's median income.
Part VI, Line 5:
The people who serve on the various boards for subsidiaries within the St.
Luke's Health System are local citizens who have a vested interest in the
health of their communities. These committed leaders volunteer on our
boards because they are dedicated to ensuring that the people of southern
Idaho and the surrounding area have access to the most advanced, most
comprehensive health care possible. St. Luke's believes that locally owned
and governed hospitals can take the best measure of community health care
needs. We are grateful to our board leadership for giving generously of
their time and talents and bringing to the table their unique perspectives
and intimate knowledge of their communities. St. Luke's would not be the

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organization it is today without our volunteer board members. The vision
of dedicated community leaders has guided St. Luke's for many decades, and
will continue to guide us well into the future.
As a not-for-profit organization, 100% of St. Luke's revenue after expenses
is reinvested in the organization to serve the community in the form of
staff, buildings, or new technology.
Also, St. Luke's Magic Valley Regional Medical Center, Ltd. maintains an
open medical staff. Any physician can apply for practicing privileges as
long as they meet the standards for SLMV.
Part VI, Line 6:
As the only Idaho-based not-for-profit health system, St. Luke's Health
System is part of the communities we serve, with local physicians and
boards who further our organization's mission "To improve the health of
people in the communities we serve." Working together, we share resources,
skills and knowledge to provide the best possible care no matter which

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of our hospitals provide that care. St. Luke's Health System hospital is
nationally recognized for excellence in patient care, with prestigious
awards and designations reflecting the exceptional care that is synonymous
with the St. Luke's name.
St. Luke's Health System provides facilities and services across the
region, covering a 150-mile radius that encompasses southern and central
Idaho, northern Nevada, and eastern Oregon-bringing care close to home and
family. The following entities are part of the St. Luke's Health System:
(1) St. Luke's Regional Medical Center, Ltd. with the following locations:
St. Luke's Boise Hospital
St. Luke's Meridian Hospital
St. Luke's Children's Hospital
St. Luke's Boise/Meridian/Caldwell/Fruitland
Physician Clinics
St. Luke's Eagle Urgent Care

--St. Luke's Elmore Hospital with physician clinic

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St. Luke's Fruitland Emergency Department/Urgent Care
(2) St. Luke's Wood River Medical Center, Ltd. which consists of a
critical access hospital located in Ketchum, Idaho as well as various
physician clinics
(3) St. Luke's Magic Valley Regional Medical Center, Ltd. which consists
of the following:
St. Luke's Magic Valley Hospital-Twin Falls, Idaho
Various St. Luke's Physician Clinics in Twin Falls
Canyon View-(Behavioral Health)
St. Luke's Jerome Hospital-Jerome, Idaho
Various Physician clinics in Jerome
(4) St. Luke's McCall, Ltd. which consists of a critical access hospital
located in McCall, Idaho as well as various physician clinics.

(5) St. Luke's Nampa Medical Center, Ltd. which consists of a critical

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access hospital located in Nampa, Idaho as well as various physician
clinics.
(6) Mountain States Tumor Institute (MSTI) is the region's largest
provider of cancer services and a nationally recognized leader in cancer
research. MSTI provides advanced care to thousands of cancer patients each
year at clinics in Boise, Fruitland, Meridian, Nampa, and Twin Falls,
Idaho. MSTI is home to Idaho's only cancer treatment center for children,
only federally sponsored center for hemophilia, and only blood and marrow
transplant program.
MSTI's services and therapies include breast care services, blood and
marrow transplant, chemotherapy, genetic counseling, hematology,
hemophilia treatment, hospice, integrative medicine, marrow donor
center, mobile mammography, mole mapping, nutritional counseling,
PET/CT scanning, patient/family support, pediatric oncology,
radiation therapy, rehabilitation, research and clinical trials,
Schwartz Center Rounds for Caregivers, spiritual care, support

Page **10** 

Center, Ltd.

## Part VI Supplemental Information

Provide the following information.

- 1 Required descriptions. Provide the descriptions required for Part I, lines 3c, 6a, and 7; Part II and Part III, lines 2, 3, 4, 8 and 9h
- 2 Needs assessment. Describe how the organization assesses the health care needs of the communities it serves, in addition to any CHNAs reported in Part V, Section B.
- 3 Patient education of eligibility for assistance. Describe how the organization informs and educates patients and persons who may be billed for patient care about their eligibility for assistance under federal, state, or local government programs or under the organization's financial assistance policy.
- 4 Community information. Describe the community the organization serves, taking into account the geographic area and demographic constituents it serves.
- **Promotion of community health.** Provide any other information important to describing how the organization's hospital facilities or other health care facilities further its exempt purpose by promoting the health of the community (e.g., open medical staff, community board, use of surplus funds, etc.).
- **Affiliated health care system.** If the organization is part of an affiliated health care system, describe the respective roles of the organization and its affiliates in promoting the health of the communities served.
- 7 State filing of community benefit report. If applicable, identify all states with which the organization, or a related organization, files a community benefit report.

groups/classes, tumor boards, and Wound Ostomy, and Continence
Nursing.
MSTI is expanding as rapidly as today's cancer treatment. Patients
can now visit a MSTI clinic or Breast Cancer detection center at 13
different locations in southwest Idaho and Eastern Oregon. Locations
include Boise, Meridian, Nampa, Twin Falls, and Fruitland.
St. Luke's physician clinics and services are provided in partnership with
area physicians and other health care professionals. These include:
Cardiovascular; Child Abuse and Neglect Evaluation; Endocrinology; Ear,
Nose, and Throat; Family Medicine; Gastroenterology; General
Surgery; Hypertensive Disease; Internal Medicine; Maternal/Fetal
Medicine; Medical Imaging; Metabolic and Bariatric Surgery; Nephrology;
Neurology; Neurosurgery; Obstetrics/Gynecology; Occupational Medicine;
Orthopedics; Outpatient Rehabilitation; Plastic Surgery; Psychiatry and
Addiction; Pulmonary Medicine; Sleep Disorders; and Urology.

## Part VI | Supplemental Information

Provide the following information.

- 1 Required descriptions. Provide the descriptions required for Part I, lines 3c, 6a, and 7; Part II and Part III, lines 2, 3, 4, 8 and 9b.
- 2 Needs assessment. Describe how the organization assesses the health care needs of the communities it serves, in addition to any CHNAs reported in Part V, Section B.
- 3 Patient education of eligibility for assistance. Describe how the organization informs and educates patients and persons who may be billed for patient care about their eligibility for assistance under federal, state, or local government programs or under the organization's financial assistance policy.
- 4 Community information. Describe the community the organization serves, taking into account the geographic area and demographic constituents it serves.
- **Promotion of community health.** Provide any other information important to describing how the organization's hospital facilities or other health care facilities further its exempt purpose by promoting the health of the community (e.g., open medical staff, community board, use of surplus funds, etc.).
- **Affiliated health care system.** If the organization is part of an affiliated health care system, describe the respective roles of the organization and its affiliates in promoting the health of the communities served.
- 7 State filing of community benefit report. If applicable, identify all states with which the organization, or a related organization, files a community benefit report.

In addition, St. Luke's works with other regional facilities through
management service contracts. These facilities include:
(1) Challis Area Health Center
(2) North Canyon Medical Center
(3) Salmon River Clinic
(4) Weiser Memorial Hospital

#### SCHEDULE I (Form 990)

Department of the Treasury Internal Revenue Service **Grants and Other Assistance to Organizations, Governments, and Individuals in the United States** 

Complete if the organization answered "Yes" on Form 990, Part IV, line 21 or 22.

➤ Attach to Form 990.

▶ Information about Schedule I (Form 990) and its instructions is at www.irs.gov/form990.

OMB No. 1545-0047

Open to Public Inspection

Name of the organization St. Luke's Mag	Employer identification number								
Center, Ltd.	56-2570686								
Part I General Information on Grants a	ind Assistance								
1 Does the organization maintain records	to substantiate th	ne amount of the grants	s or assistance, the	grantees' eligibilit	y for the grants or as:	sistance, and the selec			
criteria used to award the grants or assi							Yes No		
2 Describe in Part IV the organization's pro									
Part II Grants and Other Assistance to	Domestic Organ	izations and Domest	i <b>c Governments.</b> C	omplete if the org	anization answered "`	res" on Form 990, Part	: IV, line 21, for any		
recipient that received more than	\$5,000. Part II ca	n be duplicated if addi	tional space is need	ded.	(f) Mathad of	1			
Name and address of organization or government	(b) EIN	(c) IRC section (if applicable)	(d) Amount of cash grant	(e) Amount of non-cash assistance	(f) Method of valuation (book, FMV, appraisal, other)	(g) Description of noncash assistance	(h) Purpose of grant or assistance		
							Provide support for		
St. Luke's Health Foundation							overall operational needs		
190 East Bannock Street							of St. Luke's Health		
Boise, ID 83712	81-0600973	501(c)(3)	629,678.	0.			Foundation, Ltd.		
							Fundings for support of		
College of Southern Idaho							Health Occupations, Head		
315 Falls Ave, PO Box 1238						Start/Early Head Start			
Twin Falls, ID 83303	82-0388193	501(c)(3)	135,936.	0.			program, Foster		
Wollness Mroo Community Clinis							Provide funds for car		
Wellness Tree Community Clinic 173 Martin Street							seats for low income		
Twin Falls, ID 83301	26-1249939	501(c)(3)	35,000.	0.			patients		
TWIII FAILS, ID 05501	20 1243333	501(0/(5/	33,000.	· ·			patients		
Twin Falls County							Funds were used to buy		
425 Shoshone Street North		Government					carseats for low income		
Twin Falls, ID 83303	82-6000318	Entity	20,000.	0.			individuals		
South Central District Health 513 North Main Street Hailey, ID 83333	82-0335043	Government Entity	24,000.	0.			Support implementation of community health activities		
Boys and Girls Club of Magic Valley - 999 Frontier Road - Twin Falls, ID 83301	94-3176622	501(c)(3)	11,000.	0.			Operate boys and girls club for local youth with emphasis on youth at risk		
2 Enter total number of section 501(c)(3) a	and government o	organizations listed in the	ne line 1 table				<b>1</b> 9.		
3 Enter total number of other organization	s listed in the line	1 table					<b>&gt;</b> 0.		
LHA For Paperwork Reduction Act Notice	, see the Instruc	tions for Form 990.					Schedule I (Form 990) (2016)		

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56-2570686

(a) Name and address of organization or government	<b>(b)</b> EIN	(c) IRC section if applicable	(d) Amount of cash grant	(e) Amount of non-cash assistance	(f) Method of valuation (book, FMV, appraisal, other)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance	
Jubilee House, Inc.							Full Life Recovery	
315 Grandview Drive							Program <b>E</b> nelping women	
Twin Falls, ID 83303	20-8750670	501(c)(3)	10,000.	0.			heal from addiction	
Hospice Visions								
209 Shoup Avenue West								
Twin Falls, ID 83301	82-0483284	501(c)(3)	12,800.	0.			Funding for scholarships	
							Support senior citizen	
Twin Falls Senior Citizens							center established to	
Federation, Inc P.O. Box 23 -							provide meals and	
Twin Falls, ID 83303	82-0342197	501(c)(3)	10,000.	0.			activities for Twin Falls	
BUSINESS PLUS INC								
PO BOX 929								
TWIN FALLS, ID 83303	20-3898333	501(c)(3)	5,500.	0.			Support BUSINESS PLUS INC	
	20 3030333	301(0)(3)	3,300.	<u> </u>			pappore bobinies rico inc	
FAMILY HEALTH SERVICE								
794 EASTLAND DR							Support FAMILY HEALTH	
TWIN FALLS, ID 83301	82-0371093	501(c)(3)	10,600.	0.			SERVICE	
GOODING GOVERN GENTOD								
GOODING COUNTY SENIOR 533 5TH AVE E							Support GOODING COUNTY	
GOODING, ID 83330	82-0301769	501(c)(3)	5,200.	0.			SENIOR	
GOODING, ID 03330	02 0301703	501(0)(3)	3,200.	٠.			BENIOR	
Idaho Foodbank								
3562 South TK Avenue								
Boise, ID 83705	82-0425400	501(c)(3)	10,000.	0.			Support Idaho Foodbank	
Idaho Foodbank								
3562 South TK Avenue				_				
Boise, ID 83705	82-0425400	501(c)(3)	7,000.	0.			Support Idaho Foodbank	
Idaho Childrens Trust Fund							Support Treasure Valley	
PO Box 2015							Initiative to reduce	
Boise, ID 83701	82-6000995	Government Entit	7,500.	0.			child sexual abuse	

(a) Name and address of organization or government	( <b>b)</b> EIN	(c) IRC section if applicable	(d) Amount of cash grant	(e) Amount of non-cash assistance	(f) Method of valuation (book, FMV, appraisal, other)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
NTERLINK VOLUNTEER C							
459 Locust St N Suite 106							Support INTERLINK
Twin Falls, ID 83301	84-1417706	501(c)(3)	21,525.	0.			VOLUNTEER C
LIVING INDEPENDENCE Network							
1878 W OVERLAND RD							Support LIVING
BOISE, ID 83705	82-0426465	501(c)(3)	6,000.	0.			INDEPENDENCE Network
MAGIC VALLEY REHABILI							
РО ВОХ 189							Support MAGIC VALLEY
TWIN FALLS, ID 83303	82-0306179	501(c)(3)	6,500.	0.			REHABILI
VOLUNTEERS AGAINST VIOLENCE DBA							Support VOLUNTEERS
VOICES AGAINST VIOLEN - PO BOX							AGAINST VIOLENCE DBA
2444 - TWIN FALLS, ID 83303	82-0372006	501(c)(3)	25,300.	0.			VOICES AGAINST VIOLEN
•			,				
	1	ı	1		ı	L	Schedule I (Fori

Schedule I (Form 990) (2016)	56-2570686	Page 2						
Part III Grants and Other Ass	sistance to Domestic Individual ted if additional space is needed.	s. Complete if the	e organization answ	ered "Yes" on Form 9	990, Part IV, line 22.			
(a) Type of gran	nt or assistance	(b) Number of recipients (c) Amount of cash grant (d) Amount cash assis			(e) Method of valuation (book, FMV, appraisal, other)	(f) Description of noncash assistance		
Part IV Supplemental Inform	nation. Provide the information red	quired in Part I, lin	ne 2; Part III, columr	n (b); and any other a	dditional information.			
Part I, Line 2:								
The Organization endeavors	s to monitor its grants to	o ensure that	such grants					
are used for proper purpos	ses and not otherwise div	erted from th	eir intended					
use. This is accomplished	by requesting recipient	organizations	to affirm					
that funds must be used so	olely in accordance with	the grant req	uest and					
budget on which the grant	was based and that funds	not expended	for the					
stated purpose are to be 1	returned to the organizat	ion. Reports	are					
requested from time to time	me as deemed appropriate.							

Schedule I (Form 990)

### **SCHEDULE J** (Form 990)

**Compensation Information** 

For certain Officers, Directors, Trustees, Key Employees, and Highest

Compensated Employees

Complete if the organization answered "Yes" on Form 990, Part IV, line 23. Attach to Form 990.

▶ Information about Schedule J (Form 990) and its instructions is at www.irs.gov/form990.

OMB No. 1545-0047

Open to Public Inspection

Name of the organization

Department of the Treasury

Internal Revenue Service

St. Luke's Magic Valley Regional Medical Center, Ltd.

**Employer identification number** 56-2570686

Pa	art I Questions Regarding Compensation			
	The state of the s		Yes	No
1a	Check the appropriate box(es) if the organization provided any of the following to or for a person listed on Form 990,			
	Part VII, Section A, line 1a. Complete Part III to provide any relevant information regarding these items.			
	First-class or charter travel Housing allowance or residence for personal use			
	Travel for companions Payments for business use of personal residence			
	Tax indemnification and gross-up payments  Health or social club dues or initiation fees			
	Discretionary spending account  Personal services (such as, maid, chauffeur, chef)			
b	If any of the boxes on line 1a are checked, did the organization follow a written policy regarding payment or			
	reimbursement or provision of all of the expenses described above? If "No," complete Part III to explain	1b		
2	Did the organization require substantiation prior to reimbursing or allowing expenses incurred by all directors,			
	trustees, and officers, including the CEO/Executive Director, regarding the items checked on line 1a?	2		
3	Indicate which, if any, of the following the filing organization used to establish the compensation of the organization's			
-	CEO/Executive Director. Check all that apply. Do not check any boxes for methods used by a related organization to			
	establish compensation of the CEO/Executive Director, but explain in Part III.			
	Compensation committee Written employment contract			
	Independent compensation consultant Compensation survey or study			
	Form 990 of other organizations  Approval by the board or compensation committee			
	Approvarby the board of compensation committee			
4	During the year, did any person listed on Form 990, Part VII, Section A, line 1a, with respect to the filing			
7	organization or a related organization:			
а	Receive a severance payment or change-of-control payment?	4a		Х
b	Participate in, or receive payment from, a supplemental nonqualified retirement plan?	· —	х	
c	Participate in, or receive payment from, an equity-based compensation arrangement?			Х
Ŭ	If "Yes" to any of lines 4a-c, list the persons and provide the applicable amounts for each item in Part III.	.		
	The to any of miles to s, not the persons and provide the applicable amounts for each term in a cini			
	Only section 501(c)(3), 501(c)(4), and 501(c)(29) organizations must complete lines 5-9.			
5	For persons listed on Form 990, Part VII, Section A, line 1a, did the organization pay or accrue any compensation			
	contingent on the revenues of:			
а	The organization?	. 5a		Х
b	Any related organization?	. 5b		Х
	If "Yes" on line 5a or 5b, describe in Part III.			
6	For persons listed on Form 990, Part VII, Section A, line 1a, did the organization pay or accrue any compensation			
	contingent on the net earnings of:			
а	The organization?	. 6a		Х
b	Any related organization?	. 6b		Х
	If "Yes" on line 6a or 6b, describe in Part III.			
7	For persons listed on Form 990, Part VII, Section A, line 1a, did the organization provide any nonfixed payments			
	not described on lines 5 and 6? If "Yes," describe in Part III	. 7		Х
8	Were any amounts reported on Form 990, Part VII, paid or accrued pursuant to a contract that was subject to the			
	initial contract exception described in Regulations section 53.4958-4(a)(3)? If "Yes," describe in Part III	. 8		Х
9	If "Yes" on line 8, did the organization also follow the rebuttable presumption procedure described in			
	Regulations section 53.4958-6(c)?	. 9		

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 990.

Schedule J (Form 990) 2016

#### Part II Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees. Use duplicate copies if additional space is needed.

For each individual whose compensation must be reported on Schedule J, report compensation from the organization on row (i) and from related organizations, described in the instructions, on row (ii). Do not list any individuals that aren't listed on Form 990, Part VII.

Note: The sum of columns (B)(i)-(iii) for each listed individual must equal the total amount of Form 990, Part VII, Section A, line 1a, applicable column (D) and (E) amounts for that individual.

