TAX RETURN FILING INSTRUCTIONS

FORM 990

FOR THE YEAR ENDING

SEPTEMBER 30, 2020

PREPARED FOR:

ST. LUKE'S MCCALL, LTD. 190 E. BANNOCK BOISE, ID 83712

PREPARED BY:

DELOITTE TAX LLP 695 TOWN CENTER DRIVE, SUITE 1200 COSTA MESA, CA 92626-1924

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 COPY OF THE RETURN IS PROVIDED ONLY FOR PUBLIC DISCLOSURE PURPOSES. ANY CONFIDENTIAL INFORMATION REGARDING LARGE DONORS HAS BEEN REMOVED.

Extended to August 16, 2021

Return of Organization Exempt From Income Tax

Form **990** (Rev. January 2020)
Department of the Treasury Internal Revenue Service

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except private foundations)

▶ Do not enter social security numbers on this form as it may be made public.

► Go to www.irs.gov/Form990 for instructions and the latest information.

2019
Open to Public
Inspection

OMB No. 1545-0047

ĀF	or the	2019 calendar year, or tax year beginning OCT 1	, 2019 and	ending SE	P 30, 2020			
_	heck if	C Name of organization			D Employer identific	ation number		
a	plicable:	o realist or organization						
	Address	St. Luke's McCall, Ltd.						
	change Name				27-3311774			
	change Initial	Doing business as	d A	Dages/auita				
	return Final	Number and street (or P.O. box if mail is not delivere	d to street address)	Room/suite	I			
	return/ termin-	190 E. Bannock			(208) 706-958			
	ated	City or town, state or province, country, and ZIP	G Gross receipts \$	43,165,767.				
	Amende	Boise, ID 03/12			H(a) Is this a group re			
	Applica- tion	F Name and address of principal officer: Chris Ro	th		for subordinates?	Yes X No		
	pending	same as C above			H(b) Are all subordinates inc	luded? Yes No		
			(insert no.) 4947(a)(1)	or 527	If "No," attach a I	ist. (see instructions)		
J۷	Vebsite	: www.stlukesonline.org			H(c) Group exemption	number -		
ΚF	orm of c	rganization: X Corporation Trust Associa	ation Other	L Year o	of formation: 2010	State of legal domicile: ID		
Pa	rtI	Summary						
	1 B	riefly describe the organization's mission or most sign	ificant activities: Provide	e healthc	are services to			
မ		he community.						
æ	2 0	heck this box if the organization discontinu	ed its operations or dispos	sed of more	than 25% of its net asse	ets.		
Gover	3 N	lumber of voting members of the governing body (Parl			з	16		
جَي	4 N	lumber of independent voting members of the governi	. , , , , , , , , , , , , , , , , , , ,			10		
ಳ		otal number of individuals employed in calendar year 2				0		
ţį		otal number of volunteers (estimate if necessary)				29		
Aq _{iv} ities &		otal unrelated business revenue from Part VIII, column				0.		
A		let unrelated business taxable income from Form 990-		0.				
_	D IV	et differated busifiess taxable income from Form 990-	1 ,iii le 39		Prior Year	Current Year		
	_ ر	Contributions and grants (Dort VIII line 1b)		-	116,340.	2,693,176.		
enne					42,401,033.	39,154,257.		
					-24,880.			
à	10 Ir	nvestment income (Part VIII, column (A), lines 3, 4, and		80,849.	1,133,712.			
	111 0	Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c,	**:	-				
_		otal revenue - add lines 8 through 11 (must equal Part			42,573,342.	43,050,727.		
		Grants and similar amounts paid (Part IX, column (A), li			• 1	0.		
		enefits paid to or for members (Part IX, column (A), lin		_	0.	0.		
S		dalaries, other compensation, employee benefits (Part			0.			
enses		rofessional fundraising fees (Part IX, column (A), line 1			0.	0.		
Exp		otal fundraising expenses (Part IX, column (D), line 25)		10000	to her the case			
Ŵ	1	other expenses (Part IX, column (A), lines 11a-11d, 11f-			37,824,417.	38,717,689.		
	18 T	otal expenses. Add lines 13-17 (must equal Part IX, co	lumn (A), line 25)		37,825,176.	38,717,689.		
		evenue less expenses. Subtract line 18 from line 12			4,748,166.	4,333,038.		
90				Bed	inning of Current Year	End of Year		
Assets	20 T	otal assets (Part X, line 16)			48,910,539.	54,132,875.		
ASS.	21 T	otal liabilities (Part X, line 26)			4,517,734.	5,327,936.		
E.E		let assets or fund balances. Subtract line 21 from line	20		44,392,805.	48,804,939.		
Pa	irtii	Signature Block						
Und	er penalt	ies of perjury, I declare that I have examined this return, inclu	iding accompanying schedules	s and stateme	nts, and to the best of my	knowledge and belief, it is		
true,	correct	and complete. Declaration of preparer other than officer) is	based on all information of wh	nich _d reparer l	has any knowledge.			
		ρ_{t}	0:		2	2/21		
Sigi	ı	Signature of officer	2470		Date			
Her	e	Peter DiDio, Vice President, Control	ler					
	J	Type or print name and title						
_	-	Print/Type preparer's name Pre	parer's signature		Check	PTIN		
Paid		ohn Sadoff	John W. Sad	M. h 7	/27/2021 If self-employe	d P00540589		
Prep	arer	Firm's name Deloitte Tax LLP		7//	Firm's EIN	86-1065772		
•		Firm's address 695 Town Center Drive, Suit	e 1200					
	i	Costa Mesa, CA 92626-1924			Phone no.714	-436-7100		
May	the IR	S discuss this return with the preparer shown above?	(see instructions)			X Yes No		

	1990 (2019) St. Luke's McCall, Ltd.	27-3311774	Page 2
	rt III Statement of Program Service Accomplishments		<u> </u>
	Check if Schedule O contains a response or note to any line in this Part III		Х
1	Briefly describe the organization's mission:		
	To improve the health of people in the communities we serve.		
2	Did the organization undertake any significant program services during the year which were not listed on the		
	prior Form 990 or 990-EZ?	Y	es 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?	Y	es 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 n	neasured by expense	es.
	Section 501(c)(3) and 501(c)(4) organizations are required to report the amount of grants and allocations to others		
	revenue, if any, for each program service reported.	, ,	
4a	00 221 000	32,0	069,713.)
	Medical and Surgical		
	Services at St. Luke's McCall include a 24-hour emergency department,		
	outpatient surgery, orthopedic surgery, general surgery, diagnostics,		
	maternity services, inpatient physical therapy, intensive care and		
	medical/surgical units. During fiscal year 2020, St. Luke's McCall		
	provided patient care for 665 admissions covering 1,556 patient days.		
	They also provided patient care associated with 24,707 outpatient		
	visits.		
4b	(Code:) (Expenses \$ 6 , 479 , 754 . including grants of \$) (Revenu	7 (184 544 N
40	Physician Services (Code:) (Expenses \$) (Hevenu	· * * * * * * * * * * * * * * * * * * *)
	Inystotan bervices		
	St. Luke's McCall has two physician clinics:		
	St. Luke's McCall has two physician clinics:		
	(1) Daviette Johns Medical Clinia has simboon family medicine		
	(1) Payette Lakes Medical Clinic has sixteen family medicine		
	physicians, and seven family medicine P.A.'s and N.P.'s who		
	collectively completed 27,167 clinic visits in fiscal year 2020.		
	(2) McCall Medical Clinic has one family medicine physician, one family		
	medicine NP, three wound & hyperbarics medicine physicians, two wound &		
	hyperbarics PA's and NP's, one internal medicine physician, one general		
	surgeon, two orthopedic surgeons, two orthopedic P.A.'s, one oncology		
4c	(Code:) (Expenses \$	e \$)
4d	Other program services (Describe on Schedule O.)		
	(Expenses \$ including grants of \$) (Revenue \$)	
4e	DE 011 752	,	
	•		

Form 990 (2019) St. Luke's McCall, Ltd. 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)?		v	
_	If "Yes," complete Schedule A	1	X	
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			,,
	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			l
	during the tax year? If "Yes," complete Schedule C, Part II	4		X
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 donor-restricted endowments			
	or in 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	X	
е	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			l
	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	1,,
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		X
	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			"
45	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			x
40	foreign organization? If "Yes," complete Schedule F, Parts II and IV	15		_ A
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other assistance to	46		x
17	or for foreign individuals? <i>If</i> "Yes," <i>complete Schedule F, Parts III and IV</i> Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX,	16		<u> </u>
17		47		x
18	column (A), lines 6 and 11e? <i>If</i> "Yes," <i>complete Schedule G, Part I</i> Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines	17		
10		18		x
10	1c and 8a? If "Yes," complete Schedule G, Part II Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes."	⊢ '°		
19	•	10		x
20-	complete Schedule G, Part III	19 20a	Х	
20a	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	20a 20b	X	
21	If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return? Did the organization report more than \$5,000 of grants or other assistance to any domestic organization or	200		
4 1	domestic government on Part IX, column (A), line 1? If "Yes," complete Schedule I, Parts I and II	21		x
	democracy government on that by columnity y, into it: II fes, complete ochequie I, Parts I and II			

			Yes	No
22	Did the organization report more than \$5,000 of grants or other assistance to or for domestic individuals on			
	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		x
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		x
26	Did the organization report any amount on Part X, line 5 or 22, for receivables from or payables to any current			
	or former officer, director, trustee, key employee, creator or founder, substantial contributor, or 35%			
	controlled entity or family member of any of these persons? If "Yes." complete Schedule L. Part II	26		x
27	Did the organization provide a grant or other assistance to any current or former officer, director, trustee, key employee,			
	creator or founder, substantial contributor or employee thereof, a grant selection committee member, or to a 35% controlled			
	entity (including an employee thereof) or family member of any of these persons? If "Yes," complete Schedule L, Part III	27		x
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, key employee, creator or founder, or substantial contributor? <i>If</i>			
	"Yes," complete Schedule L, Part IV	28a		х
b	A family member of any individual described in line 28a? If "Yes," complete Schedule L, Part IV	28b		Х
	A 35% controlled entity of one or more individuals and/or organizations described in lines 28a or 28b? 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	Х	
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	Х	<u> </u>
	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		-
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
37	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?			
Pai	Note: All Form 990 filers are required to complete Schedule 0	38	Х	
Pd				77
	Check if Schedule O contains a response or note to any line in this Part V			X
	Establis mush must dis Baro of Establish Baro of		Yes	No
	Enter the humber reported in Box 6 617 6111 1636. Enter 6 11116t applicable			
	Litter the humber of Forms w-2d included in line 1a. Enter -0- in not applicable	4		
С	Did the organization comply with backup withholding rules for reportable payments to vendors and reportable gaming (gambling) winnings to prize winners?			
	(gambling) winnings to prize winners?	1c		Щ_

Form 990 (2019)

St. Luke's McCall, Ltd.