(A) Name and Title		(B) Breakdown of	W-2 and/or 1099-MI	SC compensation	(C) Retirement and other deferred	(D) Nontaxable benefits	(E) Total of columns (B)(i)-(D)	(F) Compensation in column (B)	
		(i) Base compensation	(ii) Bonus & incentive compensation	(iii) Other reportable compensation	compensation	Denents	(15)(1)-(10)	reported as deferred on prior Form 990	
(1) Mr. Chris Roth	(i)	0.	0.	0.	0.	0.	0.	0.	
SR VP,Chief Operating Officer	(ii)	614,890.	0.	38,131.	16,180.	18,578.	687,779.	0.	
(2) Banu Symington, MD	(i)	0.	0.	0.	0.	0.	0.	0.	
Director	(ii)	468,242.	20,375.	44,322.	20,295.	7,555.	560,789.	0,	
(3) David A. McClusky III, MD	(i)	0.	0.	0.	0.	0.	0.	0,	
Director	(ii)	385,970.	12,000.	540.	4,115.	15,725.	418,350.	0,	
(4) Mr. Jeffrey S. Taylor	(i)	0.	0.	0.	0.	0.	0.	0.	
SR VP/CFO/Treasurer	(ii)	535,702.	0.	327,796.	194,145.	12,545.	1,070,188.	0.	
(5) Ms. Christine Neuhoff	(i)	0.	0.	0.	0.	0.	0.	0.	
VP/Legal Affairs/Secretary	(ii)	431,545.	0.	1,648.	16,180.	16,257.	465,630.	0.	
(6) Mr. Mike Fenello	(i)	0.	0.	0.	0.	0.	0.	0.	
Site Administrator	(ii)	301,271.	6,000.	1,603.	4,115.	17,522.	330,511.	0.	
(7) Randal L. Wraalstad, D.P.M.	(i)	0.	0.	0.	0.	0.	0.	0.	
Physician	(ii)	255,636.	249,714.	18,810.	16,180.	18,504.	558,844.	0.	
(8) Wilmer Jones, MD	(i)	0.	0.	0.	0.	0.	0.	0.	
Physician	(ii)	390,632.	40,000.	26,320.	12,065.	15,217.	484,234.	0.	
(9) Timothy A Enders, D.O.	(i)	0.	0.	0.	0.	0.	0.	0.	
Physician	(ii)	304,220.	130,310.	540.	16,180.	15,217.	466,467.	0.	
(10) Jonathan D. Myers, M.D.	(i)	0.	0.	0.	0.	0.	0.	0.	
Physician	(ii)	328,233.	66,030.	36,486.	16,180.	16,580.	463,509.	0.	
(11) Thomas Dirocco, MD	(i)	0.	0.	0.	0.	0.	0.	0.	
Physician	(ii)	180,064.	208,969.	18,486.	12,065.	7,731.	427,315.	0.	
	(i)								
	(ii)								
	(i)								
	(ii)								
	(i)								
	(ii)								
	(i)								
	(ii)								
	(i)								
	(ii)								

Part III   Supplemental Information
-------------------------------------

Provide the information, explanation, or descriptions required for Part I, lines 1a, 1b, 3, 4a, 4b, 4c, 5a, 5b, 6a, 6b, 7, and 8, and for Part II. Also complete this part for any additional information.

Part I, Line 3:

Compensation for the organization's CEO is determined by St. Luke's Health

System, Ltd. (System), sole member of St. Luke's Magic Valley Regional

Center, Ltd.

Medical Center, Ltd.. The System board approves the compensation amount per

the recommendation of its compensation committee, and the decision is then

reviewed and ratified by the board of directors for St. Luke's Magic Valley

Regional Medical Center, Ltd..

In determining compensation for the CEO, the System board utilizes the

following criteria:

Compensation Committee

Independent compensation consultant

Compensation survey or study

Approval by the board or compensation committee

Part I, Line 4b:

During CY'16, the following individual participated in a supplemental

Schedule J (Form 990) 2016

Center, Ltd.

Part III   Supplementa	l Information						
		tions required for Part I, lines 1a	, 1b, 3, 4a, 4b, 4c, 5a, 5b, 6a	a, 6b, 7, and 8, and for Pa	rt II. Also complete this	s part for any additiona	al information.
non-qualified exec	utive retirement p	plan:					
	SERP	SERP-Gross Up	Total				
Jeffrey Taylor	\$155,638	\$126,060	\$281698				
Maureen Okeeffe	\$40,230	\$108,096	\$148,326				
During CY'16, Jeff	rey S. Taylor was	a participant in the su	pplemental				
non-qualified exec	utive retirement p	plan. There were no addi	tional benefits				
were accrued durin	g CY'16 on behalf	of the participant.					

#### **SCHEDULE L**

#### **Transactions With Interested Persons**

(Form 990 or 990-EZ) ► Complete if the organization answered "Yes" on Form 990, Part IV, line 25a, 25b, 26, 27, 28a, 28b, or 28c, or Form 990-EZ, Part V, line 38a or 40b.

➤ Attach to Form 990 or Form 990-EZ.

▶ Information about Schedule L (Form 990 or 990-EZ) and its instructions is at www.irs.gov/form990.

OMB No. 1545-0047

16 **Open To Public** 

Internal Revenue Service Name of the organization

Department of the Treasury

St. Luke's Magic Valley Regional Medical

Inspection Employer identification number

	Ce	enter, Ltd.							56-	2570	686				
Part I   E			ons (section 5	01(c)(3	3), sect	ion 501(c)(4), and 50	)1(c)	(29) organization							
c	omplete if the o	organization ans	wered "Yes" on	Form 9	990, Pa	art IV, line 25a or 25l	b, or	Form 990-EZ, P	art V,	line 40	Db.				
1		(b) I	Relationship bet			lified						(d)	Corre	cted?	
(a) Name	of disqualified p	erson	person and or			(6	c) De	scription of tran	sactio	n		Yes		No	
2 Enter the	amount of tax i	ncurred by the o	organization mar	nagers	or disc	qualified persons du	ring	the year under							
section 49										▶ \$					
3 Enter the	amount of tax,	if any, on line 2,	above, reimburs	sed by	the or	ganization				▶ \$					
Part II L	oans to and	l/or From In	terested Per	sons	·-										
С	omplete if the o	rganization ans	wered "Yes" on	Form 9	990-EZ	, Part V, line 38a or	Form	990, Part IV, lir	ne 26;	or if th	ne orga	anizati	on		
	•		), Part X, line 5, 6								VI- V An	provod			
	ame of	(b) Relationship with organization			an to or	(e) Original	(f)	Balance due (g) In by b		(f) Balance due (g) In by h		by bo	proved ard or	(i) W	ritten
mereste	ed person	with organization	Orioan	organi	ization?	principal amount			detaur		default? commi		ttee? agreem		
				То	From				Yes	No	Yes	No	Yes	No	
														-	
otalPart III   G	rante or Ae	sistance Re	nefiting Inte	roeto	d Da	\$									
	omplete if the o		wered "Yes" on					(d) Tuno	of.		10	) Purp	222.0	<u> </u>	
(a) Name	e or interested p	berson	(b) Relationship interested pers			(c) Amount of assistance		(d) Type assistan			•	) Purp assista		ı	
			the organiza		ŭ										
										_					
										+					
							$\dashv$			$\dashv$					
										$\dashv$					
										$\dashv$					
										$\neg$					
										$\neg$					

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 990 or 990-EZ.

Schedule L (Form 990 or 990-EZ) 2016

# Schedule L (Form 990 or 990-EZ) 2016 Center, Ltd. Part IV Business Transactions Involving Interested Persons.

Complete if the organization answered	"Yes" on Form 990, Part IV, line 28a, 28	3b, or 28c.			
(a) Name of interested person	(b) Relationship between interested person and the organization	(c) Amount of transaction	(d) Description of transaction	(e) Sha organiz rever	aring of zation's nues?
				Yes	No
Southern Idaho Radiology	Board member has ow		Southern Id		X
Magic Valley Sleep Institu	Board member has ow	270,679.	Magic Valle		Х
	+			1	
Part V Supplemental Information					
Provide additional information for resp	onses to questions on Schedule L (see i	nstructions).			
Sah I Dart IV Buginaga Mrangagtions	Involving Interested Develops				
Sch L, Part IV, Business Transactions	involving interested Persons:				
(a) Name of Person: Southern Idaho Rad:	iology				
(4, 1,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4					
(b) Relationship Between Interested Per	rson and Organization:				
Board member has ownership interest in	Southern Idaho Radiology				
(d) Description of Transaction: Souther	rn Idaho Radiology is under				
contract with St. Luke's Health System	, Ltd. To provide radiology				
acmud aca					
services.					
(a) Name of Person: Magic Valley Sleep	Institute				
(b) Relationship Between Interested Per	rson and Organization:				
Board member has ownership interest in	Magic Valley Sleep Institute				
(d) Description of Transaction: Magic V	Valley Sleep Institute provides	S			
sleep test services.					
sieep test services.					

#### SCHEDULE O

(Form 990 or 990-EZ)

Department of the Treasury

Internal Revenue Service

## Supplemental Information to Form 990 or 990-EZ

Complete to provide information for responses to specific questions on Form 990 or 990-EZ or to provide any additional information.

► Attach to Form 990 or 990-EZ.

OMB No. 1545-0047

Inspection

Name of the organization

Information about Schedule O (Form 990 or 990-EZ) and its instructions is at www.irs.gov/form990. St. Luke's Magic Valley Regional Medical Center, Ltd.

**Employer identification number** 56-2570686

Form 990, Part III, Line 4a, Program Service Accomplishments: Diagnostic Imaging, Radiology and Women's Imaging Services, Emergency Services, Home Health and Hospice Care, Intensive Care and Newborn Intensive Care Units, Laboratory Services, Medical Library (open to the public), Maternal-Child Services OB, Pediatrics and Women's Services) Pharmacy, Occupational Health, Adult and Pediatric Rehabilitation (Speech, Occupational, Physical Therapy), Comprehensive Surgical Services, Magic Valley SAFE KIDS Coalition, Social Services and Pastoral Care, Volunteer Services and Auxiliary, and St. Luke's Foundation for gift-giving. At St. Luke's Magic Valley Medical Center, we take great pride in the high quality, skilled, and compassionate care we provide to our patients. This focus on excellence has resulted in honors from national entities, such as Qualis Health and Solucient. These awards recognize that our commitment to safety and performance improvement means enhanced and safer care, and an overall better experience for you, your family, and everyone we serve. During FY'17, St. Luke's Magic Valley Regional Medical Center provided qualified inpatient care for 13,920 admissions covering 46,403 patient days. The hospital also provided care associated with 146,358 outpatient visits. Services at St. Luke's Jerome include a 24-hour emergency department outpatient surgery, general surgery, diagnostics, maternity services

Schedule O (Form 990 or 990-EZ) (2016)

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 990 or 990-EZ.

Name of the organization St. Luke's Magic Valley Regional Medical	Employer identification number
Center, Ltd.	56-2570686
inpatient physical therapy, intensive care and medical/surgical units.	
During fiscal year 2016, St. Luke's Jerome provided patient care for	
577 admissions covering 2,275 patient days. They also provided patient	
care associated with 16,206 outpatient visits.	
Form 990, Part III, Line 4b, Program Service Accomplishments:	
the challenges and crises in their lives. The hospital is staffed with	
a diverse group of dedicated, caring professionals. Psychiatrists and	
other physicians, psychologists, social workers, nurses, therapists,	
nutritionists, and alcohol/drug counselors work as a team to provide	
comprehensive, personalized care to each person who comes to us for	
help.	
During FY'17, Canyon View had 1,222 admissions covering 5,503 patient	
days.	
Form 990, Part III, Line 4c, Program Service Accomplishments:	
Our rehabilitation services are highly coordinated to optimize clinical	
outcomes and maximize a patient's independence. All members of the	
rehabilitation team (physicians, therapists, nurses, case workers,	
etc.) meet daily to ensure that treatments are tailored to each	
patient's specific diagnosis and unique needs. Our inpatient programs	
include:	
Spinal cord injury	
Stroke	
Brain injury	

Name of the organization St. Luke's Magic Valley Regional Medical Center, Ltd.	Employer identification number 56-2570686
Neuromuscular diseases, such as multiple sclerosis, Guilain-Barre	
syndrome, and cerebral palsy	
Orthopedics	
Major multiple trauma	
Amputation	
Arthritis	
Medically complex conditions	
All 14 inpatient rehabilitation rooms at St. Luke's are private, and	
designed specifically to enhance the safety, comfort, and independence	
of patients recovering from and adapting to a variety of injuries and	
illnesses. Room features include ADA design, bed-side environmental	
controls(lights, nurse call light, window shades, etc.), free wireless,	
broadband internet access, pull-out couch and reclining chair for	
visiting family members, and video surveillance capability for patients	
with confusion due to brain injury, stroke, or other illness.	
The rehabilitation gymnasium in the Gwen Neilson Anderson	
Rehabilitation Center contains state-of-the-art equipment and design	
features. The spacious gym includes private treatment rooms for	
one-on-one therapy sessions and a large, open space for wheelchair	
training, advanced mobility training, and group interaction.	
The transitional apartment is a fully functional apartment in which	
patients can practice basic activities of daily living under the	
supervision of a trained therapist.	

Name of the organization St. Luke's Magic Valley Regional Medical  Center, Ltd.	Employer identification number 56-2570686
gather and engage in therapeutic recreation. During FY'17, the	
inpatient rehabilitation unit provided qualified inpatient care for 250	
admissions covering 2,994 patient days.	
Form 990, Part VI, Section A, line 6:	
St. Luke's Health System, Ltd. is the sole member of St. Luke's Magic	
Valley Regional Medical Center, Ltd	
Form 990, Part VI, Section A, line 7a:	
The President and CEO of St. Luke's Magic Valley Regional Medical Center,	
Ltd., (Corporation) is cooperatively selected by the Corporation and St.	
Luke's Health System, Ltd. St. Luke's Health System is the sole member	
of the Corporation.	
Form 990, Part VI, Section A, line 7b:	
St. Luke's Regional Medical Center, Ltd. (Member) maintains approval and	
implementation authority over St. Luke's Magic Valley Regional Medical	
Center, Ltd. (Corporation).	
Actions requiring approval authority may be initiated by either the	
Corporation or its Member, but must be approved by both the Corporation (by	
action of its Board of Directors) and the Member. Actions requiring	
approval authority of the Member include:	
(a) Amendment to the Articles of Incorporation;	
(b) Amendment to the Bylaws of the Corporation;	

Name of the organization St. Luke's Magic Valley Regional Medical Center, Ltd.	Employer identification number 56-2570686
(c) Appointment of members of the Corporation's Board of Directors, other	
than ex officio directors;	
(d) Removal of an individual from the Corporation's Board of Directors if	
and when removal is requested by the Corporation's Board of Directors,	
which request may only be made if the Director is failing to meet the	
reasonable expectations for service on the Corporation's Board of	
Directors that are established by the Member and are uniform for the	
Corporation and for all of the other hospitals for which the Member then	
serves as the sole corporate member.	
(e) Approval of operating and capital budgets of the Corporation, and	
deviations to an approved budget over the amounts established from time to	
time by the Member; and	
(f) Approval of the strategic/tactical plans and goals and objectives of	
the Corporation.	
one corporation.	
Implementation Authority means those actions which the Member may take	
without the approval or recommendation of the Corporation. This authority	
will not be utilized until there has been appropriate communication between	
the Member and the Corporation's Board of Directors and its Chief Executive	
Officer. Actions requiring implementation authority include:	
(a) Changes to the Statements of mission, philosophy, and values of the	
Corporation;	

Center, Ltd.	56-2570686
and when the Member determines in good faith that the Director is failing	
to meet the Approved Board of Member Expectations. This authority to remove	
Directors shall not be used merely because there is a difference in	
business judgment between the Director and the Corporation or the Member,	
and shall never be used to remove one or more Directors from the	
Corporation's Board of Directors in order to change a decision made by the	
Corporation's Board of Directors;	
(c) Employment and termination of the Chief Executive Officer of the	
Corporation;	
(d) Appointment of the auditor for the Corporation and the coordination of	
the Corporation's annual audit;	
(e) Sales, lease, exchange, mortgage, pledge, creation of a security	
interest in or other disposition of real or personal property of the	
Corporation if such property has a fair market value in excess of a limit	
set from time to time by the Member and that is not otherwise contained in	
an Approved Budget;	
(f) Sale, merger, consolidation, change of membership, sale of all or	
substantially all of the assets of the corporation, or closure of any	
facility operated by the Corporation;	
(g) The dissolution of the Corporation;	
(h) Incurrence of debt by or for the Corporation in accordance with	
requirements established from time to time by the Member and that is not	

Name of the organization St. Luke's Magic Valley Regional Medical  Center, Ltd.	Employer identification number 56-2570686
otherwise contained in an Approved Budget; and	
(i) Authority to establish policies to promote and develop an integrated,	
cohesive health care delivery system across all corporations for which the	
Member serves as the corporate member.	
Form 990, Part VI, Section B, line 11b:	
The Form 990 (Form) is reviewed by an independent public accounting firm	
based on audited financial statements and with the assistance of the	
organization's finance and accounting staff. A complete copy of the Form	
990 is made available to the Board of Directors prior to filing.	
Form 990, Part VI, Section B, Line 12c:	
The organization annually reviews the conflict of interest policy with each	
board member and also with new board members. Persons covered under the	
policy include officers, directors, senior executives, non-director members	
of Board committees, and others as identified by a senior executive. At all	
levels the board is responsible for assessing, reviewing, and resolving any	
conflicts of interest that have been disclosed by a covered person, or a	
conflict of interest disclosed by a covered person with respect to a	
covered person other than himself/herself. Where a conflict exists, the	
affected parties must recuse themselves from participating in any	
discussion related to the conflict.	
Form 990, Part VI, Section B, Line 15:	
Executive compensation is set by St. Luke's Board of Directors and is	
reviewed annually. Compensation levels are based on an independent analysis	
of comparable pay packages offered at similar institutions across the	

Name of the organization St. Luke's Magic Valley Regional Medical	Employer identification number 56-2570686
Center, Ltd.	30-23/0000
country, with the goal of placing executives in the 50th percentile of	
those surveyed. These surveys are usually done every two years, with the	
most recent compensation survey completed during calendar year 2017.	
St. Luke's Health System is committed to providing the highest quality	
medical care to all people regardless of their ability to pay. To keep that	
commitment, St. Luke's puts a great deal of time and effort into recruiting	
and retaining the top physicians in a variety of medical fields. Our	
relationships with physicians range from having privileges at the hospital	
to full employment. For those physicians who choose to be employed, St.	
Luke's must offer competitive pay and benefits.	
Physician compensation is based on a range of criteria and can be	
influenced by a number of variables including:	
-Community need for medical specialty	
-Experience	
-Productivity	
-Geography	
-National surveys adjusted for local conditions	
-Willingness to serve regardless of patients' ability to pay	
-Duration of relationship and contractual terms	
-Performance on quality metrics	
To ensure physician compensation and benefits remain within industry	
2	
standards and legal requirements for not-for-profit institutions, St.	
Luke's has a Physician Arrangements policy that specifies circumstances	
requiring a third-party valuation and also periodically uses third-party	

Name of the organization St. Luke's Magic Valley Regional Medical Center, Ltd.	Employer identification number 56-2570686
consulting firms to review St. Luke's physician compensation arrangements.	
Given the growing national shortage of physicians, recruiting and retaining	
physicians is more critical than ever to guarantee that people seeking care	
at St. Luke's will continue to have access to the physicians and	
specialists they need regardless of their insurance status or insurance	
provider.	
Form 990, Part VI, Section C, Line 19:	
The organization's governing documents, conflict of interest policy, and	
financial statements are not available to the public. Form 990 is available	
for public inspection our website, which contains financial information.	
Form 990 Part VII Section A:	
Allocation of Compensation and Hours:	
The total hours worked and compensation reported for the following	
individuals represent services rendered to organizations within the St.	
Luke's Health System:	
Brian Fortuin, M.D.:	
St. Luke's Magic Valley Regional Medical Center, Ltd.	
St. Luke's Wood River Medical Center, Ltd.	
Robert Wasserstrom, M.D.	
St. Luke's Magic Valley Regional Medical Center, Ltd.	
St. Luke's Wood River Medical Center, Ltd.	