Part V Statements Regarding Other IRS Filings and Tax Compliance (continued)

			Yes	No						
2a	Enter the number of employees reported on Form W-3, Transmittal of Wage and Tax Statements,									
	filed for the calendar year ending with or within the year covered by this return 2a									
b	If at least one is reported on line 2a, did the organization file all required federal employment tax returns?	2b								
	Note: If the sum of lines 1a and 2a is greater than 250, you may be required to e-file (see instructions)									
3а	Did the organization have unrelated business gross income of \$1,000 or more during the year?									
b	If "Yes," has it filed a Form 990-T for this year? If "No" to line 3b, provide an explanation on Schedule O									
4a	At any time during the calendar year, did the organization have an interest in, or a signature or other authority over, a									
	financial account in a foreign country (such as a bank account, securities account, or other financial account)?									
b	If "Yes," enter the name of the foreign country									
	See instructions for filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Accounts (FBAR).									
	Was the organization a party to a prohibited tax shelter transaction at any time during the tax year?	5a		X						
	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								
ьа	Does the organization have annual gross receipts that are normally greater than \$100,000, and did the organization solicit			х						
h	any contributions that were not tax deductible as charitable contributions? If "Yes," did the organization include with every solicitation an express statement that such contributions or gifts	6a								
D		6b								
7	were not tax deductible? Organizations that may receive deductible contributions under section 170(c).	OD								
и а	Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods and services provided to the payor?	7a		Х						
	If "Yes," did the organization notify the donor of the value of the goods or services provided?	7b								
	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it was required									
	to file Form 8282?	7c		х						
d	If "Yes," indicate the number of Forms 8282 filed during the year									
е										
f										
g										
h	n If the organization received a contribution of cars, boats, airplanes, or other vehicles, did the organization file a Form 1098-C?									
8	Sponsoring organizations maintaining donor advised funds. Did a donor advised fund maintained by the									
	sponsoring organization have excess business holdings at any time during the year?	8								
9	Sponsoring organizations maintaining donor advised funds.									
а	Did the sponsoring organization make any taxable distributions under section 4966?	9a								
	Did the sponsoring organization make a distribution to a donor, donor advisor, or related person?	9b								
10	Section 501(c)(7) organizations. Enter:									
	Initiation fees and capital contributions included on Part VIII, line 12									
	Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities	1								
11	Section 501(c)(12) organizations. Enter: Gross income from members or shareholders 11a									
a		1								
D	Gross income from other sources (Do not net amounts due or paid to other sources against amounts due or received from them.) 11b									
12a	Section 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in lieu of Form 1041?	12a								
	If "Yes," enter the amount of tax-exempt interest received or accrued during the year	ı £u								
	Section 501(c)(29) qualified nonprofit health insurance issuers.									
	Is the organization licensed to issue qualified health plans in more than one state?	13a								
	Note: See the instructions for additional information the organization must report on Schedule O.									
b	Enter the amount of reserves the organization is required to maintain by the states in which the									
	organization is licensed to issue qualified health plans									
С	Enter the amount of reserves on hand									
	Did the organization receive any payments for indoor tanning services during the tax year?	14a		Х						
b	If "Yes," has it filed a Form 720 to report these payments? If "No," provide an explanation on Schedule O	14b								
15	Is the organization subject to the section 4960 tax on payment(s) of more than \$1,000,000 in remuneration or									
	excess parachute payment(s) during the year?	15		Х						
	If "Yes," see instructions and file Form 4720, Schedule N.									
16	Is the organization an educational institution subject to the section 4968 excise tax on net investment income?	16		Х						
	If "Yes," complete Form 4720, Schedule O.									

Form 990 (2019) St. Luke's McCall, Ltd. 27-3311774 Pag
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 on Schedule O. See instructions.

	Check if Schedule O contains a response or note to any line in this Part VI			X
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			
	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 on Schedule O.			
b	Enter the number of voting members included on line 1a, above, who are independent 1b 10			
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?	2	Х	
3	Did the organization delegate control over management duties customarily performed by or under the direct supervision			
	of officers, directors, trustees, or key employees to a management company or other person?	3		Х
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			
	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:	1.0		
а	The governing body?	8a	Х	
a h	Each committee with authority to act on behalf of the governing body?	8b	X	
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 on Schedule O	9		х
Sec	tion B. Policies (This Section B requests information about policies not required by the Internal Revenue Code.)	<u> </u>		
	the section B requests information about policies not required by the internal nevenue code.)		Yes	No
102	Did the organization have local chapters, branches, or affiliates?	10a	163	X
	If "Yes," did the organization have written policies and procedures governing the activities of such chapters, affiliates,	104		
		10b		
112	and branches to ensure their operations are consistent with the organization's exempt purposes? 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.	TTG		
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	X	
	Did the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe	120		
С		12c	х	
12	in Schedule O how this was done Did the organization have a written whistleblower policy?	13	Х	
13	•	14	X	
14	Did the organization have a written document retention and destruction policy?	14		
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?			
_		45.0		Х
a	The organization's CEO, Executive Director, or top management official Other officers or key employees of the organization	15a 15b		X
b		130		
160	If "Yes" to line 15a or 15b, describe the process in Schedule O (see instructions). Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a			
10a		160		Х
L	taxable entity during the year? If "Yes," did the organization follow a written policy or procedure requiring the organization to evaluate its participation	16a		21
b				
	in joint venture arrangements under applicable federal tax law, and take steps to safeguard the organization's	4Ch		
Soc	exempt status with respect to such arrangements? tion C. Disclosure	16b		
17	Elot the states with which a copy of this form coo is required to be fined \$\rightarrow\$	اد با مرم	ove!le!	hla
18	Section 6104 requires an organization to make its Forms 1023 (1024 or 1024-A, if applicable), 990, and 990-T (Section 501(c)(3)s	only)	avallal	oie
	for public inspection. Indicate how you made these available. Check all that apply.			
	X Own website Another's website X Upon request Other (explain on Schedule O)	c		
19	Describe on Schedule O whether (and if so, how) the organization made its governing documents, conflict of interest policy, and	tinano	cial	
	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			
	TOO E. DOMMOCK, DOISE, ID 03/14			

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

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.

See instructions for the order in which to list the persons above.

Check this box if neither the organization n	or any related	orga	ıniza	tion	con	npen	sate	ed any current officer, d	irector, or trustee.	
(A)	(B)		(C)					(D)	(E)	(F)
Name and title	Average	(do	not o	Pos			nne	Reportable	Reportable	Estimated
	hours per	box	(do not check box, unless p officer and a		rson i	s both	an	compensation	compensation	amount of
	week				iu a uirector/truste			from	from related	other
	(list any	irecto						the	organizations	compensation
	hours for related	e or d	tee			sated		organization (W-2/1099-MISC)	(W-2/1099-MISC)	from the organization
	organizations	Individual trustee or director	Institutional trustee		yee	Highest compensated employee		(** 2/ 1033 141100)		and related
	below	idual t	ution	 	Key employee	sst co	er			organizations
	line)	Indiv	Instit	Officer	Key e	Highe	Former			
(1) David C. Pate, MD, JD	2.00									
President & CEO (End 02/2020)	50.00	х		х				0.	10,412,717.	30,159.
(2) Mr. Chris Roth	2.00									
CEO & Director (Start 02/2020)	54.00	Х		Х				0.	938,275.	53,040.
(3) Mr. Rich Raimondi	0.50									
Chairman	5.50	Х		Х				0.	0.	0.
(4) Alan Korn, MD	0.50									
Director	3.50	Х						0.	0.	0.
(5) Lucie DiMaggio, MD	0.50									
Director	3.50	Х						0.	0.	0.
(6) Mr. Alan Horner	0.50									
Director (End 11/2019)	3.50	Х						0.	0.	0.
(7) Mr. Andy Scoggin	0.50									
Director	3.50	Х						0.	0.	0.
(8) Mr. Arthur F. Oppenheimer	0.50									
Director	3.50	Х						0.	0.	0.
(9) Mr. Bill Whitacre	0.50									
Director	3.50	Х						0.	0.	0.
(10) Mr. Bob Lokken	0.50									
Director	3.50	Х						0.	0.	0.
(11) Mr. Dan Krahn	0.50									
Director	3.50	Х						0.	0.	0.
(12) Mr. Jeff Fox	0.50									
Director	3.50	Х						0.	0.	0.
(13) Mr. Jon Miller	0.50									
Director	3.50	Х						0.	0.	0.
(14) Mr. Mark Durcan	0.50									
Director	3.50	Х		L	L		L	0.	0.	0.
(15) Mr. Tom Corrick	0.50									
Director	3.50	Х		L				0.	0.	0.
(16) Ms. Brigette Bilyeu	0.50									
Director	3.50	Х		L				0.	0.	0.
(17) Ms. Karen Vauk	0.50									
Director	3.50	Х						0.	0.	0.
									·	Form 990 (2010)