Name of the organization St. Luke's Magic Valley Regional Medical Center, Ltd.	Employer identification number 56-2570686
St. Luke's Magic Valley Regional Medical Center, Ltd.	
St. Luke's Wood River Medical Center, Ltd.	
Jeff Taylor:	
St. Luke's Health System, Ltd.	
St. Luke's Regional Medical Center, Ltd.	
Mountain States Tumor Institute, Inc.	
St. Luke's McCall, Ltd.	
St. Luke's Magic Valley Regional Medical Center, Ltd.	
St. Luke's Wood River Medical Center, Ltd.	
St. Luke's Clinic Coordinated Care, Ltd	
Christine Neuhoff:	
St. Luke's Health System, Ltd.	
St. Luke's Regional Medical Center, Ltd.	
Mountain States Tumor Institute, Inc.	
St. Luke's McCall, Ltd.	
St. Luke's Magic Valley Regional Medical Center, Ltd.	
St. Luke's Wood River Medical Center, Ltd.	
St. Luke's Clinic Coordinated Care, Ltd.	
Also, it should be noted that the hours reported for the directors	
(employed by St. Luke's), officers, key employees, and highest paid	
employees are based on a minimum 40 hour work week. However, due to the	
demands of their roles within the St. Luke's Health System, the hours	
worked by these individuals often exceed the minimum required 40 hours.	

Center, Ltd.	56-2570686
The following physician board members are members of various physician	
practices that contract with St. Luke's Magic Valley Regional Medical	
Center, Ltd. (SLMV) for the purpose of providing physician services to	
SLMV patients:	
Brian Fortuin, M.D. Idaho Medicine Associates	
Robert Wasserstrom, M.D. Southern Idaho Radiology	
These physicians work at least 40 hours per week on behalf of these	
practices for physician services provided to St. Luke's patients.	
During CY'16, SLMV made payments to these practices for the following	
amounts:	
Physician Practice Amount Paid:	
Idaho Medicine Associates, LLC \$2,962,350	
Southern Idaho Radiology \$5,061,610	
Dr. Fortuin is also a member of St. Luke's Magic Valley Sleep	
Institute, LLC (Sleep Institute), a physician practice that contracts	
with SLMV to provide physician services to SLMV patients. During CY'16	
SLMV made payments totaling \$284,444.	
During CY'16, Dr. Fortuin was compensated directly by SLMV for serving	
as chair for the Magic Valley Physician Leadership Council. The amount	
paid for these services was \$108,293 and is reported in Part VII,	
Section A.	

#### SCHEDULE R (Form 990)

Department of the Treasury Internal Revenue Service **Related Organizations and Unrelated Partnerships** 

► Complete if the organization answered "Yes" on Form 990, Part IV, line 33, 34, 35b, 36, or 37.

➤ Attach to Form 990.

▶ Information about Schedule R (Form 990) and its instructions is at www.irs.gov/form990.

2016 Open to Public

OMB No. 1545-0047

Open to Public Inspection

Name of the organization St. Luke's Magic Valley Regional Medical Center, Ltd.

Magic Valley Regional Medical

Employer identification number

56-2570686

Part I	Identification of Disregarded Entities. Complete	e if the organization answered "Yes" or	n Form 990, Part IV, line 33.

(a)	(b)	(c)	(d)	(e)	(f)
Name, address, and EIN (if applicable)	Primary activity	Legal domicile (state or	Total income	End-of-year assets	Direct controlling
of disregarded entity		foreign country)			entity
St. Luke's Clinic, LLC - 82-0527710					St. Luke's Magic Valley
P.O. Box 409	1				Regional Medical
Twin Falls, ID 83301	Physician Clinic Services	Idaho	96,314,840.	7,361,506.	Center, Ltd.
Magic Valley Paramedics, LLC - 20-0997728					St. Luke's Magic Valley
P.O. Box 409					Regional Medical
Twin Falls, ID 83301	Paramedic Services	Idaho	4,834,834.	662,129.	Center, Ltd.
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	_				
	]				

Part II Identification of Related Tax-Exempt Organizations. Complete if the organization answered "Yes" on Form 990, Part IV, line 34 because it had one or more related tax-exempt organizations during the tax year.

(a)  Name, address, and EIN  of related organization	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Exempt Code section	(e) Public charity status (if section	(f) Direct controlling entity	(g) Section 512(b)(13 controlled entity?	
				501(c)(3))		Yes	No
St. Luke's Health System, Ltd 56-2570681							
190 E. Bannock							
Boise, ID 83712	Supporting Organization	Idaho	501(c)(3)	12C, III-FI	n/a		Х
					St. Luke's		
Mountain State Tumor Institute, Inc	1				Regional Medical		
82-0295026, 100 E. Idaho, Boise, ID 83712	Healthcare Services	Idaho	501(c)(3)	3	Center		Х
St. Luke's Wood River Medical Center, Ltd	-				St. Luke's Health		
84-1421665, 190 E. Bannock, Boise, ID 83712	Healthcare Services	Idaho	501(c)(3)	3	System, Ltd.		Х
St. Luke's Health Foundation, Ltd	_				St. Luke's Health		
81-0600973, 190 E. Bannock, Boise, ID 83712	Fundraising	Idaho	501(c)(3)	7	System, Ltd.		х

For Paperwork Reduction Act Notice, see the Instructions for Form 990.

Schedule R (Form 990) 2016

56-2570686 Center, Ltd.

# Part II Continuation of Identification of Related Tax-Exempt Organizations

(a) Name, address, and EIN of related organization	<b>(b)</b> Primary activity	(c) Legal domicile (state or foreign country)	(d) Exempt Code section	(e) Public charity status (if section 501(c)(3))	(f) Direct controlling entity	Section 5 controrganiz	
-						163	- NO
St. Luke's Regional Medical Center, Ltd	1				St. Luke's Health		
82-0161600, 190 E. Bannock, Boise, ID 83712	Healthcare Services	Idaho	501(c)(3)	3	System, Ltd.		х
St. Luke's McCall, Ltd 27-3311774							
190 E. Bannock	]				St. Luke's Health		
Boise, ID 83712	Healthcare Services	Idaho	501(c)(3)	3	System, Ltd.		Х
St. Luke's Clinic Coordinated Care, Ltd	Accountable Care				St. Luke's Health		
45-5195864, 190 E. Bannock, Boise, ID 83712	Organization	Idaho	501(c)(3)	10	System, Ltd.		Х
Gh. Tulbala Nama Maddaal Gantan Ital	4				St. Luke's Health		
St. Luke's Nampa Medical Center, Ltd 82-1162805, 190 E. Bannock, Boise, ID 83712		T J - L -	501(c)(3)				.,
82-1162805, 190 E. Bannock, Bolse, 1D 83/12	Healthcare Services	Idaho	D01(C)(3)	3	System, Ltd.		Х
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	Identification of Related Organizations Taxable as a Partnership. Complete if the organization answered "Yes" on Form 990, Part IV, line 34 because it had one or more related
	organizations treated as a partnership during the tax year.

(a)	(b)	(c)	(d)	(e)	(f)	(g)	(1	h)	(i)	(j)	(k)
Name, address, and EIN of related organization	Primary activity	Legal domicile (state or foreign		Predominant income (related, unrelated, excluded from tax under sections 512-514)		Share of end-of-year assets	of Diagrapartianata (			General	Percentage
		country)		sections 512-514)			Yes	No	K-1 (Form 1065)	Yes N	0

Part IV Identification of Related Organizations Taxable as a Corporation or Trust. Complete if the organization answered "Yes" on Form 990, Part IV, line 34 because it had one or more related organizations treated as a corporation or trust during the tax year.

(a)  Name, address, and EIN  of related organization	<b>(b)</b> Primary activity	Legal domicile (state or foreign	(d) Direct controlling entity	(e) Type of entity (C corp, S corp, or trust)	(f) Share of total income	(g) Share of end-of-year assets	(h) Percentage ownership	512(t contr ent	(i) ction (b)(13) rolled tity?
		country)						Yes	No
									<b>├</b> ──
									<del>                                     </del>

#### Part V Transactions With Related Organizations. Complete if the organization answered "Yes" on Form 990, Part IV, line 34, 35b, or 36.

Note: Complete line 1 if any entity is listed in Parts II, III, or IV of this schedule.					
1	During the tax year, did the organization engage in any of the following transactions with one or more related organizations listed in Parts II-IV?				
а	Receipt of (i) interest, (ii) annuities, (iii) royalties, or (iv) rent from a controlled entity	1a		Х	
b	Gift, grant, or capital contribution to related organization(s)	1b		Х	
С	Gift, grant, or capital contribution from related organization(s)	1c	Х		
	Loans or loan guarantees to or for related organization(s)	1d		Х	
е	Loans or loan guarantees by related organization(s)	1e		Х	
f	Dividends from related organization(s)	1f		Х	
	Sale of assets to related organization(s)	1g		Х	
	Purchase of assets from related organization(s)	1h		Х	
i	Exchange of assets with related organization(s)	1i		Х	
j	Lease of facilities, equipment, or other assets to related organization(s)	1j		Х	
k	Lease of facilities, equipment, or other assets from related organization(s)	1k		Х	
-1	Performance of services or membership or fundraising solicitations for related organization(s)	11		Х	
m	Performance of services or membership or fundraising solicitations by related organization(s)	1m	Х		
	Sharing of facilities, equipment, mailing lists, or other assets with related organization(s)	1n		Х	
0	Sharing of paid employees with related organization(s)	10	Х		
р	Reimbursement paid to related organization(s) for expenses	1p	Х		
	Reimbursement paid by related organization(s) for expenses	1q		Х	
r	Other transfer of cash or property to related organization(s)	1r		Х	
	Other transfer of cash or property from related organization(s)	<b>1</b> s		Х	
2	If the answer to any of the above is "Yes" see the instructions for information on who must complete this line, including covered relationships and transaction thresholds				

(a) Name of related organization	(b) Transaction type (a-s)	(c) Amount involved	(d)  Method of determining amount involved
(1) St. Luke's Health Foundation, Ltd.	С	703,262.	Contribution
(2) St. Luke's Health Foundation, Ltd.	P	628,091.	Subsidy
<u>(3)</u>			
<u>(4)</u>			
<u>(5)</u>			
<u>(6)</u>	0.3		0.1.1.1.0.75

Part VI Unrelated Organizations Taxable as a Partnership. Complete if the organization answered "Yes" on Form 990, Part IV, line 37.

Provide the following information for each entity taxed as a partnership through which the organization conducted more than five percent of its activities (measured by total assets or gross revenue) that was not a related organization. See instructions regarding exclusion for certain investment partnerships.

(a)	(b)	(c)	(d)	Are a partners 501(c orgs	)	(f)	(g)	(1	h)	(i)	(j)	(k)
Name, address, and EIN	Primary activity	Legal domicile	Predominant income (related, unrelated, excluded from tax under sections 512-514)	partners	ali s sec.	Share of	Share of	Dispr	ropor-	Code V-UBI amount in box 20 of Schedule K-1 (Form 1065)	Genera	l or Percenta
of entity		(state or foreign	(related, unrelated, leveluded from tax under	501(c	)(3)	total	end-of-year	alloca	nate itions?	amount in box 20	partn	r? ownersh
		country)	sections 512-514)	Yes	Nο	income	assets	Vac	No	(Form 1065)	Yes	<u>.</u>
			,	163	140			163	110	,	103	
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Schedule R	(Form 990) 2016	Center,	Ltd.	56-2570686	Page <b>5</b>
Part VII	(Form 990) 2016  Supplemental Info	rmation.			
			sponses to questions on Schedule R. See instructions.		
	i rovide additional infom	iation for re	sponses to questions on sometime n. see instructions.		
-					

# **Implementation Plan Overview**

St. Luke's will continue to collaborate with the people, leaders, and organizations in our community to carry out an implementation plan designed to address many of the most pressing community health needs identified in this assessment. Utilizing effective, evidence-based programs and policies, we will work together to improve community health outcomes and well-being toward the goal of attaining the healthiest community possible.

## **Future Community Health Needs Assessments**

We intend to reassess the health needs of our community on an ongoing basis and conduct a full community health needs assessment once every three years. St. Luke's next Community Health Needs Assessment is scheduled to be completed in 2019.

# History of Community Health Needs Assessments and Impact of Actions Taken

In our 2013 CHNA, St. Luke's Magic Valley identified five groups of significant health needs facing individuals and families in our community. Each of these groups is shown below, along with a description of the impact we have had on addressing these needs over the past three years.

#### **Group 1: Weight Management, Nutrition, and Fitness Programs**

One of the highest ranking health needs in our 2013 CHNA was weight management for obese children and adults. Nutrition and fitness programs were also ranked above the median. Because these needs reinforce one another, we grouped them together.

Over the last three years, St. Luke's Magic Valley has engaged hundreds of individuals in weight loss, nutrition, and fitness programs. These programs ranged from free body- mass index screenings for both community members and St. Luke's employees to YEAH!, a wellness program that promotes healthier lifestyles.

YEAH! (Youth Engaged in Activities for Health) is a wellness program that helps participating children and families create a healthier lifestyle. In 2015, 95% of YEAH! children showed improvement in at least one area of weight, waist circumference or BMI.

Also supporting youth weight management is the annual Kids Fest community event. St. Luke's provides information on eating well, moving more and maintaining a healthy weight. 292 children participated in the YEAH! Fun Run.

St. Luke's is a major sponsor of the Magic Valley Health Fair, an annual event that provides health education and screening and promotes healthy living.

As an example, in 2015, 138 skin cancer screenings were done with 32% of participants needing additional follow-up. By the end of our three-year CHNA cycle, we project over 1,500 people will have participated in this annual event.

Also effective in motivating people to lose weight and maintain weight loss are programs targeting employee populations:

- St. Luke's Healthy U, a program provided free of charge to our employees. Engagement in the program is high; in 2015, 96% of benefits-eligible employees (compared to 92% in 2014) and 83% of spouses (compared to 76% in 2014) enrolled in the health plan. In 2015, we saw a statistically significant improvement in BMI and, despite an aging population, St. Luke's is at a zero trend in blood pressure and we have seen a greater than 60% improvement in blood glucose among our employees.
- St. Luke's Wellness Program partners with the College of Southern Idaho to improve the health of their population by identifying those at risk and helping to mitigate that risk. This is done through 1:1 health coaching with a certified nurse health coach or registered dietitian, health-risk-specific webinars, nutrition classes, and continued onsite health coach visits. Data has been collected over the last three years: In 2015, an increase in the healthy weight and overweight populations with a decrease in the obese category was achieved; the healthy waist circumference category increased, and the pre-hypertension and hypertension groups improved.
- A partnership between Clear Springs Foods (CSF) and St. Luke's is providing classes to CSF high-risk populations, including an exercise/nutrition program for truck drivers. A certified diabetes educator provides an onsite class to individuals whose diabetes is not well controlled. An annual wellness walk provides the dual benefit of encouraging employee/spouse activity as well as community health improvement. Data has also been collected for the CSF group over the past three years, and they have seen the largest percent growth in their employee and spouse population, with 98% engagement. CSF has seen a significant reduction in pre-diabetes, from 15% to 6%. They have also seen a slight reduction in pre-hypertension from the previous year, while remaining significantly below the state and national standard. CSF just completed its annual screening; 2016 data is pending with continued improvement anticipated.

Through various programs and tactics tailored to children, adults, and employee populations, we are making a difference for our community when it comes to making lifestyle choices that support good health, and a strong commitment to our CHNA goals is helping us to continue down this important path.

#### **Group 2: Diabetes**

Within our CHNA, we have grouped together diabetes wellness and prevention, chronic condition management, and screening because we believe coordination of these programs will produce the best results.

Diabetes continues to be a nationwide health challenge for patients and medical practitioners alike, yet in the rural communities of southcentral Idaho, we are making a positive impact through a number of programs and by recruiting greatly needed physician specialists:

- In the primary care physician clinic setting, St. Luke's Clinics continue efforts to improve CMS MSSP composite scores for patients with diabetes, and have implemented a FY 2016 goal that 15% or fewer of their patients with diabetes will have a hemoglobin A1C >9. Clinics in the Magic Valley are currently at 18%. Further bolstering this effort is the implementation of a Team-Based Model of Care (physicians, nurse practitioners, certified RN diabetes educators, and dietitians) for patients diagnosed with diabetes and of scorecards that enable providers to measure their effectiveness in diabetes management and make improvements where indicated.
- Augmenting the above-mentioned health screenings (including blood glucose and hemoglobin A1c) estimated to be provided to 1,500+ participants over the three years of our CHNA implementation at the annual Magic Valley Health Fair is our partnership with the Magic Valley Diabetes Coalition. Beginning in 2014, this partnership has brought to the community a free, annual clinic called "Head to Toe." The clinic offers eye screenings, foot exams, blood pressure and hemoglobin A1c testing, and nutrition education to people with diabetes who are either newly diagnosed, have no insurance, or have high-deductible insurance.
- In partnership with our primary care clinic providers, our Diabetes Management team (diabetes educators and nurse practitioners) provides free, monthly community classes to individuals at high risk or who have been identified with having prediabetes. Through early identification, education, and behavior modification, individuals at risk for developing type II diabetes can be empowered with the tools to avoid the disease.
- Since 2012, the Magic Valley has been without local access to endocrinology services.
   In 2016, St. Luke's Magic Valley successfully recruited a full-time endocrinologist who began practice in April. Having this service locally will prevent community members from the need to travel outside our community for care.

#### **Group 3: Behavioral Health Programs**

Programs to address mental illness and availability of mental health services providers were identified as high-priority community health needs. Suicide prevention and substance abuse were ranked above the median. Programs designed to serve these needs have been grouped together because we believe they reinforce one another.