	s McCall, Ltd.								27-331177	4 Page •
Part VII Section A. Officers, Directors,	Trustees, Key Emp	oloy	ees,	and	Ηiς	ghes	t Co	ompensated Employee	s (continued)	
(A)	(B)	(C) (D)						(D)	(E)	(F)
Name and title	Average	(do	Position (do not check more than one					Reportable	Reportable	Estimated
	hours per	box	, unles	ss per	son is	s both	n an	compensation	compensation	amount of
	week		Ler an	lu a u	recto	i / ii us	lee)	from	from related	other
	(list any hours for	irecto						the organization	organizations (W-2/1099-MISC)	compensation from the
	related	eord	tee			sated		(W-2/1099-MISC)	(88-2/1099-181130)	organization
	organizations	Individual trustee or director	Institutional trustee		ee/	m pen		(W 27 1033 WIIGO)		and related
	below	idual	ution	<u>~</u>	key employee	st co oyee	eL			organizations
	line)	Indiv	Instit	Officer	Key e	Highest compensated employee	Former			_
(18) Ms. Lisa Grow	0.50									
Director	3.50	Х						0.	0.	0.
(19) Mr. Jeffrey S. Taylor	2.00									
SR VP/CFO/Treasurer	52.00			Х				0.	1,509,217.	52,971.
(20) Ms. Christine Neuhoff	2.00									
SVP/Chief Legal Officer/Sec	52.00			Х				0.	692,645.	45,939.
(21) Ms. Pamela Lindemoen	6.00									
VP Acute Care Services	38.00			Х				0.	595,823.	25,548.
(22) Mr. David McFadyen	10.00									
VP Population Health	30.00				Х			0.	392,209.	51,043.
(23) Gregory W. Irvine, M.D.	40.00									
Physician	0.00					Х		0.	724,172.	44,410.
(24) Amy Ocmand, M.D.	40.00									
Physician	0.00					Х		0.	403,677.	29,250.
(25) Adam Weller, M.D.	40.00									
Physician	0.00					Х		0.	363,811.	32,320.
(26) John A. Kremer, M.D.	40.00									
Physician	0.00					Х		0.	357,155.	32,328.
1b Subtotal							>	0.	16,389,701.	397,008.
c Total from continuation sheets to Pa	art VII, Section A							0.	552,513.	
d Total (add lines 1b and 1c)	<u></u>							0.	16,942,214.	486,115.

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

Per No
Did the organization list any former officer, director, trustee, key employee, or highest compensated employee on line 1a? If "Yes," complete Schedule J for such individual
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

Jian Complete Schedule J for such individual
Jian Complete Schedule J for such individual
Jian Complete Schedule J for such individual
Jian Complete Schedule J for such individual for services rendered to the organization? If "Yes," complete Schedule J for such person

Jian Complete Schedule J for such individual for services rendered to the organization? If "Yes," complete Schedule J for such person

Solution Individual for services Schedule J for such person

Jian Complete Schedule J for such person

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
Jordan Wilcomb Construction		
406 S 6th St, Boise, ID 83702	Construction Services	2,283,630.
K and T Steel Corp		
322 Diamond Ave W, Twin Falls, ID 83301	Construction Services	1,431,676.
Hummel Architects PLLC		
2785 N Bogus Basin Rd, Boise, ID 83702	Architectural Services	928,052.
Granite Excavation Inc		
225 S Wooddale Ave #115, Eagle, ID 83616	Construction Services	543,895.
Anesthesia Associates of Boise		
2537 W State St, Suite 200, Boise, ID 83702	Physician Services	527,000.
2 Total number of independent contractors (including but not limited t \$100,000 of compensation from the organization ▶	to those listed above) who received more than 25	

Part VII Section A. Officers, Directors, Tru	I	nplo	yee			lighe	est (, ,	
(A)	(B)	(C) (D)							(E)	(F)
Name and title	Average	Position (check all that apply)						Reportable	Reportable	Estimated
	hours	(cl	neck	all t	that	app	ly)	compensation	compensation	amount of
	per							from	from related	other
	week	_				oyee		the	organizations	compensation
	(list any	recto				em pl		organization	(W-2/1099-MISC)	from the
	hours for	ordi	e e			ated		(W-2/1099-MISC)		organization
	related	stee	trust		ao.	bens				and related
	organizations	Individual trustee or director	Institutional trustee		Key employee	Highest compensated employee				organizations
	below	Jivid	stituti	Officer	y em	ghest	Former			
	line)	ıı	Ĕ	J0	Ke	Ξ̈́	9			
(27) Maureen Ferguson, M.D.	40.00									
Physician	0.00					Х		0.	346,636.	41,191
(28) Sean McCallister	0.00									
Former Key Employee	0.00						Х	0.	205,877.	47,916
		1								
		ŀ								
		ł								
		1								
		l					l			
otal to Part VII, Section A, line 1c									552,513.	89,107

Form 990 (2019) St. Luke's
Part VIII Statement of Revenue

			Check if Schedule O	conta	ains a r	esponse	or note to any lin	e in this Part VIII			
							-	(A)	(B)	(C)	(D)
								Total revenue	Related or exempt function revenue	Unrelated business revenue	Revenue excluded from tax under
									lanction revenue	business revenue	sections 512 - 514
ts ts	1	a	Federated campaigns			1a					
Contributions, Gifts, Grants and Other Similar Amounts			Membership dues			1b					
E, E		С	Fundraising events			1c					
ifts ar A			Related organizations			1d					
S, G			Government grants (contr		ľ	1e	2,669,427.				
igis		f	All other contributions, gifts,	gran	ts, and						
but			similar amounts not included	abov	ve	1f	23,749.				
i di		g	Noncash contributions included in	lines '	1a-1f	1g \$					
an Co		h	Total. Add lines 1a-1f				>	2,693,176.			
							Business Code				
ě	2	2 a	Net Patient Revenue				900099	37,246,899.	37,246,899.		
Program Service Revenue		b	Contract Service Re	ven			900099	1,296,299.	1,296,299.		
Seg		С	Taxing District Rev				900099	322,405.	322,405.		
am eve		d	SLHS Allocation Rev	enu			900099	271,429.	271,429.		
ogr		е	Pharmacy Referral R	eve			900099	16,189.	16,189.		
Ā		f	All other program service	reve	nue		900099	1,036.	1,036.		
		g	Total. Add lines 2a-2f					39,154,257.			
	3	3	Investment income (include	ling	dividen	ıds, intere	est, and				
	other similar amounts)			>	120,838.			120,838.			
	4			roceeds							
	5	5	Royalties	. <u></u>			<u> </u>				
					(i)	Real	(ii) Personal				
	6	a	Gross rents	6a		900.					
		b	Less: rental expenses	6b		0.					
		С	Rental income or (loss)	6с		900.					
		d	Net rental income or (loss)) <u></u>				900.			900.
	7	a	Gross amount from sales of		- ''-	ecurities	(ii) Other				
			assets other than inventory	7a	1,1	12,414.	15,500.				
		b	Less: cost or other basis								
Jue			and sales expenses	7b	_	15,040.	0.				
her Revenue			Gain or (loss)	7с		97,374.		1 010 071			1 010 071
æ			Net gain or (loss)				D	1,012,874.			1,012,874.
	8	a	Gross income from fundraising events (not								
ō			including \$								
			contributions reported on								
			Part IV, line 18								
			Less: direct expenses								
	_		Net income or (loss) from				_				
	9	a	Gross income from gamin								
		h	Part IV, line 19								
			Less: direct expenses Net income or (loss) from								
	10										
	10	a	Gross sales of inventory, less returns and allowances 10a								
		h	Less: cost of goods sold								
			Net income or (loss) from				<u> </u>				
			THOUSE INCOME OF TOOSE HOLL	Juici	<u> </u>	ontoly	Business Code				
sno	11	a	Cafeteria/Catering/	Ven			722514	68,682.			68,682.
nec	•	b						,			,
Miscellaneous Revenue		c									
isc. Re			All other revenue								
Σ			Total. Add lines 11a-11d					68,682.			
	12		Total revenue. See instruction					43,050,727.	39,154,257.	0.	1,203,294.

27-3311774

Form 990 (2019) St. Luke's McCall, Ltd. 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).

0000	Check if Schedule O contains a respons				
	not include amounts reported on lines 6b, 8b, 9b, and 10b of Part VIII.	(A) Total expenses	(B) Program service expenses	(C) Management and general expenses	(D) Fundraising expenses
1	Grants and other assistance to domestic organizations		·		·
	and domestic governments. See Part IV, line 21				
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	` ' ' ' '	1,040,410.	1,040,410.		
a	Management	1,040,410.	1,040,410.		
b	Legal				
	Accounting				
	Lobbying				
	Professional fundraising services. See Part IV, line 17	28,491.	28,491.		
f	Investment management fees	20,451.	20,451.		
g	Other. (If line 11g amount exceeds 10% of line 25,	103,641.	103,641.		
40	column (A) amount, list line 11g expenses on Sch 0.)	14,290.	103,041.	11,786.	2,504.
12	Advertising and promotion	348,544.	331,419.	17,125.	2,304.
13 14	Office expenses	2,230,951.	2,223,827.	7,124.	
15	I	2,200,502.	2,220,027.	,,===•	
16	Royalties	394,848.	394,848.		
17	Occupancy	72,459.	67,850.	3,882.	727.
18	Payments of travel or entertainment expenses		, , , , , ,	7 7 7 7	
10	for any federal, state, or local public officials				
19	Conferences, conventions, and meetings				
20	Interest	310.	310.		
21	Payments to affiliates	Ť			
22	Depreciation, depletion, and amortization	1,897,023.	1,827,340.	69,683.	
23	Insurance	, ,	, ,	, 1	
24	Other expenses. Itemize expenses not covered above (List miscellaneous expenses on line 24e. If line 24e amount exceeds 10% of line 25, column (A) amount, list line 24e expenses on Schedule 0.)				
а	SLHS Allocated Wages	21,017,335.	18,922,067.	1,916,130.	179,138.
b	Supplies	5,687,735.	5,601,711.	78,758.	7,266.
C	Allocated SLHS Expenses	4,115,900.	4,115,900.	·	•
d	Contract Service	813,020.	723,152.	89,868.	
е	All other expenses	952,732.	430,787.	521,742.	203.
25	Total functional expenses. Add lines 1 through 24e	38,717,689.	35,811,753.	2,716,098.	189,838.
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)				
03201	0 01-20-20				Form 990 (2019)