From depression screening to a new behavioral health clinic, St. Luke's Magic Valley is providing much-needed access to outpatient care for people with mental and behavioral health needs in our community:

- Over the past 18 months, St. Luke's Clinic Physician Center Addison and St. Luke's
  Jerome Family Medicine have integrated an LCSW into their clinics, providing mental
  health therapy services to patients in both locations. This increased access to mental
  and behavioral health care to more than 400 patients during that timeframe. In 2016,
  a St. Luke's Clinic Behavioral Health Services psychologist was co-located into the Pain
  Medicine Clinic, to provide 1) psychological evaluation of patients and 2) individual
  and group therapy, an evidenced-based treatment for patients suffering from chronic
  pain.
- In 2015, a Bridge Clinic was established at Canyon View Behavioral Health Services to provide assessment, short-term therapy, and service coordination for patients in acute mental health crisis. This service helps provide the right care to the right patient at the right time, while also decreasing unnecessary and costly admissions and/or readmissions to Canyon View.
- A women's weight management group, overseen by an LCSW, employs group therapy
  as a powerful treatment strategy with dramatic and lasting results. The group
  has enabled women to lose weight by making lifelong behavioral changes that
  enhance their emotional well-being and reduce the effects of medical conditions such
  as diabetes. In addition, it has significantly increased access to care for patients
  seeking services.
- REACH (Resources for Advancing Children's Health) has provided mental health
  education and training to more than 75 primary care providers throughout southern
  Idaho over the past two years. This training helps providers assess, diagnose, and
  treat children with mental and behavioral health concerns, with a focus on early
  intervention.
- St. Luke's Clinic Behavioral Health Services providers developed a suicide education and prevention program and presented these standard protocols to counselors, teachers, and administrators in the Kimberly and Twin Falls school districts.
- LCSWs have participated in the annual St. Luke's Magic Valley and Jerome health fairs, providing attendees with depression and anxiety education.

Access to appropriate and effective inpatient mental and behavioral health care is also vital. St. Luke's Magic Valley Canyon View inpatient strategic goals focus on improved quality outcome measures by implementing the Quality Assurance and Performance Improvement (QAPI) program, a Hospital-Based Inpatient Psychiatric (HBIPS) core measures program, patient transitional coaching, and community outreach.

#### QAPI Highlights:

- Recruited a full-time psychologist for program development, midlevel provider oversight, and ensuring quality of offered therapy services.
- QAPI implementation has been achieved in nursing, therapy, social services, and psychological services.
- QAPI program implementation for therapeutic activities is 50% complete and slated to be deployed October 1, 2016.

- Psychiatric Core Measures:
  - Successfully developed and deployed screening instruments for trauma history, risk of violence, patient strengths, tobacco screening, and alcohol misuse screening.
- In 2015, exceeded the national average in Perfect Care for 6 consecutive months.
- Since 2014, readmission screening assessment has evolved and resulted in a decreased readmission rate from 8.8% to 4.5%.
- Community engagement has also been robust, with participation in local health fairs, completion of mental health education/presentations to the Idaho Trucker' Association, Twin Falls Probation and Parole, Wood River's Quarterly Community Mental Health meeting, and the Jerome Emergency Department.

#### **Group 4: Barriers to Access**

A number of barriers to access were ranked above the median, including: Unaffordable health care, dental care, and health insurance; lack of services for low-income children and families; inadequate numbers of primary care providers; and transportation to and from appointments. We are looking at these as a group so that we can provide a more comprehensive approach to the programs we have implemented to address these challenges.

To help ensure that everyone in our community can access the care they need when they need it, St. Luke's provides care to all patients with emergent conditions, regardless of their ability to pay. In FY 2014, \$4,563,291 in charity care at cost was provided by St. Luke's Magic Valley; in FY 2015, the amount was \$6,977,599.

Over the past three years, we have further supported access to care by decreasing transportation barriers and implementing an electronic health records system.

We are on target to achieve our FY 2016 goal to "go live" with *my*StLuke's, our integrated electronic health records (EHR) system by October 1, 2016. Across the St. Luke's Health System, we will invest approximately \$175 million on this platform allowing providers from the outpatient and inpatient environments to collaboratively treat patients across the continuum. This \$175 million investment will allow providers from the outpatient and inpatient environments to collaboratively treat patients across the continuum. This will introduce increased standardization on several fronts, such as order sets and workflows. This investment will help improve patient outcomes and lower costs by reducing avoidable errors and average length-of-stay, remediating medication conflicts, reducing adverse drug events, and reducing duplicate testing. Plus, an associated portal will allow patients to make appointments electronically and view diagnostic results and other parts of their medical record—all of which helps to provide access to care when and where it is needed.

Also meaningful are the patient assistance funds, which help individual patients travel to their appointments, provide mammography screening and medical care for children with special needs. Since 2013, \$68,753 has been provided to patients receiving cancer treatment at Mountain States Tumor Institute for transportation and housing expenses. \$13,989 was

provided for screening mammograms. The Children with Special Needs fund provided \$47,222 in medical services for children.

Prevention is the best and least costly medicine, and free health screenings and lab tests at the Magic Valley Health Fair assist low-income families by providing education that will help them make informed lifestyle decisions that can help prevent the need to access healthcare services. Safe Kids Magic Valley is dedicated to educating low-income women, families, and caregivers on the importance of using the appropriate car seat, and partners with South Central Public Health to teach WIC (Women, Infants, Children) car seat safety classes. Approximately 19% of the people in our service area are Hispanic, and Safe Kids education is provided bilingually to support this substantial population. From October 2013 through June 2016, Safe Kids provided services to 987 clients.

To expand primary care access in our communities, we have implemented these strategies:

- A robust **primary care recruitment and retention program** to assess the needs for primary care physicians and develop strategies for recruitment and retention. In 2015 and 2016, we recruited 2 family medicine providers, 2 pediatricians, 3 PAs, and 2 NPs.
- A **team-based model of care** that integrates NPs, PAs, nurse midwives, and certified RN diabetes educators into our primary care clinics.
- St. Luke's has opened a **Quick Care urgent care clinic** in Twin Falls to provide a lower cost alternative for non-emergent medical conditions on a daily basis. St. Luke's Quick Care is the same cost as standard physician office visit, and a fraction of the cost of an emergency room visit.
- We are enhancing the efficiency of our primary care clinics, thus enabling our providers to see more patients per day. Strategies include space planning to improve patient flow, refining our scheduling process, and implementing ambulatory electronic health records.
- St. Luke's Magic Valley and St. Luke's Jerome partner with the Family Medicine
  Residency of Idaho to provide a rural training site for 4 residents, providing critical
  training for physicians while supporting patient care and expanding access to primary
  care services. From October 2013 through May 2016, the resident physicians cared
  for 936 patients at Magic Valley and we expect the numbers to increase through FY
  2016. We have also hired an additional provider and are actively recruiting for
  another.

# Program Group 5: Additional Health Screening and Education Programs Ranking Above the Median

We recognize the importance of affordable screenings for early detection and preventable health issues. St. Luke's Magic Valley is actively addressing these needs through:

• Reduced-cost lipid screening and information about affordable mammography at our annual Health Fair (see impact details Weight Management, Nutrition, and Fitness Programs section above).

- Preventing accidental childhood injuries, the leading cause of death in children aged 19 and under in the Magic Valley, with the Safe Kids program (see impact details in the Barriers to Access section above).
- Breast cancer and mammography screening. Idaho and the south-central region have the lowest mammography rates in the nation. In an effort to reverse this trend, partnerships with media, the regional health department, and community organizations were established. In the past 3 years, we have seen small victories, such as a mammography increase of 17% in Jerome. Regional collaboration to determine specific messaging will support increasing mammography screening rates, and relationships with Susan G. Komen and Twin Falls County Tough Enough to Wear Pink are making available community education and funds to help reduce the out-ofpocket costs of mammography.
- In an effort to reduce lung cancer and respiratory disease, tobacco education programs designed to influence pre-teens to live a tobacco-free life have been provided at no cost in south-central Idaho. The American Academy of Family Physicians Tar Wars program and American Lung Association Teens against Tobacco Use (TATU) program were provided in local schools. Since school year 2013-2014, fourteen schools and 2,205 fifth-graders participated in the Tar Wars program. In school year 2015-2016, two school districts received the TATU program for 252 high school and middle school students. Overall, 39 Tar Wars and 14 TATU presentations were provided.

St. Luke's Magic Valley's mission is to improve the health of people in our region and our Community Health Improvement Fund (CHIF) provides financial support for organizations that share our mission and align with our identified community health priorities. The total amount of CHIF grants awarded in FY 2014, FY 2015, and FY 2016 was \$778,100.

As evidenced above, through programs, services, financial support, and collaborative partnerships, St. Luke's Magic Valley is making a substantial impact on the health and well-being of the communities we serve.

## **Implementation Plan Overview**

St. Luke's will continue to collaborate with the people, leaders, and organizations in our community to carry out an implementation plan designed to address many of the most pressing community health needs identified in this assessment. Utilizing effective, evidence-based programs and policies, we will work together to improve community health outcomes and well-being toward the goal of attaining the healthiest community possible.

## **Future Community Health Needs Assessments**

We intend to reassess the health needs of our community on an ongoing basis and conduct a full community health needs assessment once every three years. St. Luke's next Community Health Needs Assessment is scheduled to be completed in 2019.

# History of Community Health Needs Assessments and Impact of Actions Taken

In our 2013 CHNA, St. Luke's Jerome identified five groups of significant health needs facing individuals and families in our community. Each of these groups is shown below, along with a description of the impact we have had on addressing these needs over the past three years.

#### **Group 1: Weight Management, Nutrition, and Fitness Programs**

One of the highest ranking health needs in our 2013 CHNA was weight management for obese children and adults. Nutrition and fitness programs were also ranked above the median. Because these needs reinforce one another, we grouped them together.

Over the last three years, St. Luke's Jerome has engaged hundreds of individuals in weight loss, nutrition, and fitness programs. These programs ranged from body mass index (BMI) screenings in clinics and at health fairs to YEAH!, a wellness program that helps participating children and their families to create healthier lifestyles. In 2015, 94% of YEAH! kids showed improvement in at least one area of weight--waist circumference or BMI. Also supporting youth weight management is the annual Sports Screening Night, a partnership between St. Luke's Clinic – Jerome Family Medicine and the Jerome School District, which provides middle school and high school students with the opportunity to receive reduced-cost screenings for health concerns.

Held annually, St. Luke's Jerome Health Fair helps address the challenges of obesity and obesity-related illness by promoting healthy lifestyles, strong exercise and eating habits, and

healthcare education, as well as providing access to discounted laboratory tests. Last year, more than 500 community members attended the Health Fair and by the end of our three-year CHNA cycle we project 1,500 people will have attended.

And, a program provided free of charge to our employees, St. Luke's Healthy U, has proved meaningful when it comes to motivating people to lose weight and maintain their weight loss: from 2014 to 2015, health measures for both the areas of obesity and waist circumference improved by 7% among St. Luke's Jerome employees.

Through a variety of tactics tailored to children and adults, we are making a difference for our community when it comes to making lifestyle choices that support good health, and a strong commitment to our CHNA goals is helping us to continue down this important path.

#### **Group 2: Diabetes**

Within our CHNA, we have grouped together diabetes wellness and prevention, chronic condition management, and screening because we believe coordination of these programs will produce the best results.

Diabetes continues to be a nationwide health challenge for patients and medical practitioners alike, yet in the rural community of Jerome, Idaho, we are making inroads:

- In the physician clinic setting, St. Luke's Jerome Family Medicine continues its efforts to improve CMS MSSP composite scores for patients with diabetes, and has implemented a FY 2016 goal that 15% or fewer of their patients with diabetes will have a hemoglobin A1C >9. In FY 2014 alone, Jerome Family Medicine patients with diabetes improved their CMS MSSP composite score from a baseline of 18% to a measurement of 21%. Further bolstering this effort is the implementation of a Team-Based Model of Care (physicians, nurse practitioners, certified RN diabetes educators, and dietitians) for patients diagnosed with diabetes and of scorecards that enable our providers to measure their effectiveness in diabetes management and make improvements where indicated.
- Augmenting the above-mentioned health screenings (including blood glucose and hemoglobin A1C) provided to 1,500+ participants at the St. Luke's Jerome Health Fair is St. Luke's Jerome's partnership with the Magic Valley Diabetes Coalition. This partnership brings to the community a free, annual clinic called "Head to Toe." The clinic offers eye screenings, foot exams, blood pressure and hemoglobin A1C testing, and nutrition education to people with diabetes who are either newly diagnosed, have no insurance, or have high-deductible insurance. By the end of our 3-year CHNA cycle, we project that more than 60 people will have taken advantage of this unique diabetes self-management opportunity.

#### **Group 3: Behavioral Health Programs**

Programs to address mental illness and availability of mental health services providers were identified as high priority community health needs. Suicide prevention and substance abuse were ranked above the median. Programs designed to serve these needs have been grouped together because we believe they reinforce one another.

From depression screening to a new behavioral health clinic, St. Luke's Jerome is helping to provide much-needed access to care for people with mental and behavioral health needs in our community:

- Over the past three years, St. Luke's Jerome Family Medicine has continued to screen
  its patients for depression, because early detection can result in decrease of acuity,
  patients can receive more appropriate and effective treatment, and ED visits and
  hospitalizations can be decreased. In FY 2014, the goal to screen >50% of patients
  was exceeded (62%), and this vital health screening continues today. In addition,
  REACH education for primary care providers continues, training providers to identify
  behavioral health issues vs. developmental concerns, with a focus on early
  intervention.
- In January 2015, St. Luke's Jerome Family Medicine added integrated behavioral health with the hiring of a licensed clinical social worker who provided bilingual services to more than 200 patients last year. This service has particularly important impact because not only is behavioral health a high-ranked need, but the Hispanic population in St. Luke's Jerome's service area is about 30% (the Hispanic population in Idaho represents 11% of the overall population).

Idaho has one of the highest percentages (22.5%) of any mental illness (AMI) in the nation, and our service area is no exception. In FY 2016, in keeping with our commitment to addressing the greatest needs identified in our CHNA, the Family Medicine clinic will add a second behavioral health provider if our current patient capacity exceeds our ability to provide services.

#### **Group 4: Barriers to Access**

A number of barriers to access were ranked above the median including: Unaffordable health and dental care and health insurance; lack of services for low-income children and families; and inadequate numbers of primary care providers. We are looking at them as a group so that we can provide a more comprehensive picture of the programs required to address these challenges.

St. Luke's Jerome's service area poverty rate is above the national average. The poverty rate for children under age 18 is also above the national average. This means that the impact of providing affordable care and services for children and families cannot be overstated.

One way we are making a significant difference is the Smiles 4 Kids program, which provides local children with the dental care they need. While the average dental office sees 2,000

patients per year, Smiles 4 Kids has an active patient list of approximately 16,000. From FY 2013 through August 2015, 433 patients were treated at St. Luke's Jerome through the Smiles for Kids program. As the demand for Smiles 4 Kids services continues to grow, St. Luke's Jerome continues its commitment to provide access to the Operating Room and anesthesia for this purpose.

By decreasing transportation barriers, we are increasing access to care. From bus fare and taxi vouchers to gas cards, our Transportation Assistance program assists low-income patients with trips to and from medical appointments. In FYs 2014 and 2015 combined, more than \$500 was allotted and additional resources have been allocated for FY 2016.

Prevention is the best and least costly medicine, and free health screenings and lab tests at St. Luke's Jerome Community Health Fair (see details in above sections), and free car-seat checks through Safe Kids, further assist low-income families by providing education and information that will help them make informed lifestyle decisions that can help prevent the need to access healthcare services. Safe Kids education is provided bilingually, further supporting our substantial Hispanic population. Through August 2015, Safe Kids provided services to 311 clients, with a FY 2016 goal to increase that number to at least 389.

We are also assisting patients through our Financial Care program. The impact from the program in helping patients using Medicare or Medicaid or who have low incomes in FY 2015 is estimated to have amounted to more than \$1.5 million in charity care and bad debt.

In 2016, we will continue to promote accessible, affordable healthcare and individualized support for our patients, allowing improved access for thousands of patients with low incomes or those using Medicaid and Medicare.

Having sufficient primary care providers is critical to providing children and family services, and St. Luke's Jerome's primary care providers see patients of all ages. In support of ensuring an adequate number of healthcare providers for our community, St. Luke's Jerome Family Medicine partners with the Family Medicine Residency of Idaho to provide a rural training site for 3-4 resident physicians. This continuity program helps provide critical training for physicians and supports patient care. From October 2014 through August 2015, the resident physicians cared for 2,203 patients in Jerome and we expect the numbers to increase through FY 2016. We have also hired an additional provider and are actively recruiting for another.

Over the past three years, we have further supported access to care by:

- Implementing an electronic health record that has tools to improve health and
  wellness screening and assist with chronic disease and weight management. Our FY
  2016 goal is to continue with Stage II Meaningful Use, along with implementation of
  a St. Luke's Health System-wide electronic health record system that encompasses
  both inpatient and outpatient records.
- Following a robust primary care provider recruitment and retention program to address the significant shortage of these providers in Jerome.

- Utilizing a Team Based Model of Care.
- Opening a 7-days-a-week urgent care clinic in the neighboring city of Twin Falls that provides a lower-cost alternative for non-emergent medical conditions.
- Making our primary care clinics more efficient, enabling our providers to see more
  patients per day. These strategies include space planning that improves patient flow,
  bettering our scheduling process, and, as noted above, implementing an electronic
  health records system.

# Program Group 5: Additional Health Screening and Education Programs Ranking Above the Median

We recognize the importance of affordable screenings for early detection and preventable health issues. This is especially important in our service area, where a large portion of the population is low-income and lacking health insurance.

St. Luke's Jerome is actively addressing the remaining health needs that rank above the median--high cholesterol, mammography screening, respiratory disease, and safe sex education programs—by:

- Developing a survey tool that assists the consumer with healthcare activation and engagement activities to improve their health.
- Offering reduced-cost lipid screening and information about affordable mammography at our annual Health Fair (see impact details Weight Management, Nutrition, and Fitness Programs section above).
- Preventing accidental childhood injuries, the leading cause of death in children aged 14 and under in the Magic Valley, with the Safe Kids program (see impact details in the Barriers to Access section above).

Provision of digital mammography. In 2013, St. Luke's Jerome installed a digital mammography unit at the hospital, which helps to provide early breast cancer detection with high resolution images and shorter wait times. Approximately 1,500 mammograms were provided in FYs 2013 and 2014 combined. Our goal for FYs 2015 and 2016 is to increase the number of annual mammograms provided by 5% and we are on track to accomplish this.