Form 990 (2019) Part X Balance Sheet

Га	IL A	Balance Sheet					
		Check if Schedule O contains a response or	note to any	line in this Part X			
					(A) Beginning of year		(B) End of year
	1	Cash - non-interest-bearing				1	
	2	Savings and temporary cash investments			96,482.	2	76,582.
	3	Pledges and grants receivable, net				3	
	4	Accounts receivable, net			5,275,721.	4	5,322,349.
	5	Loans and other receivables from any currer	nt or former	officer, director,			
		trustee, key employee, creator or founder, su	ubstantial co	ontributor, or 35%			
		controlled entity or family member of any of	these perso	ns		5	
	6	Loans and other receivables from other disq	ualified pers	sons (as defined			
		under section 4958(f)(1)), and persons descr	ibed in sect	ion 4958(c)(3)(B)		6	
ठ	7	Notes and loans receivable, net				7	
Assets	8	Inventories for sale or use			1,309,739.	8	1,408,708.
Ä	9	Prepaid expenses and deferred charges			814,282.	9	821,489.
	10a	Land, buildings, and equipment: cost or other	er				
		basis. Complete Part VI of Schedule D	10a	34,379,124.			
	b	Less: accumulated depreciation	10b	12,038,484.	16,532,961.	10c	22,340,640.
	11	Investments - publicly traded securities			4,411,400.	11	4,604,145.
	12	Investments - other securities. See Part IV, li	ne 11			12	
	13	Investments - program-related. See Part IV, I	ine 11			13	
	14	Intangible assets			14		
	15	Other assets. See Part IV, line 11			20,469,954.	15	19,558,962.
	16	Total assets. Add lines 1 through 15 (must	equal line 33	3)	48,910,539.	16	54,132,875.
	17	Accounts payable and accrued expenses			2,271,469.	17	1,646,413.
	18	Grants payable				18	
	19	Deferred revenue				19	
	20	Tax-exempt bond liabilities				20	
	21	Escrow or custodial account liability. Comple	ete Part IV c	of Schedule D		21	
S	22	Loans and other payables to any current or f	ormer office	er, director,			
Ě		trustee, key employee, creator or founder, su	ubstantial co	ontributor, or 35%			
Liabilities		controlled entity or family member of any of	these perso	ns		22	
_	23	Secured mortgages and notes payable to un		· · · · · · · · · · · · · · · · · · ·		23	
	24	Unsecured notes and loans payable to unrel				24	
	25	Other liabilities (including federal income tax	, payables t	o related third			
		parties, and other liabilities not included on I	ines 17-24).	Complete Part X			
		of Schedule D			2,246,265.	25	3,681,523.
	26				4,517,734.	26	5,327,936.
"		Organizations that follow FASB ASC 958,	check here	• • •			
ĕ		and complete lines 27, 28, 32, and 33.					
<u>a</u>	27	Net assets without donor restrictions			44,392,805.	27	48,804,939.
Ä	28	Net assets with donor restrictions				28	
Ĕ		Organizations that do not follow FASB AS	C 958, che	ck here 🕨 📖			
Net Assets or Fund Balances		and complete lines 29 through 33.					
ts c	29	Capital stock or trust principal, or current fur				29	
SSE	30	Paid-in or capital surplus, or land, building, or				30	
tΑ	31	Retained earnings, endowment, accumulate			44 000 000	31	40.004.005
Se	32	Total net assets or fund balances		<u> </u>	44,392,805.	32	48,804,939.
	33	Total liabilities and net assets/fund balances			48,910,539.	33	54,132,875.

orm	n 990 (2019) St. Luke's McCall, Ltd.	27-	3311774	Pa	_{age} 12
Pa	rt XI Reconciliation of Net Assets				
	Check if Schedule O contains a response or note to any line in this Part XI				
		.			
1	Total revenue (must equal Part VIII, column (A), line 12)	1	43	3,050	,727.
2	Total expenses (must equal Part IX, column (A), line 25)	2	38	8,717	,689.
3	Revenue less expenses. Subtract line 2 from line 1	3		4,333	,038.
4	Net assets or fund balances at beginning of year (must equal Part X, line 32, column (A))	4	4	4,392	,805.
5	Net unrealized gains (losses) on investments	5		79	,096.
6	Donated services and use of facilities	6			
7	Investment expenses	7			
8	Prior period adjustments	8			
9	Other changes in net assets or fund balances (explain on Schedule O)	9			0.
10	Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line 32,				
	column (B))	10	48	8,804	,939.
Pa	rt XII Financial Statements and Reporting				
	Check if Schedule O contains a response or note to any line in this Part XII	<u></u>			
				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	Э.			
2a	Were the organization's financial statements compiled or reviewed by an independent accountant?		2a	1	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?		2b	X	
	If "Yes," check a box below to indicate whether the financial statements for the year were audited on a separate				
	consolidated basis, or both:				
	Separate basis X Consolidated basis Both consolidated and separate basis				
С	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?		2c	X	
	If the organization changed either its oversight process or selection process during the tax year, explain on Sche				
За	As a result of a federal award, was the organization required to undergo an audit or audits as set forth in the Sing	gle Audi	ıt		
	Act and OMB Circular A-133?	-	3a	1	х

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 on Schedule O and describe any steps taken to undergo such audits

Form **990** (2019)

SCHEDULE A

(Form 990 or 990-EZ)

Department of the Treasury

Internal Revenue Service

Total

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.

► Go to www.irs.gov/Form990 for instructions and the latest information.

OMB No. 1545-0047

2019

Open to Public Inspection

Name of the organization **Employer identification number** St. Luke's McCall, Ltd. 27-3311774 Reason for Public Charity Status (All organizations must complete this part.) See instructions Part I The organization is not a private foundation because it is: (For lines 1 through 12, check only one box.) A church, convention of churches, or association of churches described in section 170(b)(1)(A)(i). A school described in section 170(b)(1)(A)(ii). (Attach Schedule E (Form 990 or 990-EZ).) X 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 5 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.) 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 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.) An organization organized and operated exclusively to test for public safety. See section 509(a)(4). 11 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. Type II. A supporting organization supervised or controlled in connection with its supported organization(s), by having 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 II, Type III functionally integrated, or Type III non-functionally integrated supporting organization. Enter the number of supported organizations Provide the following information about the supported organization(s). (i) Name of supported (ii) EIN (iii) Type of organization (v) Amount of monetary (vi) Amount of other your governing document? (described on lines 1-10 organization support (see instructions) support (see instructions) No above (see instructions))

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 the box on line 5, 7, or 8 of Part I or if the organization failed to qualify under Part III. If the organization fails to qualify under the tests listed below, please complete Part III.)

360	tion A. Public Support				_		
Cale	ndar year (or fiscal year beginning in) 🕨	(a) 2015	(b) 2016	(c) 2017	(d) 2018	(e) 2019	(f) Total
1	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						
	Total. Add lines 1 through 3						
	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.						
	etion B. Total Support						
	ndar year (or fiscal year beginning in)	(a) 2015	(b) 2016	(c) 2017	(d) 2018	(e) 2019	(f) Total
	Amounts from line 4	(4, 20.0	(3) = 3 · 3	(5) = 5	(4) = 3 : 5	(0) = 0.10	(1) 10101
	Gross income from interest,						_
Ŭ	dividends, payments received on						
	securities loans, rents, royalties,						
	and income from similar sources						
9	Net income from unrelated business						
9	activities, whether or not the						
	business is regularly carried on						
10	Other income. Do not include gain						
10	· ·						
	or loss from the sale of capital						
	assets (Explain in Part VI.) Total support. Add lines 7 through 10						
	• • • • • • • • • • • • • • • • • • • •					40	
	Gross receipts from related activities,			d formth or fifth to		12 501(a)(2)	
13	First five years. If the Form 990 is for organization, check this box and stop	ŭ	,	•	•		▶□
Sec	tion C. Computation of Publi						
	Public support percentage for 2019 (li			olumn (fl)		14	%
	Public support percentage from 2018					15	/ 0 %
	33 1/3% support test - 2019. If the co						
IUa	stop here. The organization qualifies						
h	33 1/3% support test - 2018. If the co		~			or more, check thi	
b	and stop here. The organization quali						
170							
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 th				-		
	organization meets the "facts-and-circ						
18	Private foundation. If the organization	n did not check a	box on line 13, 16	a, 16b, 17a, or 17b	o, check this box a	na see instructions	_

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.)

Se	ction A. Public Support						
Cale	ndar year (or fiscal year beginning in)	(a) 2015	(b) 2016	(c) 2017	(d) 2018	(e) 2019	(f) Total
1	Gifts, grants, contributions, and						
	membership fees received. (Do not						
	include any "unusual grants.")						
2	Gross receipts from admissions,						
	merchandise sold or services per-						
	formed, or facilities furnished in any activity that is related to the						
	organization's tax-exempt purpose						
3	Gross receipts from activities that						
	are not an unrelated trade or bus-						
	iness under section 513						
4	Tax revenues levied for the organ-						
	ization's benefit and either paid to						
	or expended on its behalf						
5	The value of services or facilities						
	furnished by a governmental unit to						
	the organization without charge						
6	Total. Add lines 1 through 5						
78	Amounts included on lines 1, 2, and						
	3 received from disqualified persons						
k	Amounts included on lines 2 and 3 received from other than disqualified persons that						
	exceed the greater of \$5,000 or 1% of the						
	amount on line 13 for the year						
	Add lines 7a and 7b						
8	Public support. (Subtract line 7c from line 6.)						
	ction B. Total Support		I		T	T	T
	ndar year (or fiscal year beginning in)	(a) 2015	(b) 2016	(c) 2017	(d) 2018	(e) 2019	(f) Total
	Amounts from line 6						
108	Gross income from interest, dividends, payments received on						
	securities loans, rents, royalties,						
	and income from similar sources						
K	Unrelated business taxable income (less section 511 taxes) from businesses						
	, , , , , , , , , , , , , , , , , , ,						
	Add lines 10a and 10b Net income from unrelated business						
	activities not included in line 10b,						
	whether or not the business is regularly carried on						
12	Other income. Do not include gain						
_	or loss from the sale of capital						
13	assets (Explain in Part VI.) Total support. (Add lines 9, 10c, 11, and 12.)					1	
	First five years. If the Form 990 is for	r the organization's	s first second thir	d fourth or fifth ta	ax vear as a section	n 501(c)(3) organiza	ation
•		•		•	•	. , . ,	
Se	ction C. Computation of Publi						·····
15	Public support percentage for 2019 (I	ine 8, column (f), d	livided by line 13, o	column (f))		15	%
	Public support percentage from 2018					16	%
Se	ction D. Computation of Inves	tment Income	Percentage				
17	Investment income percentage for 20)19 (line 10c, colur	mn (f), divided by li	ne 13, column (f))		17	%
18	Investment income percentage from	2018 Schedule A,	Part III, line 17			18	%
198	a 33 1/3% support tests - 2019. If the					3 1/3%, and line 1	7 is not
	more than 33 1/3%, check this box ar						. □
k	33 1/3% support tests - 2018. If the						
	line 18 is not more than 33 1/3%, che	ck this box and st	t op here. The orga	nization qualifies a	as a publicly suppo	orted organization	
20	Private foundation. If the organization						

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 (as 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.)

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Pai	rt IV Supporting Organizations (continued)			
			Yes	No
11	Has the organization accepted a gift or contribution from any of the following persons?			
а	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		
С	A 35% controlled entity of a person described in (a) or (b) above? If "Yes" to a, b, or c, provide detail in Part VI.	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			
	regularly appoint or elect at least a majority of the organization's directors or trustees at all times during the			l
	tax year? If "No," describe in Part VI 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 Part VI 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			
			Yes	No
1	Did the organization provide to each of its supported organizations, by the last day of the fifth month of the			l
	organization's tax year, (i) a written notice describing the type and amount of support provided during the prior tax			l
	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		<u> </u>
2	Were any of the organization's officers, directors, or trustees either (i) appointed or elected by the supported			l
	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			l
	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 year (see instructions)			
a	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.			
c	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,			l
	how the organization was responsive to those supported organizations, and how the organization determined	0-		
	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			l
	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	Oh		
2	activities but for the organization's involvement. Perent of Supported Organizations Answer (a) and (b) holow	2b		
3	Parent of Supported Organizations. Answer (a) and (b) below. Did the organization have the power to regularly appoint or elect a majority of the officers, directors, or			
а	Did the organization have the power to regularly appoint or elect a majority of the officers, directors, or trustees of each of the supported organizations? <i>Provide details in Part VI.</i>	3a		
b		Ja		
D	of its supported organizations? If "Yes." describe in Part VI the role played by the organization in this regard.	3b		
	or no supported organizations: If Teo, describe it i will interest to biaved by the drughtzation in this redato			

Pa	rt V Type III Non-Functionally Integrated 509(a)(3) Supporting	g Orga	nizations		
1	1 Check here if the organization satisfied the Integral Part Test as a qualifying trust on Nov. 20, 1970 (explain in Part VI). See instruction				
	other Type III non-functionally integrated supporting organizations must con			•	
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			
С	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 Part VI):				
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-functionall	y integra	ted Type III supporting orga	nization (see	
	instructions)				

Schedule A (Form 990 or 990-EZ) 2019

Par	TV Type III Non-Functionally Integrated 509	(a)(3) Supporting Orga	inizations _(continued)	
Secti	on D - Distributions			Current Year
1	Amounts paid to supported organizations to accomplish exe	mpt purposes		
2	Amounts paid to perform activity that directly furthers exempt			
	organizations, in excess of income from activity			
3	Administrative expenses paid to accomplish exempt purpose	es of supported organizations		
4	Amounts paid to acquire exempt-use assets			
5	Qualified set-aside amounts (prior IRS approval required)			
	Other distributions (describe in Part VI). See instructions.			
7	Total annual distributions. Add lines 1 through 6.			
8	Distributions to attentive supported organizations to which the	ne organization is responsive		
	(provide details in Part VI). See instructions.	3		
9	Distributable amount for 2019 from Section C, line 6			
	Line 8 amount divided by line 9 amount			
	and our mount arrivable by mile of arrivable	(i)	(ii)	(iii)
Secti	on E - Distribution Allocations (see instructions)	Excess Distributions	Underdistributions Pre-2019	Distributable Amount for 2019
1	Distributable amount for 2019 from Section C, line 6			
2	Underdistributions, if any, for years prior to 2019 (reason-			
	able cause required- explain in Part VI). See instructions.			
3	Excess distributions carryover, if any, to 2019			
а	From 2014			
b	From 2015			
С	From 2016			
d	From 2017			
е	From 2018			
f	Total of lines 3a through e			
g	Applied to underdistributions of prior years			
h	Applied to 2019 distributable amount			
i	Carryover from 2014 not applied (see instructions)			
j	Remainder. Subtract lines 3g, 3h, and 3i from 3f.			
4	Distributions for 2019 from Section D,			
	line 7: \$			
а	Applied to underdistributions of prior years			
b	Applied to 2019 distributable amount			
С	Remainder. Subtract lines 4a and 4b from 4.			
5	Remaining underdistributions for years prior to 2019, 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 2019. Subtract lines 3h			
	and 4b from line 1. For result greater than zero, explain in			
	Part VI. See instructions.			
7	Excess distributions carryover to 2020. Add lines 3j			
	and 4c.			
8	Breakdown of line 7:			
	Excess from 2015			
	Excess from 2016			
	Excess from 2017			
	Excess from 2018			
	Excess from 2019			

Schedule A (Form 990 or 990-EZ) 2019

Schedule A	(Form 990 or 990-EZ) 2019 St. Luke s McCall, Ltd.	27-3311//4	Page 8
Part VI	Supplemental Information. Provide the explanations required by Part II, line 10; Part II, line 17a or Part IV, Section A, lines 1, 2, 3b, 3c, 4b, 4c, 5a, 6, 9a, 9b, 9c, 11a, 11b, and 11c; Part IV, Section B, lines 1 line 1; Part IV, Section D, lines 2 and 3; Part IV, Section E, lines 1c, 2a, 2b, 3a, and 3b; Part V, line 1; Part V Section D, lines 5, 6, and 8; and Part V, Section E, lines 2, 5, and 6. Also complete this part for any addition (See instructions.)	17b; Part III, line 12; and 2; Part IV, Section (, Section B, line 1e; Part	Э.

Schedule B

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

Department of the Treasury Internal Revenue Service

Name of the organization

Schedule of Contributors

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

➤ Go to www.irs.gov/Form990 for the latest information.

OMB No. 1545-0047

Employer identification number

2019

St	. Luke's McCall, Ltd.	27-3311774				
Organization type (check of	one):					
Filers of:	Section:					
Form 990 or 990-EZ	X 501(c)(3) (enter number) organization					
	4947(a)(1) nonexempt charitable trust not treated as a private foundation					
	527 political organization					
Form 990-PF	501(c)(3) exempt private foundation					
	4947(a)(1) nonexempt charitable trust treated as a private foundation					
	501(c)(3) taxable private foundation					
Note: Only a section 501(c) General Rule	s covered by the General Rule or a Special Rule . (7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule n filing Form 990, 990-EZ, or 990-PF that received, during the year, contributions totaling					
	one contributor. Complete Parts I and II. See instructions for determining a contributor's					
Special Rules						
sections 509(a)(1) any one contribute	n described in section 501(c)(3) filing Form 990 or 990-EZ that met the 33 1/3% support to and 170(b)(1)(A)(vi), that checked Schedule A (Form 990 or 990-EZ), Part II, line 13, 16a, cor, during the year, total contributions of the greater of (1) \$5,000; or (2) 2% of the amount, line 1. Complete Parts I and II.	or 16b, and that received from				
year, total contribu	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						
	nat isn't covered by the General Rule and/or the Special Rules doesn't file Schedule B (Fo Part IV, line 2, of its Form 990; or check the box on line H of its Form 990-EZ or on its Fo					

 $\ \ \, \text{LHA} \ \ \, \text{For Paperwork Reduction Act Notice, see the instructions for Form 990, 990-EZ, or 990-PF.}$

certify that it doesn't meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).

Schedule B (Form 990, 990-EZ, or 990-PF) (2019)

Name of organization

Employer identification number

St. Luke's McCall, Ltd.

27-3311774

Part I	Contributors (see instructions). Use duplicate copies of Part I if additi	onal space is needed.	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
1		\$23,749.	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
		- \$	Person Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
		\$	Person 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) Total contributions	(d) Type of contribution
No.	Name, address, and ZIP + 4		Person Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b) Name address and ZIP + 4	(c) Total contributions	(d)
No.	Name, address, and ZIP + 4	Total contributions	Person Payroll Complete Part II for noncash contributions.

Name of organization

Employer identification number

St. Luke's McCall, Ltd.

27-3311774

Part II	Noticasti Property (see instructions). Use duplicate copies of Part II if	r 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
		- - - - \$	

Name of or	rganization			Employer identification number
St. Luke	's McCall, Ltd.			27-3311774
Part III) through (e) and the following line charitable, etc., contributions of \$1,000	entry. For organizations	that total more than \$1,000 for the year
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) De	scription of how gift is held
		(e) Transfer of	gift	
-	Transferee's name, address, a	nd ZIP + 4	Relationship of tr	ansferor to transferee
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) De:	scription of how gift is held
Part I				
		(e) Transfer of	gift	
_	Transferee's name, address, a	nd ZIP + 4	Relationship of tr	ansferor to transferee
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) De	scription of how gift is held
		(e) Transfer of		
	Transferee's name, address, a	nd ZIP + 4	Relationship of tr	ansferor to transferee
(a) No. from				
from Part I	(b) Purpose of gift	(c) Use of gift	(d) De:	scription of how gift is held
		(a) Transfer of	nift.	
	Transferee's name, address, a	(e) Transfer of		ansferor 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.

Go to www.irs.gov/Form990 for instructions and the latest information.