Consolidated Financial Statements as of and for the Years Ended September 30, 2017 and 2016, and Independent Auditors' Report

## ST. LUKE'S HEALTH SYSTEM, LTD. AND SUBSIDIARIES

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#### **INDEPENDENT AUDITORS' REPORT**

To the Board of Directors of St. Luke's Health System, Ltd. Boise, Idaho

We have audited the accompanying consolidated financial statements of St. Luke's Health System, Ltd. and its subsidiaries (the "Health System"), which comprise the consolidated balance sheets as of September 30, 2017 and 2016, and the related consolidated statements of operations and changes in net assets, and of cash flows for the years then ended, and the related notes to the consolidated financial statements.

#### Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

#### **Auditors' Responsibility**

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Health System's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Health System's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of St. Luke's Health System, Ltd. and its subsidiaries as of September 30, 2017 and 2016, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

#### **Disclaimer of Opinion on Charity Care Schedule**

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The charity care schedule summarized in Note 1, which is the responsibility of the Health System's management, is not a required part of the basic financial statements, and we did not audit or apply limited procedures to such information and we do not express any assurances on such information.

December 15, 2017

#### Consolidated Balance Sheets As of September 30, 2017 and 2016 (In thousands)

	2017		2016
Assets			
Current assets			
Cash and cash equivalents	\$ 155,606	\$	76,162
Receivables, net	315,335		311,130
Inventories	29,975		29,151
Prepaid expenses	24,229		24,757
Assets held for sale	-		5,320
Current portion of assets whose use is limited	 68,368	_	56,292
Total current assets	593,513		502,812
Assets whose use is limited	545,010		657,343
Property, plant, and equipment, net	1,177,924		1,143,352
Other assets	 93,486	_	92,207
Total assets	\$ 2,409,933	<u>\$</u>	2,395,714
Liabilities and net assets			
Current liabilities:			
Accounts payable and accrued liabilities	150,798		136,292
Compensation and related liabilities	195,967		165,104
Estimated payable to Medicare and Medicaid programs	70,060		70,142
Liabilities held for sale	-		5,335
Current portion of long-term debt and capital lease obligations	 32,754		26,412
Total current liabilities	449,579		403,285
Long-term debt	798,183		815,785
Long-term capital lease obligations	68,836		72,309
Pension liabilities	69,714		91,394
Other liabilities	2,290		1,720
Net assets:			
Unrestricted	972,134		967,727
Temporarily restricted	35,264		31,274
Permanently restricted	 13,933		12,220
Total net assets	1,021,331		1,011,221
Total liabilities and net assets	\$ 2,409,933	\$	2,395,714

# Consolidated Statement of Operations and Changes in Net Assets For the Years Ended September 30, 2017 and 2016 (In thousands)

	2017	2016
Revenues		
Patient service revenue (net of contractual allowances and discounts) Less provision for bad debts	\$ 1,756,276 (89,633)	\$ 1,996,412 (98,909)
Net patient service revenue	1,666,643	1,897,503
Capitated revenue	601,018	-
Other revenue (including rental income)	63,767	40,913
Net assets released from restrictions - operating	(4,351)	(1,201)
Total revenues	2,327,077	1,937,215
Expenses		
Employee compensation and benefits	1,168,378	1,073,602
Supplies and drugs	338,525	332,649
Medical claims	302,171	-
Depreciation and amortization	139,079	107,682
Interest	31,824	31,238
Other operating expenses	375,576	349,034
Total expenses	2,355,553	1,894,205
Net operating (loss) income	(28,476)	43,010
Investment income	8,974	9,086
Revenue in (deficit) excess of expenses from		
continuing operations	(19,502)	52,096
Noncontrolling (loss) income	(533)	260
Revenue in (deficit) excess of expenses from continuing		
operations, net of noncontrolling interest	(20,035)	52,356
Loss from discontinued operations	(13,934)	(7,205)
Revenue in (deficit) excess of expenses	\$ (33,969)	\$ 45,151

	2	017		2016
Unrestricted net assets				
Revenue in excess of expenses (from continuing operations)	\$ (:	19,502)	\$	52,096
Change in unrestricted net assets from noncontrolling interests	. (	(843)	7	(1,196)
Change in net unrealized gains on investments		15,553		15,528
Net assets released from restrictions - capital	;	782		3,850
Change in funded status of pension plan		22,351		(20,601)
Increase in unrestricted net assets before discontinued operations		18,341		49,677
Loss from discontinued operations	(2	13,934)		(7,205)
Increase in unrestricted net assets		4,407		42,472
Temporarily restricted net assets				
Contributions		8,862		9,466
Investment income		2,208		576
Change in net unrealized gains on investments		(505)		195
Other changes in net assets	1	(1,460)		-
Net assets released from restrictions		(5,115)		(4,780)
Increase in temporarily restricted net assets	<del>-</del>	3,990		5,457
Permanently restricted net assets				
Contributions		271		362
Other changes in net assets		1,460		-
Net assets released from restrictions		(18)		(271)
Increase in permanently restricted net assets		1,713		91
Increase in net assets	1	10,110		48,020
Net assets - Beginning of year		1,221		963,201
Net assets - End of year	<u>\$ 1,02</u>	21,331	<u>\$ 1</u>	1,011,221
C				

#### Consolidated Statement of Cash Flows As of September 30, 2017 and 2016 (In thousands)

		2017		2016
Cash flows from operating activities:		2017		2010
Increase in net assets	\$	24,044	\$	55,225
Adjustments to reconcile increase in net assets to net cash	Ψ	21,011	7	00,200
provided by operating activities:				
Depreciation and amortization		139,079		107,682
Net realized loss on investments		1,673		624
Unrealized loss on investments		(15,048)		(15,723)
Amortization of deferred financing fees		673		649
Restricted contributions received		(9,133)		(9,828)
Loss on disposition of equipment and other assets		598		1,981
Change in funded status of pension plans		(22,351)		20,601
Changes in assets and liabilities:		(,,		•
Net change in receivables		(4,171)		(37,743)
Net change in inventories		(820)		1,525
Net change in prepaid expenses and other current assets		1,627		(8,460)
Net change in other assets		(13,372)		(6,549)
Net change in accounts payable and accrued liabilities		14,570		5,816
Net change in compensation and related liabilities		31,252		24,117
Net change in payable to Medicare and Medicaid programs		(1,806)		(22,678)
Net change in other liabilities		1,106		(1,628)
Net cash provided by operating activities		147,921		115,611
C. J. C				
Cash flows from investing activities:		(184,777)		(230,775)
Acquisition of property, plant, equipment and land		1,549		1,170
Proceeds from disposition of equipment and other assets		(1,027,850)		(1,599,116)
Purchase of investments (includes purchases with restricted funds)				80,424
Change in restricted funds Proceeds from sale of investments		59,860 1,094,671		1,432,347
				(315,950)
Net cash used in investing activities		(56,547)		(313,830)

	2017	2016
Cash flows from financing activities		
Repayment of long-term debt	(16,946)	(12,930)
Advances on lines of credit	97,735	61,326
Repayment on lines of credit	(92,202)	(62,027)
Proceeds from contributions for temporarily restricted net assets	8,863	9,466
Proceeds from contributions for endowment funds	270	362
Proceeds from long term debt issuance	-	50,000
Cost of fees from debt issuance	-	(213)
Payments on notes payable	(3,993)	(2,527)
Net cash (used in) provided by financing activities	(6,273)	43,457
Cash flows from discontinued operations		
Operating activities of discontinued operations	(2,032)	(1,183)
Investing activities of discontinued operations	(3,625)	(676)
Net cash used in discontinued operations	(5,657)	(1,859)
Net increase (decrease) in cash	79,444	(158,741)
Cash - Beginning of year	76,162	234,903
Cash - End of year	<u>\$ 155,606</u>	\$ 76,162
Supplemental cash flow information:		
Non-cash increase in capital lease obligations	\$ -	\$ 19,907
Purchase of property, plant and equipment in accounts payable		•
and accrued liabilities	6,027	11,796

Notes to the Consolidated Financial Statements As of and for the Years Ended September 30, 2017 and 2016 (In thousands)

#### 1. Summary of Significant Accounting Policies

**Organization**—St. Luke's Health System, Ltd. and subsidiaries (the "Health System") is an Idaho-based not-for-profit organization providing comprehensive integrated healthcare services throughout the communities it serves.

The Health System provides patient services, including outpatient and inpatient, rehabilitation services and physician services. The Health System's primary hospitals and patient service areas are located within the State of Idaho in or surrounding the cities of Boise, Meridian, Nampa, Twin Falls, Mountain Home, McCall, Jerome, and Ketchum and have other facilities and operations throughout Southern Idaho and Eastern Oregon.

The Health System's wholly owned subsidiary, St. Luke's Health Partners, is a financially and clinically-integrated network that allows independent physicians and facilities to partner with the Health System. St. Luke's Health Partners is organized to assume financial and clinical accountability in capitated arrangements. These arrangements include governmental and commercial payers, as well as self-funded employers. Under these arrangements, St. Luke's Health Partners is accountable for the management of health outcomes and medical spend for defined populations through value-based agreements with payers.

The Health System's general offices and corporate functions are located in Boise, Idaho. The Health System is governed by volunteer boards made up of local citizens.

Basis of Presentation—The consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America. Intercompany transactions have been eliminated. As of and for the year ended September 30, 2017, certain line items within the consolidated financial statements have been either expanded or condensed for presentation purposes only. These changes were made consistently for both current and prior-year balances, thus maintaining comparative financial presentation.

**Use of Estimates**—The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates, assumptions and judgements that affect the amounts reported in the consolidated financial statements. The Health System considers critical accounting estimates to be those that require more significant judgements and estimates in the preparation of its consolidated financial statements, including the following: contractual allowances for uncollectible accounts receivable, provisions for bad debt and charity care;

useful lives of depreciable assets; liabilities associated with employee benefit programs; self-insured professional liability risks not covered by insurance; medical claims incurred but not yet reported; and potential settlements with the Medicare and Medicaid programs.

Changes in estimates are included in results of operations in the period when such amounts are determined and actual amounts could differ from such estimates.

**Statements of Operations**—Transactions deemed by management to be ongoing, major, or central to the provision of integrated health care services are reported as unrestricted revenues, gains and other support and expenses.

**Discontinued Operations**—The Health System reports financial results for discontinued operations separately from continuing operations to distinguish the financial impact of disposal transactions from ongoing operations. During the year ended September 30, 2016 the Health System began the process of divesting a certain medical practice and completed the transaction on May 1, 2017. Accordingly, the assets and liabilities, operating results and operating and investing cash flows for the medical practice are presented as discontinued operations separate from the Health System's continuing operations and the results for all periods presented in these consolidated financial statements and the notes to the consolidated financial statements, unless otherwise noted. Refer to Note 2 for further information regarding the Health System's discontinued operations.

**Temporarily and Permanently Restricted Net Assets**—Temporarily restricted net assets are those whose use by the Health System is limited by donor-imposed stipulations that either expire by passage of time or can be fulfilled and removed by actions of the Health System pursuant to those stipulations. Permanently restricted net assets are assets whose use by the Health System is limited by donor-imposed stipulations that neither expire by passage of time nor can be fulfilled or otherwise removed.

**Donor Restricted Gifts**—Unconditional promises to give cash, pledges receivable and other assets are recorded at fair value at the date the promise is received. Conditional promises to give and indications of intentions to give are reported at fair value at the date the gift is received. The gifts are reported as either temporarily or permanently restricted support if they are received with donor stipulations that limit the use of the donated assets. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statement of operations and changes in net

assets as net assets released from restrictions. Total pledges receivable, net of allowances, as of September 30 are as follows:

	2017	2016
Less than one year One to five years More than five years	\$2,348 1,114 5	\$2,526 863 35
	3,467	3,424
Less allowance for estimated uncollectible accounts	70	115
Total pledges receivable	\$3,397	<u>\$3,309</u>

Cash and Cash Equivalents—Cash and cash equivalents represents cash on hand and cash in banks, excluding amounts whose use is limited and consists primarily of cash and highly liquid investments with original maturities of three months or less. As of September 30, 2017 and 2016, the Health System had book overdrafts of \$6,824 and \$11,785, respectively, at multiple institutions that is included in accounts payable and accrued liabilities.

**Inventories**—Inventories consist primarily of medical and surgical supplies and are stated at the lower of cost (on a moving-average basis) or market.

**Assets Whose Use is Limited**—Assets whose use is limited include assets set aside by the Board of Directors for future capital purposes over which the Board retains control and may, at its discretion, subsequently be used for debt retirement or other purposes. It also includes assets held by trustee under indenture agreements, assets restricted by donors for specific purposes and permanent endowment funds.

The Health System's long-term and short term investment portfolios are managed according to investment policies adopted by the Health System and based on overall investment objectives. Board designated funds are investments established by the Board for strategic future capital or operating expenditures intended to expand or preserve services provided to the communities it serves. All investments are recorded using settlement date accounting. Investment income and gains (losses) on investments whose use has not been restricted by the donor, including unrestricted income from endowment funds, are reported as part of investment income. Investment income and gains (losses) on investments whose income has been restricted by the donor are recorded as increases (decreases) to temporarily or permanently restricted net assets.

The Health System's investments primarily include mutual funds and debt securities that are carried at fair value. The Health System evaluates whether securities are other-than-temporarily impaired (OTTI) based on criteria that include the extent to which cost exceeds market value, the intent to sell, the duration of the market decline, the credit rating of the issuer or security, the failure of the issuer to make scheduled principal or

interest payments and the financial health and prospects of the issuer or security. Any declines in the value of investment securities determined to be OTTI are recognized in earnings and reported as OTTI losses. The Health System determined that no securities were OTTI as of September 30, 2017 and 2016.

**Property, Plant, and Equipment**—Property, plant, and equipment, including internal use software, are recorded at cost with the exception of donated assets, which are recorded at fair value at the date of donation. Property and equipment donated for Health System operations are recorded as additions to property, plant, and equipment when the assets are placed in service. Depreciation is computed using the straight-line method over the estimated useful lives of the depreciable assets with depreciation taken in both the year placed in service and the year of disposition.

The estimated useful lives of each asset ranges are as follows:

Buildings	15-40 years
Fixed and major movable equipment	2-20 years
Leasehold improvements	5–15 years
Information technology	3–7 years

Expenditures for maintenance and repairs are charged to expense as incurred and expenditures for renewals and betterments are capitalized. Upon sale or retirement of depreciable assets, the related cost and accumulated depreciation are removed from the records and any gain or loss is reflected in the statement of operations. Periodically, the Health System evaluates the carrying value of property, plant, and equipment for impairment based on undiscounted operating cash flows whenever events or changes occur which might impact recovery of recorded assets.

**Other Assets**—Other assets includes land and buildings held for future investment or future expansion, goodwill and other non-limited use assets.

**Goodwill**—Goodwill represents the future economic benefits arising from other assets acquired in a business combination that are not individually identified and separately recognized. Goodwill is not amortized but is subject to annual impairment testing at the reporting unit level. A reporting unit is defined as a component of an organization that engages in business activities from which it may earn revenues and incur expenses, whose operating results are regularly reviewed for decision making purposes and for which discrete financial information is available.

The quantitative impairment testing for goodwill includes a process consisting of identifying a potential impairment loss by comparing the fair value of the reporting unit to its carrying amount, including goodwill, and then measuring the impairment loss by comparing the implied fair value of the reporting unit to its carrying value. The fair value is estimated based upon internal evaluations of the related long-lived assets for each reporting unit and can include comparable market prices, quantitative analyses of

revenues and estimated future net cash flows. If the fair value of the reporting unit assets is less than their carrying value including goodwill, an impairment loss is recognized.

Our annual impairment test was performed as of June 30, 2017. In addition, impairment reviews are performed whenever circumstances indicate a possible impairment may exist.

Meaningful Use—Electronic Health Records (EHR) incentive earnings are recognized in other revenue following the grant accounting model. This model recognizes income ratably over the applicable reporting period as management becomes reasonably assured of meeting the required criteria. Amounts recognized represent management's best estimates for payments ultimately expected to be received. The demonstration of meaningful use is based on meeting a series of objectives and varies among hospitals and physician practices, between the Medicare and Medicaid programs and within the Medicaid program from state to state. Additionally, meeting the series of objectives in order to demonstrate meaningful use becomes progressively more stringent as its implementation is phased in through stages as outlined by the Centers for Medicare and Medicaid Services.

For the years ended September 30, 2017 and 2016, the Health System recognized meaningful use incentive revenue of \$3,802 and \$1,806, respectively, related to the Medicare and Medicaid programs.

**Costs of Borrowing**—Interest cost incurred on borrowed funds during the period of construction of capital assets is capitalized as a component of the cost of acquiring those assets. Financing costs are deferred and amortized over the life of the debt.

**Net Patient Service Revenue**—Net patient service revenue before provision for bad debts is reported at the estimated net realizable amounts from patients, third-party payors, and others for services rendered, including estimated retroactive adjustments under reimbursement agreements with third-party payors. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods as final settlements are determined.

**Charity Care**—The Health System provides services to all patients regardless of their ability to pay in accordance with its charity care policy. The estimated cost of providing these services was \$44,030 and \$34,891 in 2017 and 2016, respectively, calculated by multiplying the ratio of cost to gross charges for the Health System by the gross compensated charges associated with providing care to charity patients.

In addition to charity care services, the Health System provides services to patients who are deemed indigent under state Medicaid and county indigency program guidelines. In most cases, the cost of services provided to these patients exceeds the amounts received as compensation from the respective programs. In addition, in response to broader community needs, the Health System also provides many programs such as health screening, patient and health education programs, clinical and biomedical services to outlying hospitals, and serves as a clinical teaching site for higher education programs of health professionals. The following unaudited schedule summarizes the charges forgone in accordance with the Health System's charity care policy, the unpaid costs associated with services provided under Medicare, Medicaid, and county indigency programs, and the benefit of services provided to support broader community needs:

	Unaudited			
	2017	2016		
Estimated unpaid costs of services provided under Medicare, Medicaid, and county indigency programs Estimated benefit of services to support broader	\$330,980	\$315,243		
community needs	51,742	41,180		

**Income Taxes**—The Health System is a not-for-profit corporation and is recognized as tax-exempt pursuant to Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. The Health System accounts for uncertain tax positions in accordance with ASC Topic 740. Income tax liabilities are recorded for the impact of positions taken on income tax returns, which management believes are not more likely than not to be sustained on tax audit. Management is not aware of any uncertain tax positions that should be recorded.

**Unrelated Business Income**—The Health System is subject to federal excise tax on its unrelated business taxable income (UBTI). As of September 30, 2017, the Health System had approximately \$8,453 of UBTI Net Operating Losses from operating losses incurred from 1998 to 2017, which expire in years 2018 to 2038. The Health System does not believe that it is more likely than not they will utilize these losses prior to their expiration and as such has provided a full valuation allowance against these losses.

Capitated Revenue – Capitated revenue represents contractual revenue from value-based arrangements at St. Luke's Health Partners, where financial responsibility is assumed for services provided to enrollees by other institutional health care providers. In these arrangements, a settlement amount is calculated based on medical claims experience as compared to budget targets based on contractual terms. Capitated revenue is recognized during the period for which institutional providers are obligated to provide health services to enrollees. Settlements are accrued during the period in which the related services are rendered. Losses expected under the contract period in value-based arrangements are recognized when it is probable that expected medical claim expense exceeds future capitated revenue.

Reserves for incurred but not reported medical claims have been established for the unpaid costs of health care services covered under the value-based arrangements. The reserves are estimated based on actuarial analysis, historical experience, and payment trends. Subsequent actual claims experience will differ from the estimated reserve due to variances in estimated and actual utilization of health care services. As settlements are made and estimates are revised, the differences are reflected in current operations.

St. Luke's Health Partners bears full performance exposure on all value-based arrangements, with the exception of the Next Generation ACO program which is capped at plus or minus 10% of the capitated funding. St. Luke's Health Partners purchased provider excess loss coverage for this program. All other value-based arrangements include reinsurance purchased by the sponsoring payer, and is netted within medical claims expense related to the arrangement.

**Adopted Accounting Pronouncements**— In May 2015, the FASB issued ASU No. 2015-07, "Fair Value Measurement (Topic 820): Disclosures for Investments in Certain Entities that Calculate Net Asset Value per Share (or Its Equivalent)". This ASU removes the requirement to categorize the investments for which fair value is measured using net asset value per share within the fair value hierarchy. ASU 2015-07 is applicable to the Health System for the fiscal year beginning October 1, 2017 with early adoption permitted for the fiscal year beginning October 1, 2016. Early adoption of this guidance did not have a material impact on its consolidated financial statements.

On October 1, 2016, the Health System adopted Accounting Standards Update ("ASU") No. 2017-04, "Simplifying the Test for Goodwill Impairment," which simplifies the accounting for goodwill impairment by eliminating Step 2 from the goodwill impairment test. Although the adoption of this guidance resulted in a policy change for the Health System, it did not have a material impact on its consolidated financial statements.

On October 1, 2016, the Health System adopted ASU 2015-03, "Simplifying the Presentation of Debt Issuance Costs", which requires entities to present debt issuance costs related to a recognized debt liability as a direct deduction from the carrying amount of that debt liability. The adoption of this guidance resulted in deferred financing costs on the consolidated balance sheets being reclassified to offset long-term debt as of September 30, 2017 and 2016 in the amount of \$7,413 and \$8,087, respectively.

Forthcoming Accounting Pronouncements—In January 2016, the FASB issued ASU No. 2016-01, "Recognition and Measurement of Financial Assets and Financial Liabilities." This guidance revises accounting related to (1) the classification and measurement of investments in equity securities and (2) the presentation and certain fair value changes for financial liabilities measured at fair value. It also amends certain disclosure requirements associated with the fair value of financial instruments. This guidance is effective for the Health System beginning October 1, 2019. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

In February 2016, the FASB issued ASU No. 2016-02, "Leases." This guidance introduces a lessee model that brings substantially all leases onto the consolidated balance sheet. This guidance is effective for the Health System beginning October 1, 2019. Retrospective application is required. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

In March 2016, the FASB issued ASU No. 2016-07, "Investments—Equity Method and Joint Ventures: Simplifying the Transition to the Equity Method of Accounting." This guidance eliminates the requirement to retrospectively apply the equity method to an investment that subsequently qualifies for such accounting as a result of an increase in the level of ownership interest or degree of influence. This guidance is effective for the Health System beginning October 1, 2018. The Health System does not expect this guidance to have a material impact on the consolidated financial statements.

In May 2016, the Financial Accounting Standards Board ("FASB") issued ASU No. 2016-12, "Revenue From Contracts with Customers: Narrow-Scope Improvements and Practical Expedients," which amends certain aspects of the FASB'S revenue standard ASU 2014-09, "Revenue From Contracts with Customers." In March 2016, the FASB issued ASU No. 2016-08, "Revenue From Contracts with Customers: Principal Versus Agent Considerations (Reporting Revenue Gross Versus Net)." This guidance amends the principal versus agent implementation guidance and illustrations in the FASB's revenue standard, ASU No. 2014-09. In July 2015, the FASB issued ASU No. 2015-14, "Revenue From Contracts with Customers (Topic 606): Deferral of the Effective Date," which defers the effective date of the FASB's revenue standard, ASU 2014-09, by one year for all entities and permits early adoption on a limited basis. In May 2014, the FASB issued ASU No. 2014-09. This guidance outlines a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. After the deferral of the effective date, this guidance is effective for the Health System beginning October 1, 2018. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

In August 2016, the FASB issued ASU No. 2016-14, "Presentation of Financial Statements of Not-For-Profit Entities." This guidance simplifies and improves how not-for profit entities classify net assets as well as the information presented in the financial statements and notes about liquidity, financial performance and cash flows. This guidance is effective for the Health System beginning October 1, 2018. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

In August 2016, the Financial Accounting Standards Board ("FASB") issued ASU No. 2016-15, "Classification of Certain Cash Receipts and Cash Payments." This guidance adds or clarifies guidance on the classification of certain cash receipts and payments in the consolidated statements of cash flows. This guidance is effective for the Health System beginning October 1, 2019. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

In November 2016, the FASB issued ASU No. 2016-18 "Restricted Cash" which adds and clarifies guidance in the presentation of changes in restricted cash on the statement of cash flows requiring restricted cash to be included with cash and cash equivalents in the statement of cash flows. This guidance does not provide a definition of restricted cash. This guidance is effective for the Heath System beginning October 1, 2019. The Health System is still evaluating the impact this guidance may have on the consolidated statements of cash flows.

In March 2017, The FASB issued ASU No. 2017-07, "Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost," which amends the requirements related to the presentation of the components of net periodic benefit cost in the statement of operations for an entity's sponsored defined benefit pension and other postretirement plans. This guidance is effective for the Health System beginning October 1, 2019. The Health system does not expect this guidance to have a material impact on its consolidated financial statements.

#### 2. Discontinued Operations

**Discontinued Operations**—On November 12, 2012, private plaintiffs filed a complaint against the Health System in Idaho Federal District Court (the "Court") asserting that a planned business transaction between the Health System and an independent medical practice violated state and federal antitrust law. The suit sought money damages, attorney fees, and a preliminary and permanent injunction against the transaction. The court denied the request for a preliminary injunction, allowing the transaction to close in December of 2012, but set a trial on plaintiffs' request for an order unwinding the transaction. On March 26, 2013, the Federal Trade Commission and the State of Idaho filed a complaint for a permanent injunction requiring the Health System to unwind the transaction and pay for attorney fees incurred by the Office of the Idaho Attorney General.

On February 28, 2014, the Court entered a judgment permanently enjoining the transaction and ordering the Health System to unwind the transaction.

On December 10, 2015, the Court entered an order setting out the process to divest the medical practice from the Health System and appointing a Monitor and a Trustee to oversee the process. Based on the nature of the ruling associated with this medical practice, and due to the fact that the divestiture was completed in 2017, the Health System has determined to treat the operations related to the medical practice as discontinued operations in the financial statements.

On May 1, 2017, in accordance with the Court order the Health System completed the sales transaction to divest of the named medical practice. Operations and assets of the medical practice were transferred to the new ownership and all contingencies directly related to the sale were settled as of September 30, 2017.

The major components of discontinued operations presented in the Consolidated Statement of Operations and Changes in Net Assets include the following:

	2017		2016
Net patient service revenue (net of contractual allowances and discounts)	\$ 13,336	\$	24,302
Less provision for bad debts	 (23)	•	104
Net patient service revenue	13,359		24,198
Other revenue	 49		74
Total unrestricted revenues, gains, and			
other support	13,408		24,272
Operating expenses	 15,904		31,477
Net loss from discontinued operations	 (2,496)		(7,205)
Net loss from divestiture	 (11,438)		<u> </u>
Total net loss	\$ (13,934)	\$	(7,205)

Assets and liabilities held for sale presented in the Consolidated Balance Sheets as of September 30 are as follows:

	2	017		2016
ASSETS:				
Cash and cash equivalents	\$	_	\$	1,097
Receivables, net	•	_	7	1,641
Inventories		-		116
Prepaid expenses		_		175
Property, plant and equipment, net		-		2,291
Current assets of discontinued operations		-		5,320
LIABILITIES:				
Accounts payable and accrued liabilities	\$	-	\$	5,335
Current liabilities of discontinued operations	\$	_	\$	5,335

#### 3. Net Patient Service Revenue

The Health System has agreements with third-party payors that provide for payments to the Health System at amounts different from its established rates. A summary of the payment arrangements with major third-party payors follows:

*Medicare*—Inpatient acute and certain outpatient care services rendered to Medicare program beneficiaries are paid at prospectively determined rates based upon the service provided. These rates vary according to a patient classification system that is based on clinical, diagnostic, and other factors. Inpatient nonacute services, certain other outpatient services, and defined capital and medical education costs related to Medicare beneficiaries are paid based on a cost reimbursement methodology.

The Health System is reimbursed for cost reimbursable items at a tentative rate with final settlement determined after submission of annual cost reports by the Health System and audits thereof by the Medicare fiscal intermediary. The Health System's classification of patients under the Medicare program and the appropriateness of their admission are subject to a review by a peer review organization under contract with the fiscal intermediary.

**Medicaid**—Inpatient and outpatient services rendered to Medicaid program beneficiaries are reimbursed under a cost reimbursement methodology. The Health System is reimbursed at a tentative rate with final settlement determined after submission of annual cost reports by the Health System and audits thereof by the Medicaid fiscal intermediary.

Changes in estimates are included in results of operations in the period when such amounts are determined. The Health System has an opportunity to amend previously settled cost reports. With regard to the amended cost reports, the Health System accrues settlements when amounts are probable and estimable.

Changes in prior year estimates for Medicare and Medicaid increased net patient service revenue by \$10,708 and \$1,841 for the years ended September 30, 2017 and 2016.

**Other**—The Health System has also entered into payment agreements with certain commercial insurance carriers, health maintenance organizations, and preferred provider organizations. The basis for payment to the Health System under these agreements includes prospectively determined rates per patient day, per discharge and discounts from established charges.

The System records a provision for bad debts related to uninsured accounts to record the net self-pay accounts receivable at the estimated amounts the System expects to collect.

Patient service revenue (including patient co-pays and deductibles), net of contractual allowances and discounts (but before provision for uncollectible accounts) by primary payor source, for the year ended September 30 are as follows:

	2017	2016
Commercial payors, patients, and other Medicare program Medicaid program	\$ 1,143,508 406,258 206,510	\$ 1,182,181 618,214 196,017
	1,756,276	1,996,412
Less total provision for uncollectible accounts	 89,633	 98,909
	\$ 1,666,643	\$ 1,897,503

#### 4. Accounts Receivable and Concentration of Credit Risk

The Health System grants credit without collateral to its patients, most of whom are local residents and many of whom are insured under third-party payor agreements. Accounts receivable, reflected net of any contractual arrangements, as of September 30 are as follows:

	2017	2016
Commercial payors, patients, and other Medicare program Medicaid program Non-patient	\$ 279,333 77,599 25,500 29,165	\$ 287,762 55,286 21,752 18,283
	411,597	383,083
Less total allowance	96,262	71,953
	\$ 315,335	\$ 311,130

The allowance for estimated uncollectible accounts is determined by analyzing both historical information (write-offs by payor classification), as well as current economic conditions.

#### 5. Property, Plant, and Equipment

Property, plant, and equipment as of September 30 are as follows:

	2017	2016
Land Buildings, land improvements, and fixed equipment Major movable equipment and information technology	\$ 53,582 1,066,610	\$ 53,296 1,042,455
	777,118	627,791
	1,897,310	1,723,542
Less accumulated depreciation: Buildings, land improvements, and fixed equipment Major movable equipment and information	401,194	360,441
technology	499,951	408,032
	901,145	768,473
	996,165	955,069
Construction in process	181,759	188,283
	\$ 1,177,924	\$ 1,143,352

Depreciation expense was \$138,637 and \$105,676 for the years ended September 30, 2017 and 2016, respectively.

#### 6. Assets Whose Use is Limited

Assets whose use is limited that will be used for obligations classified as current liabilities and the current portion of pledges receivable are reported in current assets. Investments in equity securities with readily determinable fair values and all investments in debt securities are measured at fair value, based on quoted market prices of identical or similar assets. The majority of the Health System's investments are managed by independent

investment managers. The following table sets forth the composition of assets whose use is limited as of September 30:

		2017		2016
Board designated funds:				
Cash and cash equivalents	\$	15,368	\$	5,721
Mutual funds		168,354		151,133
Corporate bonds, notes, mortgages and				
asset-backed securities		273,050		272,761
Government and agency securities		121,204		140,962
Interest receivable		1,783		1,539
Due to donor restricted and permanent				
endowment funds		(44,201)		(40,503)
		535,558		531,613
Less amounts classified as current assets		(68,368)		(56,292)
	\$	467,190	\$	475 221
	Ψ	407,170	Ψ	475,321
Restricted funds:				
Cash and cash equivalents	\$	13,231	\$	38,169
Certificates of deposit, commercial paper	•		*	00,107
and other equities		-		43,443
Corporate bonds, notes, mortgages and				,
asset-backed securities		3,550		16,149
Government and agency securities		13,440		40,450
	<b>.</b>	00.004		
	\$	30,221	\$	138,211
Permanent endowment funds—due from				
board designated funds	\$	13,933	\$	12,220
	Ψ	13,733	Ψ	12,220
Donor restricted plant replacement and expansion				
funds and other specific purpose funds:				
Due from board designated funds	\$	30,269	\$	28,282
Pledges receivable	· -	3,397		3,309
	<b>*</b>	00.666		
	\$	33,666	\$	31,591

Investment income for assets limited as to use, cash equivalents, and other investments for the years ended September 30 are comprised of the following:

	2017	2016
Investment income: Interest income Realized loss on sales of securities	\$ 10,647 (1,673)	\$ 9,710 (624)
	\$ 8,974	\$ 9,086
Change in net unrealized gain on investments	\$ 15,553	\$ 15,528

In connection with the issuance of the certain bond obligations, the Health System is required to maintain a debt reserve fund. The debt reserve fund is to be used for the payment of principal and interest at maturity. The amount held in the debt reserve fund as of September 30, 2017, related to the Series 2008A Bonds, is \$16,971 (which includes \$3,269 to be paid over the next 12 months). This amount is included in restricted funds. Amounts held in custody, to be paid over the next 12 months, for the Series 2005 and 2012CD Bonds is \$1,937 and \$215, respectively. These amounts are also included in restricted funds.

Proceeds received from the Series 2014A Bonds are restricted to qualified expenditures related to a facility project of the Health System and are held by the Series 2014A Bond Trustee in a Construction Fund. Initial deposits into the Construction Fund were \$174,947 and the remaining balance as of September 30, 2017 and 2016 was \$3,570 and \$88,997, respectively.

Proceeds from the Bank of America Public Capital Corp financing are restricted to qualified expenditures related to an Electronic Medical Records System (EPIC) and are held in escrow by Zions Bank, NA. Initial deposits into escrow were \$50,000 and the remaining balance as of September 30, 2017 and 2016 was \$0 and \$24,006, respectively.

# 7. Temporarily and Permanently Restricted Net Assets

Restricted net assets as of September 30 consist of donor restricted contributions and grants, which are to be used as follows:

	2017	2016
Equipment and expansion Research and education Charity and other	\$ 21,536 4,452 9,276	\$ 16,179 4,020 11,075
Total temporarily restricted net assets	35,264	31,274
Permanently restricted net assets	 13,933	 12,220
Total restricted net assets	\$ 49,197	\$ 43,494

The composition of endowment net assets by type of fund as of September 30 is as follows:

	September 30, 2017					
	Temporarily Restricted	Permanently Restricted	Total			
Donor-restricted endowment net assets Board-designated endowment net assets	\$ - 2,326	\$ 13,933 	\$ 13,933 2,326			
Total endowment net assets	\$ 2,326	<u>\$ 13,933</u>	\$ 16,259			
	September 30, 2016					
	Temporarily Restricted	Permanently Restricted	Total			
	Nesu Icteu	Resurcted	Total			
Donor-restricted endowment net assets Board-designated endowment net assets	\$ - 2,538	\$ 12,220 	\$ 12,220 2,538			
Total endowment net assets	\$ 2,538	\$ 12,220	\$ 14,758			

# Changes in endowment net assets during 2017 and 2016 are as follows:

	September 30, 2017					
		porarily stricted		rmanently estricted		Total
Endowment net assets—beginning of period	\$	2,538	\$	12,220	\$	14,758
Investment returns		2,208		-		2,208
Unrealized losses		(505)		-		(505)
Contributions		5		271		276
Appropriation of endowment net assets for expenditure		-		(18)		(18)
Transfers to remove or add to board-designated endowment funds		(1,920)		1,460		(460)
Endowment net asset—end of period	\$	2,326	\$	13,933	<u>\$</u>	16,259
		Se	pteml	oer 30, 2016	,	
		iporarily stricted		rmanently estricted		Total
Endowment net assets—beginning of period	\$	510	\$	12,129	\$	12,639
Investment returns		1,023		-		1,023
Unrealized gains		209		-		209
Contributions		13		362		375
Appropriation of endowment net assets for expenditure		-		(16)		(16)
Transfers to remove or add to board-designated endowment funds		783		(255)		528
Endowment net asset—end of period	<u>\$</u>	2,538	\$	12,220	\$	14,758

8. **Debt**Long-term debt as of September 30 consists of the following:

		2017		2016
Obligations to Idaho Health Facilities Authority—Series 2014A				
Fixed Rate Bonds	\$	165 705	æ	165.065
Obligations to Idaho Health Facilities Authority—Series 2014A	Ф	165,705	\$	165,965
Fixed Rate Bond Premium		9,505		9,864
Obligations to Idaho Health Facilities Authority—Series 2012A		7,505		7,004
Fixed Rate Bonds		75,000		75,000
Obligations to Idaho Health Facilities Authority—Series 2012A				.,
Fixed Rate Bond Premium		658		703
Obligations to Idaho Health Facilities Authority—Series 2012B				
Variable Rate Direct Purchase		61,365		64,535
Obligations to Idaho Health Facilities Authority—Series 2012CD				
Variable Rate Revenue Bonds		150,000		150,000
Obligations to Idaho Health Facilities Authority—Series 2008A Fixed Rate Bonds		110010		
Obligations to Idaho Health Facilities Authority—Series 2008A		119,240		120,845
Fixed Rate Bond Discount		(2,803)		(2.012)
Obligations to Idaho Health Facilities Authority—Series 2005		(2,003)		(2,912)
Fixed Rate Bonds		96,940		100,085
Obligations to Idaho Health Facilities Authority—Series 2000		70,710		100,003
Fixed Rate Bonds		65,400		69,000
Obligations to Idaho Health Facilities Authority—Series 2000 and				,
Series 2005 Fixed Rate Bond Premium		3,851		4,068
Banc of America Public Capital Corp Equipment Financing		44,219		48,854
Capital lease obligations Notes payable		72,309		75,567
Line of credit		34,791		35,544
		11,006		5,475
Total debt		007406		000 #00
1 otal debt		907,186		922,593
Less current portion		32,754		26,412
·	-	02,701		20,712
Total long term debt, excluding deferred financing costs		874,432		006 101
and and an arrang action of manifering costs		074,432		896,181
Deferred financing costs		(7,413)		(8,087)
		(,,,,,,,)		(0,007)
Total long term debt	\$	867,019	\$	888,094
	Ψ	007,017	Ψ	000,034

As of September 30, 2017, the maturity schedule of long-term debt, excluding deferred financing costs, is as follows:

Years Ending September 30	Long-Term Debt			Capital Lease		Total
2018 2019 2020 2021 2022 Thereafter	\$	29,281 18,912 19,574 20,284 21,047 725,779	\$	6,302 6,085 5,841 5,946 6,052 73,578	\$	35,583 24,997 25,415 26,230 27,099 799,357
Less amount representing interest	\$	834,877	<u> </u>	103,804 (31,495) 72,309	<u></u>	938,681 (31,495) 907,186

#### Obligations to Idaho Health Facility Authority

Series 2000—Represents Fixed Rate Revenue Bonds, payable in annual payments ranging from \$2,800 to \$29,700, beginning July 2011 through July 2030. The Series 2000 bonds bear interest at a fixed rate ranging from 2.00% to 5.00% per annum calculated on the basis of a 360 day year comprised on 12 30-day months and are payable on July 1 and January 1 of each year. The average interest rate (which includes amortization of costs of issuance) during 2017 was 4.90%.