Inspection

OMB No. 1545-0047

Name of the organization

Employer identification number

St. Luke's McCall, Ltd. 27-3311774 Organizations Maintaining Donor Advised Funds or Other Similar Funds or Accounts. Complete if the Part I organization answered "Yes" on Form 990, Part IV, line 6. (a) Donor advised funds (b) Funds and other accounts Total number at end of year Aggregate value of contributions to (during year) 2 3 Aggregate value of grants from (during year) Aggregate value at end of year Did the organization inform all donors and donor advisors in writing that the assets held in donor advised funds 5 are the organization's property, subject to the organization's exclusive legal control? Did the organization inform all grantees, donors, and donor advisors in writing that grant funds can be used only for charitable purposes and not for the benefit of the donor or donor advisor, or for any other purpose conferring Conservation Easements. Complete if the organization answered "Yes" on Form 990, Part IV, line 7. Purpose(s) of conservation easements held by the organization (check all that apply). Preservation of land for public use (for example, recreation or education) Preservation of a historically important land area Protection of natural habitat Preservation of a certified historic structure Preservation of open space Complete lines 2a through 2d if the organization held a qualified conservation contribution in the form of a conservation easement on the last Held at the End of the Tax Year day of the tax year. Total number of conservation easements 2a Total acreage restricted by conservation easements 2b Number of conservation easements on a certified historic structure included in (a) 2c Number of conservation easements included in (c) acquired after 7/25/06, and not on a historic structure listed in the National Register 2d Number of conservation easements modified, transferred, released, extinguished, or terminated by the organization during the tax Number of states where property subject to conservation easement is located Does the organization have a written policy regarding the periodic monitoring, inspection, handling of violations, and enforcement of the conservation easements it holds? ______ Staff and volunteer hours devoted to monitoring, inspecting, handling of violations, and enforcing conservation easements during the year 6 Amount of expenses incurred in monitoring, inspecting, handling of violations, and enforcing conservation easements during the year Does each conservation easement reported on line 2(d) above satisfy the requirements of section 170(h)(4)(B)(i) and section 170(h)(4)(B)(ii)? In Part XIII, describe how the organization reports conservation easements in its revenue and expense statement and balance sheet, and include, if applicable, the text of the footnote to the organization's financial statements that describes the organization's accounting for conservation easements. Organizations Maintaining Collections of Art, Historical Treasures, or Other Similar Assets. Complete if the organization answered "Yes" on Form 990, Part IV, line 8. 1a If the organization elected, as permitted under FASB ASC 958, not to report in its revenue statement and balance sheet works of art, historical treasures, or other similar assets held for public exhibition, education, or research in furtherance of public service, provide in Part XIII the text of the footnote to its financial statements that describes these items. b If the organization elected, as permitted under FASB ASC 958, to report in its revenue statement and balance sheet works of art, historical treasures, or other similar assets held for public exhibition, education, or research in furtherance of public 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 If the organization received or held works of art, historical treasures, or other similar assets for financial gain, provide

Assets included in Form 990, Part X

the following amounts required to be reported under FASB ASC 958 relating to these items:

a Revenue included on Form 990, Part VIII, line 1

	dule D (Form 990) 2019 St. Luke's Mc				27-33		Pa	age 2
Par	t III Organizations Maintaining Coll					S (contin	nued)	
3	Using the organization's acquisition, accession,	and other records, check	any of the following that	make signifi	cant use of its			
	collection items (check all that apply):							
а	Public exhibition		Loan or exchange progra					
b	Scholarly research	е	Other					
С	Preservation for future generations							
4	Provide a description of the organization's collection					t XIII.		
5	During the year, did the organization solicit or re					_		7
Dav	to be sold to raise funds rather than to be maint					Yes		<u>No</u>
Par	t IV Escrow and Custodial Arrange		e organization answered '	"Yes" on For	m 990, Part IV,	line 9, or		
	reported an amount on Form 990, Part X							
1a	Is the organization an agent, trustee, custodian	•			_	٦.,		٦
	on Form 990, Part X?				∟	Yes		No
b	If "Yes," explain the arrangement in Part XIII and	I complete the following	able:	Г				
					_	Amount	<u> </u>	
	Beginning balance				1c			
	Additions during the year				1d			—
	Distributions during the year				1e			—
	Ending balance				1f	٦,,	_	1
	Did the organization include an amount on Form			-		Yes		∐ No
	If "Yes," explain the arrangement in Part XIII. Chet V Endowment Funds. Complete if the							
ı uı					Three years heal	(a) Four		book
4.		a) Current year (b) F	Prior year (c) Two year	rs dack (a)	Three years back	(e) Four	years	раск
1a	Beginning of year balance							
	Contributions							
	Net investment earnings, gains, and losses					1		
	Grants or scholarships							
е	Other expenditures for facilities							
	and programs							
	Administrative expenses					1		
g	End of year balance	was and balance (line 1	a column (a)) hold cou					
2	Provide the estimated percentage of the current Board designated or quasi-endowment	•	g, column (a)) neld as.					
a b	Permanent endowment							
0	Term endowment > %	70						
C	The percentages on lines 2a, 2b, and 2c should	ogual 100%						
20	Are there endowment funds not in the possession	•	t are held and administer	ad for the or	agnization			
Sa		on or the organization tha	it are rielu ariu auriiriister	ed for the or	gariization	ſ	Yes	No.
	by:					20(i)	162	No
	(i) Unrelated organizations							
L	(ii) Related organizations	a listed as required as C	abadula D2			3a(ii)		
4						. 3b		
	Describe in Part XIII the intended uses of the org t VI Land, Buildings, and Equipmen		unus.					
	Complete if the organization answered "		/ line 11a See Form 990	Part Y line	10			
	<u> </u>	T	í I	,		(d) Page	k volue	
	Description of property	(a) Cost or other basis (investment)	(b) Cost or other basis (other)	(c) Accur deprec		(d) Bool	n value	7
10	Land	88,407.	169,054.	dopico			257,	461
	Land Buildings	33,207.	8,772,534.	5	715,391.		057,	
		1	, , •	- /	,	. ,	. ,	-

7,867,959.

17,481,170.

Schedule D (Form 990) 2019

1,935,504.

17,090,532.

22,340,640.

5,932,455.

390,638.

e Other

c Leasehold improvements

d Equipment

Total. Add lines 1a through 1e. (Column (d) must equal Form 990, Part X, column (B), line 10c.)

Schedule D (Form 990) 2019 St. Luke's McCal	.1, Ltd.	2	7-3311774	Page 3
Part VII Investments - Other Securities.				
Complete if the organization answered "Yes" (a) Description of security or category (including name of security)	on Form 990, Part IV, line 1	11b. See Form 990, Part X, line 12. (c) Method of valuation: Cost or end	of year market	value
	(b) Book value	(c) Method of Valuation. Cost of end	1-01-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.	Law Farma 000 Back IV Back	11 - O Francisco Bart V. Francisco		
Complete if the organization answered "Yes" (a) Description of investment	(b) Book value	(c) Method of valuation: Cost or end	d-of-vear market	value
., .	(b) Book value	(c) Welfied of Valuation. Cost of City	7 or year market	value
(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"		11d. See Form 990, Part X, line 15.	(b) Pook	voluo
	Description		(b) Book \	
_ \ \ -7			19,	558,962.
(2)				
(5)				
(6)				
(7)				
(8)				
(9)				
Total. (Column (b) must equal Form 990. Part X. col. (B) lin	e 15.)	>	19,	558,962.
Part X Other Liabilities.				
Complete if the organization answered "Yes"	on Form 990, Part IV, line 1	11e or 11f. See Form 990, Part X, line 25		
1. (a) Description of liability			(b) Book v	/alue
(1) Federal income taxes			2	200 105
(2) AP Medicare-Medicaid Prog (3) Operating Leases				308,195.
(6)				373,328.
<u>(4)</u>				
(7)				
(8)				
(9)				

Total. (Column (b) must equal Form 990, Part X, col. (B) line 25.) ... 2. 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 FASB ASC 740. Check here if the text of the footnote has been provided in Part XIII

3,681,523.

Pa	rt XI Reconciliation of Revenue per Audited Financial		e per Return.	
	Complete if the organization answered "Yes" on Form 990, Part	IV, line 12a.		
1	Total revenue, gains, and other support per audited financial statements	s	1	
2	Amounts included on line 1 but not on Form 990, Part VIII, line 12:			
а	Net unrealized gains (losses) on investments			
b	Donated services and use of facilities	2b		
С	Recoveries of prior year grants			
d	Other (Describe in Part XIII.)	2d		
е	J			
3	Subtract line 2e from line 1		3	
4	Amounts included on Form 990, Part VIII, line 12, but not on line 1:	1 1		
а	Investment expenses not included on Form 990, Part VIII, line 7b			
b	, , , , , , , , , , , , , , , , , , , ,	4b		
С				
5	Total revenue. Add lines 3 and 4c. (This must equal Form 990, Part I, line	e 12.)		
Га	rt XII Reconciliation of Expenses per Audited Financial	-	es per neturn.	
	Complete if the organization answered "Yes" on Form 990, Part			
1	Total expenses and losses per audited financial statements		1	
2	Amounts included on line 1 but not on Form 990, Part IX, line 25:	1 - 1		
а	Donated services and use of facilities			
b				
С	Other losses			
d	,			
е	J			
3	Subtract line 2e from line 1		3	
4	Amounts included on Form 990, Part IX, line 25, but not on line 1:	1.1		
a	Investment expenses not included on Form 990, Part VIII, line 7b			
b	, , , , , , , , , , , , , , , , , , , ,			
c				
5 Pa	Total expenses. Add lines 3 and 4c. (This must equal Form 990, Part I, lirt XIII Supplemental Information.	ne 18.)	5	
	ide the descriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a	and 4: Bort IV, lines 1h and 2h: Bo	ut V line 4: Bart V line 2: Bart VI	
	2d and 4b; and Part XII, lines 2d and 4b. Also complete this part to provi		III V, III le 4, Fait A, III le 2, Fait Ai,	
111163	20 and 4b, and Fart All, lines 20 and 4b. Also complete this part to provi	de any additional information.		
Part	X, Line 2:			
	•			
Foot	note Disclosure-Uncertain Tax Positions Under ASC 740	(Source:		
Cons	solidated Financial Statements-St. Luke's Health System	m)		
Inco	ome Taxes-The Health System is a not-for-profit corpor	ation and is		
reco	ognized as tax exempt pursuant to Section 501(c)(3) of	the Internal		
_	a 1 5 1006 1 1 m 1 m 1 1 a 1 1			
Reve	enue Code of 1986, as amended. The Health System has a	ctivities that		
370	considered unrelated business taxable income (UBTI),	which are subject		
	completed anietated publices taxable income (UBII),	maron are subject		
to e	excise tax. The Health System also has a taxable subsi	diary SLHP whose		
		<u>- , </u>		
opei	rations are included in the consolidated financial sta	tements and as		
such	n we have provided for income taxes on this activity us	nder the		
	ounting Standards Codification (ASC) 740.			