The Series 2000 bonds maturing on or after July 1, 2021, are subject to redemption prior to maturity at the option of the Health System.

The Series 2000 Bonds are secured with a mortgage on the Health System's hospital located in Boise, Idaho.

Series 2005—Represents Fixed Rate Revenue Bonds, payable in annual payments ranging from \$2,690 to \$51,710, beginning July 2011 through July 2035. The Series 2005 bonds bear interest at a fixed rate ranging from 2.00% to 5.00% per annum calculated on the basis of a 360 day year comprised on 12 30-day months and are payable on July 1 and January 1 of each year. The average interest rate (which includes amortization of costs of issuance) during 2017 was 4.74%.

The Series 2005 bonds maturing on or after July 1, 2021, are subject to redemption prior to maturity at the option of the Health System. In addition, Series 2005 bonds maturing on or after July 1, 2025, are subject to redemption prior to maturity at the option of the Health System on or after July 1, 2015.

The Series 2005 Bonds are secured with a mortgage on the Health System's hospital located in Boise, Idaho.

Series 2008A—Represents Fixed Rate Revenue Bonds, payable in annual payments ranging from \$1,130 to \$21,655 beginning November 2009 through 2037. The Series 2008A bonds bear interest at a fixed rate ranging from 4.00% to 6.75% per annum calculated on the basis of a 360 day year comprised of 12 30-day months and are payable on May 1 and November 1 of each year. The average interest rate (which includes amortization of costs of issuance) during 2017 was 6.83%.

The Series 2008A bonds maturing on or after November 1, 2019, are subject to redemption prior to maturity at the option of the Health System, on or after November 1, 2018.

Series 2012A—Represents Fixed Rate Revenue Bonds payable in annual payments ranging from \$23,780 to \$26,220, beginning March 2045 through March 2047. The Series 2012A Bonds bear interest at a fixed rate ranging from 4.50% to 5.00% per annum calculated based on a 360 day calendar year comprised of 12 30-day months and are payable on March 1 and September 1 of each year. The average interest rate (which includes amortization of costs of issuance) during 2017 was 4.84%.

The Series 2012A bonds are subject to redemption prior to maturity at the option of the Health System, on or after March 1, 2022.

Series 2012B—Represents Variable Rate Direct Purchases with Union Bank, N.A. in a privately placed transaction. The principal of the Series 2012B Bonds is payable in annual installments ranging from \$1,700 to \$5,160 between March 2013 and March 2032. The interest on the Series 2012B Bonds is currently payable monthly, as the Series 2012B Bonds are currently held in the Index Rate Mode (and the Health System has currently elected to use the one-month LIBOR Index Interest Period in connection with such Index Rate Mode). At the conclusion of the initial Index Rate Mode (i.e. July 30, 2019), and at the option of the Health System, the Series 2012B Bonds may be converted to the Daily Mode, the Weekly Mode, the Adjustable Long Mode, the Commercial Paper Mode, another Index Rate Mode, or the Fixed Mode upon compliance with certain conditions set forth in the bond documents. The interest payment dates, interest calculation methods, and terms, if any, upon which each Series 2012B Bond may or must be tendered for purchase in each Mode, are more fully set forth in the bond documents. The average interest rate (which includes amortization of costs of issuance) during 2017 was 1.83%.

The Series 2012B Bonds are subject to redemption prior to maturity at the option of the Health System in accordance with the terms set forth in the bond documents. During the initial Index Rate Mode, the Series 2012B Bonds are subject to optional redemption by the Health System on any business day upon payment of all fees required by the Index Rate Agreement.

*Series 2012C*—Represents Variable Rate Direct Purchases with Wells Fargo, N.A. in a privately placed transaction. The Series 2012C Bonds principal is payable in annual

payments ranging from \$11,820 to \$13,195, beginning November 2038 through November 2043. The Series 2012C Bonds interest is payable monthly, as the Series 2012C Bonds are currently held in the Index Rate Mode (with interest being calculated using the SIFMA Index Rate). At the conclusion of the initial Index Rate Mode (i.e. October 1, 2018), and at the option of the Health System, the Series 2012C Bonds may be converted to the Daily Mode, the Weekly Mode, the Adjustable Long Mode, the Commercial Paper Mode, another Index Rate Mode, or the Fixed Mode upon compliance with certain conditions set forth in the bond documents. The interest payments, interest calculations methods, and terms, if any, upon which each Series 2012C Bond may or must be tendered for purchase in each Mode are more fully set forth in the bond documents. The average interest rate (which includes amortization of costs of issuance) during 2017 was 1.46%.

The Series 2012C Bonds are subject to redemption prior to maturity at the option of the Health System in accordance with the terms set forth in the bond documents. During the initial Index Rate Mode, the Series 2012C Bonds are subject to optional redemption on any business day upon payment of the principle amount thereof, accrued interest thereon, and all fees required by the Index Rate Agreement.

Series 2012D—Represents Variable Rate Direct Purchases with Wells Fargo Municipal Capital Strategies, LLC in a privately placed transaction. The Series 2012D Bonds principal is payable in annual payments ranging from \$11,810 to \$13,220, beginning November 2038 through November 2043. The Series 2012D Bonds interest is payable monthly, as the Series 2012D Bonds are currently held in the Index Rate Mode (with interest being calculated using the LIBOR Index Rate). At the conclusion of the initial Index Rate Mode (i.e. October 1, 2018), and at the option of the Health System, the Series 2012D Bonds may be converted to the Daily Mode, the Weekly Mode, the Adjustable Long Mode, the Commercial Paper Mode, another Index Rate Mode, or the Fixed Mode upon compliance with certain conditions set forth in the bond documents. The interest payments, interest calculations methods, and terms, if any, upon which each Series 2012D Bond may or must be tendered for purchase in each Mode are more fully set forth in the bond documents. The average interest rate (which includes amortization of costs of issuance) during 2017 was 1.58%.

The Series 2012D Bonds are subject to redemption prior to maturity at the option of the Health System in accordance with the terms set forth in the bond documents. During the initial Index Rate Mode, the Series 2012D Bonds are subject to optional redemption on any business day upon payment of the principle amount thereof, accrued interest thereon, and all fees required by the Index Rate Agreement.

Series 2014A—Represents Fixed Rate Revenue Bonds, payable in annual installments ranging from \$170 to \$16,080 beginning March 2016 through March 2044. The Series 2014A bonds bear interest at a fixed rate ranging from 2.00% to 5.00% per annum calculated on the basis of a 360 day year comprised of 12 30-day months and are payable on March 1 and September 1 of each year. The average interest rate (which includes amortization of costs of issuance) during 2017 was 4.66%.

The Series 2014A bonds maturing on or after March 1, 2034 are subject to redemption prior to maturity at the option of the Health System.

The Series 2000, Series 2005, Series 2008A, Series 2012A, Series 2012B, Series 2012CD and Series 2014A bonds provide, among other things, restrictions on annual debt additions that the Health System may incur. The agreements also require that sufficient fees and rates be charged so as to provide net income available for debt service, as defined, in an amount not less than 125% of the annual principal and interest due on the Bonds. For the years ended September 30, 2017 and 2016, net income available for debt service, as defined, exceeded the minimum coverage required.

Banc of America Public Capital Corp—Represents ten-year debt financing, payable in quarterly installments, which include principal and interest of \$1,360 beginning August 2016 through May 2026. The Banc of America Public Capital Corp debt is secured by the Health System's EHR system and bears interest at a fixed rate of 1.756% per annum payable quarterly on February 18th, May 18th, August 18th, and November 18th.

**Notes Payable**—These notes are secured by medical office buildings and guaranteed by a third party. Principal and interest are payable on a monthly basis. Per the agreements, the notes mature in 2023. Interest is fixed at 4.25%.

**Line of Credit**—In September 2011, the Health System entered into an unsecured credit agreement with Key Bank, N.A. The agreement allows for borrowings up to \$60,000 and has a maturity date of March 24, 2020. In the event that principal amounts are outstanding, interest is incurred at a rate that is variable at the Prime Rate. The line of credit, among other things, contains an annual commitment fee of \$30 as well as a non-usage fee on the actual daily unborrowed portion of the principal amount available at the rate of one-fifth of 1% per annum. The outstanding balance as of September 30, 2017 and 2016 was \$5,000 and \$0, respectively.

In January 2010, the Health System entered into an unsecured credit agreement with Wells Fargo Bank, N.A. The agreement allows for borrowings up to \$8,000 and has a maturity date of October 31, 2017. The line of credit is to be utilized for working capital payments related to a cash payment program the Health System operates in connection with payments to vendors. In the event that principal is outstanding in excess of 30 days, interest is variable at daily three month LIBOR plus 1.75%. The outstanding balance as of September 30, 2017 and 2016 was \$6,006 and \$5,474, respectively. Principal amounts are advanced as vendor payments are made, and are required to be repaid on a monthly basis. As principal is paid in full on a monthly basis, no interest costs have been incurred.

**Interest Costs**—During the years ended September 30, 2017 and 2016 the Health System incurred total interest costs of \$36,445 and \$34,924, respectively. During 2017 and 2016, \$4,621 and \$3,685, respectively, has been capitalized and is reflected as a component of property, plant, and equipment. During the years ended September 30, 2017 and 2016, the Health System made cash payments for interest of \$36,380 and \$34,821, respectively, and cash payments for bond fees of \$408 and \$400, respectively.

## 9. **Noncontrolling Interest**

The following table shows the allocation of controlling and noncontrolling interest within net assets as of September 30:

	Total Net Assets	Controlling Interest	Noncontrolling Interest
Net assets—September 30, 2015	\$ 963,201	\$ 961,950	\$ 1,251
Unrestricted net assets:			
Revenue in excess of expenses	52,096	52,356	(260)
Change in noncontrolling interests	(1,196)	-	(1,196)
Change in net unrealized gain on investments	15,528	15,528	-
Net assets released from restrictions—capital	3,850	3,850	-
Change in funded status of pension plan	(20,601)	(20,601)	-
Increase in unrestricted net assets before			
discontinued operations	49,677	51,133	(1,456)
Loss from discontinued operations	(7,205)	(7,205)	-
Increase in unrestricted net assets	42,472	43,928	(1,456)
Increase in temporarily restricted net assets	5,457	5,457	-
Increase in permanently restricted net assets	91	91	-
Increase in net assets	48,020	49,476	(1,456)
Net assets—September 30, 2016	1,011,221	1,011,426	(205)
Unrestricted net assets:			
Revenue in excess of expenses	(19,502)	(20,035)	533
Change in noncontrolling interests	(843)	-	(843)
Change in net unrealized gain on investments	15,553	15,553	
Net assets released from restrictions—capital	782	782	-
Change in funded status of pension plans	22,351	22,351	
Increase in unrestricted net assets before			45
discontinued operations	18,341	18,651	(310)
Loss from discontinued operations	(13,934)	(13,934)	-
Increase in unrestricted net assets	4,407	4,717	(310)
Increase in temporarily restricted net assets	3,990	3,990	ī
Increase in permanently restricted net assets	1,713	1,713	_
Increase in net assets	10,110	10,420	(310)
Net assets—September 30, 2017	\$ 1,021,331	\$ 1,021,846	\$ (515)

#### 10. Employee Retirement Plans

**Defined Benefit Plans**—The St. Luke's Regional Medical, Ltd. Basic Pension Plan (the "SLRMC Plan") covers substantially all eligible employees employed by the Health System (with the exception of St. Luke's Magic Valley, Ltd. employees) on or before December 31, 1994. The SLRMC Plan was amended and restated effective January 1, 1995, to exclude employees hired on or after that date from participation in the SLRMC Plan; however, the SLRMC Plan remains in effect for those participants who qualify and were hired prior to January 1, 1995. Employees eligible for the SLRMC Plan with five or more years of service are entitled to annual pension benefits beginning at normal retirement age (65), or after obtaining age 62 with 25 years of service, equal to a percentage of their highest five-year average annual compensation, not to exceed a certain maximum. The Health System makes annual contributions to the SLRMC Plan as necessary.

The St. Luke's Magic Valley Regional Medical Center, Ltd. Plan (the "SLMVRMC Plan") covers substantially all eligible St. Luke's Magic Valley Regional Medical Center, Ltd. (SLMVRMC) employees employed by SLMVRMC on or before April 1, 2005. The SLMVRMC Plan was amended and restated effective April 1, 2005, to exclude employees hired on or after that date from participation in the SLMVRMC Plan; however, the SLMVRMC Plan remains in effect for those participants whose sum of their age plus years of credited service exceed 65 or who exceeded 10 years of service as of April 1, 2005. Participants are entitled to annual pension benefits beginning at normal retirement age (65), or after obtaining age 60 with 30 years of service, equal to a calculation based on either average annual compensation or credited service. The Health System makes annual contributions to the SLMVRMC Plan as necessary.

Effective October 1, 2016, the mortality tables were updated in order to more accurately reflect the generational projection of mortality improvement. These changes contributed to an increase in the projected benefit obligation in the amount of \$1,400 for the SLRMC Plan and \$600 for the SLMVRMC Plan for fiscal year ending September 30, 2017.

The following table sets forth the SLRMC Plan and the SLMVRMC Plan (collectively the "Plans") funded status, amounts recognized in the Health System's consolidated financial statements and other related financial information:

	SLRMC	SLMVRMC	Total 2017	Total 2016
Projected benefit obligation for service rendered to date Plan assets—at fair value	\$ 180,332	\$ 51,340	\$ 231,672	\$ 232,395
	137,648	43,547	181,195	162,333
Funded status	\$ (42,684)	\$ (7,793)	\$ (50,477)	\$ (70,062)
Employer contributions Accrued pension liability (all noncurrent) Change in funded status Amortization of prior service cost Amortization of net loss Net periodic benefit cost Benefits paid Accumulated benefit obligation	\$ 7,000	\$ 3,000	\$ 10,000	\$ 10,000
	42,684	7,793	50,477	70,062
	11,774	7,812	19,586	(17,084)
	80	-	80	3
	6,502	717	7,219	4,974
	8,701	179	8,880	7,446
	9,452	3,122	12,574	13,663
	165,811	51,340	217,151	215,569

Amounts recognized in unrestricted net assets related to the Plans at September 30, consist of:

	SLRMC	SLMVRMC		Total 2017		Total 2016	
Prior service cost Net actuarial loss	\$ 431 (47,614)	\$ (19,241)	\$	431 (66,855)	\$	511 (85,241)	

The measurement date used to determine pension benefits is September 30. Contributions to the Plans for the year ending September 30, 2018, are expected to be approximately \$10,000.

The overall investment strategy and policy has been developed based on the need to satisfy the long-term liabilities of the Plans. Risk management is accomplished through diversification across asset classes, multiple investment manager portfolios, and both

general and portfolio-specific investment guidelines. The asset allocation guidelines for the Plans are as follows:

	Target SLRMC	Target SLMVRMC
Investments:		
Large-cap funds	20 %	20 %
Mid-cap funds	10	10
Small-cap funds	10	10
Non-U.S. funds	20	20
Fixed income	29	39
Other	11	1

Managers are expected to generate a total return consistent with their philosophy and outperform both their respective peer group medians and an appropriate benchmark, net of expenses, over a one-, three-, and five-year period. The investment guidelines contain categorical restrictions such as no commodities, short-sales and margin purchases; and asset class restrictions that address such things as single security or sector concentration, capitalization limits and minimum quality standards.

Expected long-term returns on the Plans' assets are estimated by asset classes, and are generally based on historical returns, volatilities and risk premiums. Based upon the Plans' asset allocation, composite return percentiles are developed upon which the Plans' expected long-term return is determined. As of September 30, 2017, the amounts and percentages of the fair value of Plans' assets are as follows:

Domestic equity	SLRMC			SLMVRMC		
	\$	50,225	37 %	\$	17,870	41 %
International equity		36,209	27		8,680	20
Fixed income		36,446	27		16,332	37
Other		14,768	9		665	2
Total	<u>\$</u>	137,648	100 %	\$	43,547	100 %

The following benefit payments, which reflect expected future service, as appropriate, are expected to be paid from the Plans:

	SLRMO	SLMVRMC	Total
2018 2019 2020 2021 2022 2023–2027	\$ 12,9 13,1 13,6 13,4 13,3 61,7	.52       2,867         .615       3,047         .79       3,179         .884       3,231	16,019 16,662 16,658 16,615
	\$ 128,3	<u> </u>	\$ 159,523

Assumptions used in determining the actuarial present value of net periodic benefit cost of the Plans were as follows:

SLRMC	2017	2016
Spot discount rates Rate of increase in future compensation levels Expected long-term rate of return on assets	3.15-3.88% 2.50-4.00 7.00	3.15-3.88% 2.50-4.00 7.00
SLMVRMC		
Spot discount rates Expected long-term rate of return on assets	2.94-3.63% 7.00	2.94-3.63% 7.00

Assumptions used in determining the actuarial present value of projected benefit obligation of the Plans were as follows:

SLRMC	2017	2016
Weighted average discount rate Rate of increase in future compensation levels	3.86 % 2.50-4.00 2.	3.73 % .50-4.00
SLMVRMC		
Weighted average discount rate	3.78 %	3.63 %

The principal cause of the change in the unfunded pension liability is an increase in the fair value of pension assets, employer contributions and overall market performance.