I- I (CONUNIDECI)	
For the Health System's taxable subsidiary and activities considered UBTI,	
income taxes are accounted for under the asset and liability method, which	
requires the recognition of Deferred Tax Assets (DTAs) and Deferred Tax	
Liabilities (DTLs) for the expected future tax consequences of events that	
have been included in the consolidated financial statements. Under this	
method, the Health System determines DTAs and DTLs on the basis of the	
differences between the financial statement and tax bases of assets and	
liabilities using enacted tax rates in effect for the year in which the	
differences are expected to reverse. The effect of a change in tax rates	
on DTAs and DTLs is recognized in results of operations in the period that	
includes the enactment date of the rate change.	
The Health System recognizes DTAs to the extent that these assets are more	
likely than not to be realized. In making such a determination, the Health	
System considers all available positive and negative evidence, including	
future reversals of existing taxable temporary differences, projected	
future taxable income, tax-planning strategies, and results of recent	
operations. If the Health System determines that DTAs are realizable in	
the future in excess of their net recorded amount, the Health System would	
make an adjustment to the DTA valuation allowance, which would reduce the	
provision for income taxes.	
The Health System records uncertain tax positions in accordance with ASC	
740 on the basis of a two-step process in which (1) the Health System	
determines whether it is more likely than not that the tax positions will	
be sustained on the basis of the technical merits of the position and (2)	
for those tax positions that meet the more-likely-than-not recognition	
	Schedule D (Form 990) 2010

Schedule D (Form 990) 2019 St. Luke's McCall, Ltd.	27-3311774	Page 5
Part XIII Supplemental Information (continued)		
threshold, the Health System recognizes the largest amount of tax benefit		
that is more than 50 percent likely to be realized upon ultimate		
settlement with the related tax authority. Management is not aware of any		
uncertain tax positions that should be recorded.		

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.

► Go to www.irs.gov/Form990 for instructions and the latest information.

OMB No. 1545-0047

Open to Public Inspection

Name of the organization

St. Luke's McCall, Ltd.

Employer identification number

27-3311774

Par	t I Financial Assistance a	nd Certain Ot	her Commun	ity Benefits at	Cost	·			
								Yes	No
1a	Did the organization have a financial	assistance policy	during the tax yea	ar? If "No," skip to o	question 6a		1a	Х	
b	If "Yes," was it a written policy? If the organization had multiple hospital facilities,	indicate which of the follo	owing best describes a	onlication of the financial s	sesistance nolicy to its va	rious hospital	1b	Х	
2	facilities during the tax year.		owing best describes a	opilication of the initialicial t	issistance policy to its va	nous nospital			
	Applied uniformly to all hospita	al facilities	L Appl	ied uniformly to mo	st hospital facilities	3			
	Generally tailored to individual	hospital facilities							
3	Answer the following based on the financial assist	tance eligibility criteria th	at applied to the larges	t number of the organization	on's patients during the ta	ıx year.			
а	Did the organization use Federal Pov	•	•						
	If "Yes," indicate which of the following		amily income limit	for eligibility for fre	e care:		3a	Х	
		X 200%	Other						
b	Did the organization use FPG as a fa								
	of the following was the family incom						3b	Х	
	200% 250%	300%		· 	ther 9				
С	If the organization used factors other								
	eligibility for free or discounted care.		-	-		other			
4	threshold, regardless of income, as a Did the organization's financial assistance policy					are to the			
-	"medically indigent"?						4	X	
	Did the organization budget amounts for		•				5a	X	
	If "Yes," did the organization's finance						5b	Х	
С	If "Yes" to line 5b, as a result of budg	-		•					
	care to a patient who was eligible for						5c		X
	Did the organization prepare a comm						6a		Х
b	If "Yes," did the organization make it						6b		
	Complete the following table using the worksheet			ot submit these worksheets	s with the Schedule H.				
7	Financial Assistance and Certain Oth	ner Community Bei (a) Number of	nefits at Cost (b) Persons	(c) Total community	(d) Direct offsetting	(e) Net community	11	Percei	nt
	Financial Assistance and	activities or programs (optional)	served (optional)	benefit expense	revenue	benefit expense	Ι,	of total expense	
	ins-Tested Government Programs	1 3 4 (1 4 4 7	(1 / / /						
а	Financial Assistance at cost (from			1 612 232		1,612,232.		4.16	: %
L	Worksheet 1)			1,612,232.		1,012,232.		4.10	
b	Medicaid (from Worksheet 3,			3,102,005.	2,306,866.	795,139.		2.05	. %
•	column a) Costs of other means-tested			0,102,000.	2,000,000.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
C	government programs (from								
	Worksheet 3, column b)			143,021.	108,250.	34,771.		.09) 움
ч	Total. Financial Assistance and					,•		• • • •	
u	Means-Tested Government Programs			4 857 258.	2,415,116.	2 442 142.		6.30) 용
	Other Benefits				, , ,	, , ,			
e	Community health								
Ī	improvement services and								
	community benefit operations								
	(from Worksheet 4)			262,183.	17,118.	245,065.		.63	8
f	Health professions education			·	·				
•	(from Worksheet 5)			247,850.		247,850.		.64	ક
а	Subsidized health services			·					
3	(from Worksheet 6)								
h	Research (from Worksheet 7)								
	Cash and in-kind contributions								
•	for community benefit (from								
	Worksheet 8)			6,619.		6,619.		.02	ક
i	Total. Other Benefits			516,652.	17,118.	499,534.		1.29) १
	Total. Add lines 7d and 7i			5,373,910.	2,432,234.	2,941,676.		7.59) ક

k Total. Add lines 7d and 7j

Part II Community Building Activities Complete this table if the organization conducted any community building activities during the tax year, and describe in Part VI how its community building activities promoted the health of the communities it serves.

	,	(a) Number of activities or programs (optional)	(b) Persons served (optional)	(C) Total community building exper	offs	(d) Direct setting reven			Percen tal exper	
1	Physical improvements and housing									
2	Economic development			2,4	100.		2,400		.01	L%
_3	Community support									
4	Environmental improvements									
5	Leadership development and									
	training for community members									
_6	Coalition building			1,5	516.		1,516		.00)
7	Community health improvement									
	advocacy									
8	Workforce development									
9	Other									
10	Total			3,9	916.		3,916		.01	L%
Ра	rt III Bad Debt, Medicare, 8	Collection Pr	actices						T	
Sect	tion A. Bad Debt Expense								Yes	No
1	Did the organization report bad debt Statement No. 15?	•			-			1	х	
2	Enter the amount of the organization									
	methodology used by the organization	on to estimate this	amount			2	1,419,778			
3	Enter the estimated amount of the o	rganization's bad o								
	patients eligible under the organizati				the					
	methodology used by the organization	on to estimate this	amount and the r	ationale, if any	/ ,					
	for including this portion of bad debt					3	0			
4	Provide in Part VI the text of the foot			tatements tha	at describe	s bad de	bt			
	expense or the page number on whi	ch this footnote is	contained in the a	ttached financ	cial statem	nents.				
Sect	tion B. Medicare									
5	Enter total revenue received from Me	edicare (including [SH and IME)			5	8,222,235			
6	Enter Medicare allowable costs of ca	are relating to payn	nents on line 5			6	10,856,319			
7	Subtract line 6 from line 5. This is the						-2,634,084			
8	Describe in Part VI the extent to which						enefit.			
	Also describe in Part VI the costing r									
	Check the box that describes the me									
	Cost accounting system	Cost to char	ge ratio X	Other						
Sect	tion C. Collection Practices									
9a	Did the organization have a written of	debt collection polic	cy during the tax y	/ear?				9a	Х	
b	If "Yes," did the organization's collection	policy that applied to	the largest number							
	collection practices to be followed for pat	tients who are known	to qualify for financ	ial assistance?	Describe in	Part VI		9b	Х	
Pa	rt IV Management Compan	ies and Joint \	Ventures (owner	d 10% or more by o	officers, direct	ors, trustees	s, key employees, and physici	ans - see	instructi	ions)
(a) Name of entity		activity of entity profit % or stock ownership % or stock ownership % rofit % or stock profit % or stock					key employees'	pro	hysicia ofit % o stock iership	or

Part V Facility Information										
Section A. Hospital Facilities					tal					
(list in order of size, from largest to smallest)		gica		_	igs					
How many hospital facilities did the organization operate	oital	sur	biti	oita	ا پر کار	ity				
during the tax year?	osp	8	hos	So	Ses	acil	ĺν			
Name, address, primary website address, and state license number	icensed hospital	Gen. medical & surgical	Children's hospital	eaching hospital	Critical access hospital	Research facility	ER-24 hours	ř		Facility
(and if a group return, the name and EIN of the subordinate hospital	nse	me	d d	Ĭĕ	g	arc	4. h	the		reporting
organization that operates the hospital facility)	ice	ien.	≝	eac	∄	ses(H-2	ER-other	Other (describe)	group
1 St. Luke's McCall		9	0	┢	10	-			ourior (docorriso)	
1000 State Street										
McCall, ID 83638										
www.stlukesonline.org										
State of Idaho License #11	x	х			x		x			
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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 St. Luke's McCall