**Supplemental Retirement Plan for Executives**—The Supplemental Retirement Plan for Executives (SERP) is a non-qualified retirement plan for certain executives of the Health

System. The following table sets forth the funded status, amounts recognized in the Health System's consolidated financial statements, and other SERP financial information:

		2017	2016
Projected benefit obligation for service rendered to date Plan assets—at fair value	\$ —	20,083	\$ 22,311
Funded status	\$	(20,083)	\$ (22,311)
Employer paid benefits Accrued pension liability (noncurrent) Accrued pension liability (current) Change in funded status Amortization of net loss Net periodic benefit cost Accumulated benefit obligation	\$	891 19,237 846 (2,227) 1,089 2,583 19,441	\$ 851 22,311 979 (2,582) 790 2,471 21,514

Due to its non-qualified status, the SERP is considered unfunded under the Employee Retirement Income Security Act, as disclosed above. The System has set aside funds in a Rabbi Trust for the purpose of funding the SERP. The Rabbi Trust plan asset balance was of September 30, 2017 and 2016 was \$4,177 and \$3,615, respectively.

The measurement dates used to determine pension benefits is September 30. Expected contributions to the Plan for the year ending September 30, 2018, are expected to be approximately \$846. The projected benefit obligation decrease was primarily driven by an increase in the discount rate from prior year.

Amounts recognized in unrestricted net assets related to the SERP at September 30, consist of:

	2017	2016
Net actuarial loss	\$ (3,723)	\$ (7,643)

The following benefit payments, which reflect expected future service, as appropriate, are expected to be paid from the SERP:

	Bened Payme	
2018		346
2019	1	842
2020	1,7	231
2021	1,3	354
2022	1,4	428
2022 2023 - 2027		096
	\$ 12,	797

Assumptions used in determining the actuarial present value of net periodic benefit cost were as follows:

	2017	2016
Spot discount rates Rate of increase in future compensation levels	2.97-3.76% 4.00	2.97-3.76% 4.00

Assumptions used in determining the actuarial present value of projected benefit obligation were as follows:

	2017	2016
Weighted average discount rate	3.78 %	3.64 %
Rate of increase in future compensation levels	4.00	4.00

**Defined Contribution Plan**—The Health System sponsors two defined contribution plans (the "contribution plans") that cover substantially all of its employees. The Health System's contributions to these contribution plans are at the discretion of the Health System's Board of Directors. Amounts contributed are allocated to participants based on individual compensation amounts, years of service, and the participant's level of participation in tax deferred annuity programs. During 2017 and 2016, contributions to these plans were \$27,286 and \$29,519, respectively.

#### 11. Fair Value of Financial Instruments

The following disclosure of the estimated fair value of financial instruments is made in accordance with the requirements of ASC 825, *Financial Instruments*. The Health System accounts for certain assets and liabilities at fair value or on a basis that is approximate to fair value. The estimated fair value amounts have been determined by the Health System using available market information and appropriate valuation methodologies. However, considerable judgment is required in interpreting market data to develop the estimates of

fair value. Accordingly, the estimates presented herein are not necessarily indicative of the amounts that the Health System could realize in a current market exchange.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value should be based on the assumptions that the market participants would use, including a consideration of nonperformance risk.

The Health System assesses the inputs used to measure fair value using a three-level hierarchy based on the extent to which inputs used in measuring fair value are observable in the market. The fair value hierarchy is as follows:

*Level 1*—Quoted (unadjusted) prices for identical assets or liabilities in active markets that the Health System has the ability to access.

Level 2—Other observable inputs, either directly or indirectly, including: Quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in inactive markets; inputs other than quoted prices that are observable for the asset or liability; and inputs that are derived principally from or corroborated by observable market data by correlation or other means. If the asset or liability has a specified or contractual term, the Level 2 input must be observable for substantially the full term of the asset or liability.

**Level 3**—Unobservable inputs for the asset or liability. The determination to measure the asset or liability as a level 3 depends on the significance of the input to the fair value measurement.

The asset or liabilities fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. In instances where the inputs used to measure fair value fall into different levels of the hierarchy, the fair value measurement has been determined based on the lowest-level input that is significant to the fair value measurement in its entirety. The System's assessment of the significance of a particular item to the fair value measurement in its entirety requires judgement, including the consideration of inputs specific to the asset. Valuation techniques used maximize the use of observable inputs and minimize the use of unobservable inputs. The Health System's policy is to recognize transfers between all levels as of the beginning of the reporting period. There were no significant transfers to or from Level 1 or Level 2 during the years ended September 30, 2017 and 2016.

Following is a description of the valuation methodologies used for the Health System's assets or liabilities measured at fair value.

**Cash and Cash Equivalents**—The carrying amounts reported in the balance sheet approximate their fair value.

Accounts Receivables, Accounts Payable, Accrued Liabilities, and Estimated Payable to Medicare and Medicaid Programs—The carrying amounts reported in the balance sheet approximate their fair value.

**Assets Whose Use is Limited**—These assets consist primarily of cash and cash equivalents, mutual funds, debt and equity securities, and pledges receivable. For cash and cash equivalents, pledges receivable and interest receivable, the carrying amount reported in the balance sheet approximates fair value.

For mutual funds the fair value is based on the value of the daily closing price as reported by the fund. Mutual funds held by the System are open-end mutual funds that are registered with the Securities and Exchange Commission. These funds are required to publish their daily net asset value (NAV) and to transact at that price. The mutual funds held by the System are deemed to be actively traded.

For equities (common stock), the fair value is based on the value of the closing price reported on the active market on which the individual securities are traded.

For government obligations, the fair value is measured using pricing models maximizing the use of observable inputs for similar securities.

For commercial paper, the fair value is based on amortized cost with observable inputs, including security cost, maturity, and credit rating.

For debt securities, the fair value is measured using quoted market prices and/or other market data for the same or comparable instruments and transactions in establishing the prices, discounted cash flows, and other pricing models. These models are primarily industry standard models that consider various assumptions, including time value and yield curve as well as other relevant economic measures.

The following tables set forth by level within the fair value hierarchy a summary of the Health System's investments measured at fair value on a recurring basis as of September 30:

Fair Value Measurements as of September 30, 2017, Using **Quoted Prices in** Significant **Active Markets** Other **Significant** for Identical Observable Unobservable Assets Inputs **Inputs** (Level 1) (Level 2) (Level 3) Total Investments: Cash and cash equivalents \$ 28,599 28,599 Mutual funds 44,534 123,820 168,354 Government and agency securities 134,644 134,644 Corporate bonds, notes, mortgages and asset-backed securities 201,512 201,512 Subtotal 73,133 \$ 459,976 \$ 533,109

Investments measured at net asset value:
Mortgages and asset-backed
securities

75,088

Total assets

\$ 608,197

Fair Value Measurements as of September 30, 2016, Using

-	Activ for	ed Prices in ve Markets Identical Assets Level 1)	Ose Obse	ificant ther ervable puts vel 2)	Unob:	nificant servable puts evel 3)		Total
Investments:								42.000
Cash and cash equivalents	\$	43,890	\$	-	\$	-	\$	43,890
Certificates of deposit, commercial paper and other equities		-	4	3,443		-		43,443
Mutual funds		45,135		5,998		-		151,133
Government and agency securities		77,678	10	3,734		-		181,412
Corporate bonds, notes, mortgages and asset-backed securities	8		21	8,670		<del></del>		218,670
Subtotal	\$	166,703	<u>\$ 47</u>	1,845	\$	-	<u>\$</u>	638,548
Investments measured at net asset valu	ıe:							
Mortgages and asset-backed securities								70,240
Total assets							<u>\$</u>	708,788

**Fair Value of Pension Plan Assets**—In addition to the types of assets listed above as held by the Health System, the pension plans also hold assets within limited partnerships, limited liability companies, and common collective trusts.

Mutual funds are valued at the daily closing price as reported by the fund. Mutual funds held by the Plan are open-ended mutual funds that are registered with the Securities and Exchange Commission. These funds are required to publish their daily net asset value (NAV) and to transact at that price.

Government obligations are valued at pricing models maximizing the use of observable inputs for similar securities.

Limited partnerships and limited liability companies are valued at fair value based on the audited financial statements of the partnerships and the percentage ownership in the partnership. This method is an accepted practical expedient that is considered equivalent to NAV. The assets held were further considered for level of inputs used. When quoted prices are not available for identical or similar assets, real estate assets are valued under a discounted cash flow or lender survey approach that maximizes observable inputs, but includes adjustments for certain risks that may not be observable, such as such as cap & discount rates, maturities and loan to value ratios.

Common collective trusts are valued at the NAV of units of a bank collective trust. The NAV, as provided by the trustee, is used as a practical expedient to estimate fair value. The NAV is based on the fair value of the underlying investments held by the fund less its liabilities. This practical expedient is not used when it is determined to be probable that the fund will sell the investment for an amount different than the reported NAV. Were the Plan to initiate a full redemption of the collective trust, the investment advisor reserves the right to temporarily delay withdrawal from the trust in order to ensure that securities liquidations will be carried out in an orderly business manner.

The following table sets forth by level, based on the hierarchy requirements for fair value guidance outlined previously, a summary of the assets of the Health System's Plans measured at fair value on a recurring basis as of September 30:

-	Act fo	ted Prices in ive Markets r Identical Assets (Level 1)	s of S	air Value Me September ignificant Other bservable Inputs (Level 2)	30, 201 Sigi Unob Ir		***	Total	•
Pension assets:									
Cash and cash equivalents Domestic mutual funds International mutual funds Government and agency securities Limited partnerships and liability companies	\$	2,267 83,796 43,721 - - 129,784	\$	- - 11,757 - 11,757		- - - - 8,015	\$	2,267 83,796 43,721 11,757 8,015	
Investments measured at net asset value: Common collective trusts Limited partnerships and liability companies								26,490 5,149	
Total assets							\$	181,195	

Fair Value Measurements as of September 30, 2016, Using

		a	is of Se	eptember .	30, 2016	o, using	
-	Quot	ed Prices in	Sig	nificant			
	Acti	ve Markets	(	Other	Sign	ificant	
	for	· Identical	Obs	ervable	Unobs	servable	
		Assets	I	nputs	In	puts	
	(	Level 1)		evel 2)	(Le	vel 3)	Total
Pension assets:							
Cash and cash equivalents	\$	663	\$	170	\$	-	\$ 833
Domestic mutual funds		74,655		-		•	74,655
International mutual funds		39,463		-		-	39,463
Government and agency securities		-		11,737		-	11,737
Limited partnerships and liability companies		-	<del></del> "	<u>-</u>		7,537	 7,537
Subtotal	\$	114,781	<u>\$</u>	11,907	\$	7,537	\$ 134,225
Investments measured at net asset value:							
Common collective trusts							23,241
Limited partnerships and liability companies							 4,867
Total assets							\$ 162,333

The Health System's use of Level 3 unobservable inputs account for 4.42% and 4.64%, respectively, of the total fair value of Pension Assets as of September 30, 2017 and 2016. The following table summarizes the changes in Level 3 assets measured at fair value as of September 30:

Beginning balance—September 30, 2015	\$	6,989
Allocation of net capital gain Miscellaneous fees Interest received Change in net unrealized gains		75 (81) 304 250
Ending balance—September 30, 2016		7,537
Allocation of net capital gain Miscellaneous fees Interest received Change in net unrealized gains	_	43 (86) 292 229
Ending balance—September 30, 2017	<u>\$</u>	8,015

The unrealized gains and losses on investment accounts at September 30, 2017 were determined to be temporary in nature as the change in market value for these assets was the result of fluctuating interest rates and market activity rather than the deterioration of the credit worthiness of the issuers. In the event that the Health System disposes of these securities before maturity, it is expected that the realized gains or losses, if any, will be immaterial both quantitatively and qualitatively to the statement of operations and financial position as of the Health System's fiscal year end.

The following tables show our investments' fair values and gross unrealized losses for individual securities that have been in a continuous loss position for 12 months or more as of September 30, 2017 and those that have been in a loss position for 12 months or more as of September 30, 2017. These investments are interest-yielding debt securities of varying maturities. We have determined that the unrealized loss position for these securities is primarily due to market volatility. Generally, in a rising interest rate environment, the estimated fair value of fixed income securities would be expected to decrease; conversely, in a decreasing interest rate environment, the estimated fair value of fixed income securities would be expected to increase. These securities may also be negatively impacted by illiquidity in the market.

In a	Continuous	<b>Loss Position</b>

		for Less than 12 Months			
	Estimated Fair Unrealized Value Losses			Total Number of Positions	
Corporate bonds, notes, mortgages and asset-backed securities Mutual funds Government & agency securities	\$	76,358 6,804 111,536	\$	(257) (265) (525)	190 6 136
Total	\$	194,698	\$	(1,047)	332

# In a Continuous Loss Position

	for more than 12 Months			
	Estimated Fair Unrealized Value Losses		Total Number of Positions	
Corporate bonds, notes, mortgages and asset-backed securities Mutual funds Government & agency securities	\$ 16,833 3,338 4,033	\$ (200) (109) (91)	51 21 12	
Total	\$ 24,204	\$ (400)	84	

**Fair Value of Debt**—The interest rate on the Health System's Variable Rate Revenue Bonds is reset daily to reflect current market rates. Consequently, the carrying value approximates fair value. The carrying amount reported in the balance sheet for capital leased assets approximates its fair value.

The estimated fair value of the Fixed Rate Bonds as of September 30, 2017 and 2016 was \$556,810 and \$590,391, respectively, and are based on Level 2 inputs within the fair value hierarchy. The fair value was estimated by discounting the future cash flows using rates currently available for debt of similar terms and maturity.

The estimated fair value of the notes payable as of September 30, 2017 and 2016, was \$43,301 and \$44,167, respectively. The fair value is based on Level 2 inputs within the fair value hierarchy and was estimated by discounting the future cash flows using rates currently available for debt of similar terms and maturity.

The fair value estimates presented herein are based on pertinent information available to management as of September 30, 2017. Although management is not aware of any factors that would significantly affect the estimated fair value amounts, such amounts have not been comprehensively revalued for purposes of these financial statements since that date, and current estimates of fair value may differ significantly from the amounts presented herein.

## 12. Commitments and Contingencies

The Health System leases office space under operating leases, some of which contain renewal options. Rental expense on the operating leases during 2017 and 2016 were \$16,867 and \$17,380, respectively. The Health System also leases out space in medical office buildings under non-cancelable operating leases. Rental income on these leases during 2017 and 2016 were \$2,753 and \$2,525, respectively.

As of September 30, 2017, future minimum rental income and payments on operating leases are as follows:

Years Ending September 30	Minimum Rental Revenue		Minimum Rental Payments	
2018	\$	2,797	\$	11,662
2019		2,971		8,924
2020		2,874		7,544
2021		2,902		5,563
2022		429		4,374
Thereafter				8,094
	<u>\$ 1</u>	1,973	\$	46,161

As of September 30, 2017 and 2016, the Health System had commitments on construction contracts and equipment purchases totaling \$25,775 and \$70,877, respectively.

The Health System maintains professional liability coverage through a "claims made" insurance policy. The policy provides coverage for claims filed within the period of the policy term. The current policy period ends September 30, 2017, and includes provisions for purchase of tail coverage in the event a new carrier is selected. The Health System also maintains reserves based on actuarial estimates provided by an independent third party for the portion of its professional liability risks, including incurred but not reported claims, for which it does not have insurance coverage. Reserves for losses and related expenses are estimated using expected loss reporting patterns and are discounted to their present value using a discount rate of 3.0%. There can be no assurance that the ultimate liability will not exceed such estimates. Adjustments to the reserves are included in results of operations in the periods when such amounts are determined. As of September 30, 2017 and 2016, the Health System had professional liability recorded in accounts payable and accrued liabilities in the amounts of \$11,541 and \$9,829, respectively.

In connection with the divestiture of the medical practice described in Note 2, on December 10, 2015, the Idaho Federal District Court entered an order setting out the process to divest the practice from the Health System and appointing a Monitor and a Trustee to oversee the process. A transaction divesting the medical practice closed on May 1, 2017.

The private plaintiffs and the State of Idaho sought recovery of their attorney fees incurred in the antitrust litigation leading to the divestiture order, and a judgment awarding fees to the State of Idaho and the private plaintiffs has been issued by the Court. The Health System paid the judgment as to the State of Idaho but has appealed the judgment awarding fees to the private plaintiffs. The Health System is awaiting resolution of the matter by the 9th Circuit Court of Appeals. As of the date the financial statements were available to be issued, this matter has not been monetarily resolved and the Health System maintains an accrued liability in the financial statements for its exposure to the fees owed. As of September 30, 2017 the amount of the accrued liability was \$7,399.

The Health System has antitrust insurance with coverage for defense costs, costs on appeal, and an award of attorney fees. After receipt of a letter from its insurer invoking an exclusionary clause to deny coverage in the antitrust litigation, the Health System filed a lawsuit on November 4, 2014 in Idaho Federal District Court alleging breach of the insurance contract and requesting a declaratory judgment that the insurance policy covers the antitrust litigation. The insurer asserted counterclaims for recoupment of defense costs already reimbursed in the antitrust litigation. On September 4, 2015, the Court decided in the Health System's favor. The insurer appealed that judgment to the 9th Circuit Court of Appeals, which upheld the lower court's judgment in favor of the Health System. The 9th Circuit's judgment took effect as of August 30, 2017. The Health System has claimed \$17,552 is due from the insurer, which consists of amounts previously paid

and accrued. Amounts received related to the claim will be recorded to the consolidated statement of operations in the period amounts are received.

The Health System is routinely involved in other litigation matters and regulatory investigations arising in the normal course of business. After consultation with legal counsel, management estimates that these matters will be resolved without material effect on the Health System's future financial position, results of operations, or cash flows.

#### 13. Functional Expenses

The Health System provides medical and healthcare services to residents within its geographic location. Expenses from continuing operations related to providing these services for the years ended September 30 are allocated as follows:

		2017	2016
Professional, nursing, and other patient care services Fiscal and administrative support services	\$ ——	2,043,901 311,652	\$ 1,538,165 356,040
	<u>\$</u>	2,355,553	\$ 1,894,205

### 14. Goodwill and Other Intangibles

The Health System considered various events and circumstances when it evaluated whether it's reporting unit fair values were less than their carrying value. Based on the Health System's assessment of relevant events and circumstances, the Health System has concluded that there was no impairment of goodwill for the fiscal years ended September 30, 2017 and 2016.

Other intangible assets of the Health System include covenants not to compete related to the acquisition of medical practices and are amortized over their useful lives, which typically range from five to seven years.

Other intangible assets as of September 30 consist of:

	2017	2016
Covenants not to compete Less accumulated amortization	\$ 46,849 (46,776)	\$ 46,849 (44,845)
Total other intangible assets	\$ 73	\$ 2,004

The Health System recorded amortization expense of \$1,931 and \$3,157 for the years ending September 30, 2017 and 2016, respectively. Remaining expected future amortization expense related to intangible assets in the amount of \$73 will be amortized in 2018.

# 15. Subsequent Events

The Health System has evaluated subsequent events through December 15, 2017. This is the date the financial statements were available to be issued.

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