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

iaci	indes in a facility reporting group (non-Fart v, section A).		Yes	No
Cor	mmunity 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			
C	Existing health care facilities and resources within the community that are available to respond to the health needs			
	of the community			
C	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			
	The process for consulting with persons representing the community's interests			
i				
j				
4	Indicate the tax year the hospital facility last conducted a CHNA: 20 18			
5				
	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	_	х	
•	community, and identify the persons the hospital facility consulted	5	Λ	
68	a Was the hospital facility's CHNA conducted with one or more other hospital facilities? If "Yes," list the other			x
	hospital facilities in Section C	6a		
,	b Was the hospital facility's CHNA conducted with one or more organizations other than hospital facilities? If "Yes,"	- Gh		x
7	list the other organizations in Section C	6b 7	Х	
′	Did the hospital facility make its CHNA report widely available to the public? If "Yes," indicate how the CHNA report was made widely available (check all that apply):		21	
	Tes, indicate now the Chiva report was made wholey available (check all that apply). A X Hospital facility's website (list url): www.stlukesonline.org/about-st-lukes/supporting-the-community			
k				
,				
	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	10			
10		10		х
	a If "Yes," (list url):			
	If "No," is the hospital facility's most recently adopted implementation strategy attached to this return?	10b	х	
	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.			
128	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	If "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? \$			

Schedule H (Form 990) 2019 St. Luke's McCall
Part V Facility Information (continued)

Financia	Assistance	Policy	(FAP)
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Name of hospital facility or letter of facility reporting group St	. Luke	s	McCall
--	--------	---	--------

				Yes	No
	Did the	hospital facility have in place during the tax year a written financial assistance policy that:			
13	Explain	ed 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	X	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 %			
k	X	Income level other than FPG (describe in Section C)			
c	X	Asset level			
(X	Medical indigency			
6	X	Insurance status			
f	X	Underinsurance status			
ç	, .	Residency			
ŀ		Other (describe in Section C)			
14	Explain	ed the basis for calculating amounts charged to patients?	14	Х	
15	Explain	ed the method for applying for financial assistance?	15	Х	
		" indicate how the hospital facility's FAP or FAP application form (including accompanying instructions)			
		ed the method for applying for financial assistance (check all that apply):			
a	X	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			
c	X	Provided the contact information of hospital facility staff who can provide an individual with information			
		about the FAP and FAP application process			
c	1	Provided the contact information of nonprofit organizations or government agencies that may be sources			
		of assistance with FAP applications			
6		Other (describe in Section C)			
16	Was wi	dely publicized within the community served by the hospital facility?	16	Х	
		" 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	X	The FAP was available upon request and without charge (in public locations in the hospital facility and by mail)			
6	X	The FAP application form was available upon request and without charge (in public locations in the hospital			
		facility and by mail)			
f	X	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	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			
	TV				
ł		Notified members of the community who are most likely to require financial assistance about availability of the FAP			
i	X	The FAP, FAP application form, and plain language summary of the FAP were translated into the primary language(s)			
_	v	spoken by Limited English Proficiency (LEP) populations			
j	X	Other (describe in Section C)			

Schedule H (Form 990) 2019

Sch	edule H	(Form 990) 2019 St. Luke's McCall, Ltd.	27-3311774	Pa	age 6
Pa	rt V	Facility Information (continued)			
Billi	ng and	Collections			
Nan	ne of ho	ospital facility or letter of facility reporting group St. Luke's McCall			
Yes			No		
17	Did the	e hospital facility have in place during the tax year a separate billing and collections policy, or a written financial			
	assista	nce policy (FAP) that explained all of the actions the hospital facility or other authorized party may take upon			
	nonpa	yment?	17	Х	
18	Check	all of the following actions against an individual that were permitted under the hospital facility's policies during the	ne l		
	tax yea	ar before making reasonable efforts to determine the individual's eligibility under the facility's FAP:			
а		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			
е	=	Other similar actions (describe in Section C)			
f	X	None of these actions or other similar actions were permitted			
19	Did the	e hospital facility or other authorized party perform any of the following actions during the tax year before making			
		able efforts to determine the individual's eligibility under the facility's FAP?	19		Х
	If "Yes	" check all actions in which the hospital facility or a third party engaged:			
а	Щ	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			
е		Other similar actions (describe in Section C)			
20		e which efforts the hospital facility or other authorized party made before initiating any of the actions listed (whether	her or		
		ecked) in line 19 (check all that apply):			
а	X	Provided a written notice about upcoming ECAs (Extraordinary Collection Action) and a plain language summar	y of the		
		FAP at least 30 days before initiating those ECAs (if not, describe in Section C)			
b	=	Made a reasonable effort to orally notify individuals about the FAP and FAP application process (if not, describe	in Section C)		
C		Processed incomplete and complete FAP applications (if not, describe in Section C)			
C	X	Made presumptive eligibility determinations (if not, describe in Section C)			
е		Other (describe in Section C)			
f		None of these efforts were made			

Policy Relating to Emergency Medical Care

1	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 "No," indicate why:			
а	The hospital facility did not provide care for any emergency medical conditions			
b	The hospital facility's policy was not in writing			
С	The hospital facility limited who was eligible to receive care for emergency medical conditions (describe in Section C)			
d	Other (describe in Section C)			

Schedule H (Form 990) 2019

Pa	int v Facility Information (continued)			
Cha	rges to Individuals Eligible for Assistance Under the FAP (FAP-Eligible Individuals)			
Nan	ne of hospital facility or letter of facility reporting group St. Luke's McCall			
	Yes		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.			
а	The hospital facility used a look-back method based on claims allowed by Medicare fee-for-service during a prior 12-month period			
b	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			
c	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
	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.			

Schedule H (Form 990) 2019

Page 7

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, 20a, 20b, 20c, 20d, 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.

St. Luke's McCall:
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
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

Schedule H (Form 990) 2019 St. Luke's McCall, Ltd. 27-3311774 Page 8 Facility Information (continued) Part V 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, 20a, 20b, 20c, 20d, 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. 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 representatives 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 representatives to suggest programs, legislation, or other measures they believed to be effective in addressing the needs. Representatives from the following organizations were contacted and interviewed: Family Medicine Residency of Idaho Idaho Department of Health and Welfare Central District Health, Idaho District 4 Southwest District Health, Idaho District 3 Idaho Department of Labor

- 6. Cascade Medical Center
- 7. McCall Donnelly School District
- Adams County Health Center (FQHC)
- 9. Valley County Commissioner
- 10. City of McCall
- 11. Riggins Idaho Primary Health Care Clinic
- 12. City of New Meadows

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, 20a, 20b, 20c, 20d, 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.	
13. Donnelly Fire and EMS	
14. Payette Lakes Medical Clinics	
St. Luke's McCall:	
Part V, Section B, Line 11: We organized our significant health needs	
into the following groups:	
Group #1: Improve the Prevention and Management of Obesity	
Group #2: Improve Mental Health	
Group #3: Reduce Substance Abuse: Drug Misuse and Excessive Drinking	
Group #4: Improve Access to Affordable Dental Care	
Group #5: Improve Access to Affordable Health Care and Affordable Health	
Insurance	
Next we looked at how to best address each significant health need. To	
make this determination, we focused on resources available and whether the	
health need was in alignment with St. Luke's mission and strengths. Where	
a significant health need was in alignment with our mission and strengths,	
we developed our own programs and/or collaborated with community-based	
organizations to address the health need. We have provided a list of	
implementation plan programs designed to address our significant health	
needs below:	
Significant Health Need #1: Improve the Prevention and Management of	
Obesity	
1. Program Name: Develop a Region-Wide Plan to Promote Walking and	
Biking	

St. Luke's McCall, Ltd. 27-3311774 Schedule H (Form 990) 2019 Page 8 Facility Information (continued) Part V 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, 20a, 20b, 20c, 20d, 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. Program Name: Promote a Healthy Food Culture Program Name: Complete Health Improvement Program (CHIP) Program Name: Education Classes on Various Nutrition, Weight Management, and Exercise Topics Program Name: Nutrition, Fitness, and Resiliency Programs for School/After School Programs Program Name: Workforce Wellness Programs (Walking, Nutrition, and Mental Resilience) Significant Health Need #2: Improve Mental Health Program Name: Providing Alternative Healthcare Stress Reduction and Mindfulness Modalities (Yoga, Meditation, Ear Acupuncture) Program Name: Hope and Healing Program Name: Classes and Support Groups for Various Mental Health Topics and Health Conditions 10. Youth and Senior Focused Community Listening Sessions Significant Health Need #3: Reduce Substance Abuse: Drug Misuse and Excessive Drinking 11. Program Name: School Based Vaping and Nicotine Prevention and Cessation Education

12. Program Name: Valley County Opioid Response Project Consortium

13. Program Name: West Central Mountains Icelandic Prevention Approach

Coalition (WCM-IPA)

(VCORP)

St. Luke's McCall, Ltd. 27-3311774 Schedule H (Form 990) 2019 Page 8 Facility Information (continued) Part V 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, 20a, 20b, 20c, 20d, 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. 14. Program Name: Brighter Smiles Significant Health Need #5: Improve Access to Affordable Health Care and Affordable Health Insurance 15. Program Name: Unreimbursed Care/ Financial Care Your Health Idaho 16. Program Name: 17. Program Name: Senior Foot Clinics 17. Program Name: Encourage and Support Partners in their Grant Writing for Health Improvement Programs 18. Program Name: Skin Cancer Screenings 19. Program Name: Childbirth Education 20. Program Name: Child Car Seat Installation Free Community Health Improvement Services Offered at 21. Program Name: Clinic St. Luke's McCall: Part V, Section B, Line 13b: Financial Care: Eligible applicants will receive the following assistance: 1. Full Discount: The full amount for eligible services will be covered under the Financial Care Policy for any uninsured or underinsured patient or guarantor, whose household income is at or below 200 percent of the federal poverty level.

2. Partial Discount: A sliding fee schedule will be used to determine the

underinsured patient or guarantor. For such applicants, assistance will be

provided based on a combination of household income and assets. Partial

amount eligible for financial care assistance for any uninsured or

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, 20a, 20b, 20c, 20d, 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.

discounts will be provided if the combination of income and assets is

greater than 200 percent but equal to or less than 400 percent of the FPL.

Assistance is granted only after all third-party reimbursement

possibilities available to the applicant have been exhausted.

3. If the patient balance exceeds 30 percent of household income, patients

will qualify for a one-time reduction.

4. A highly discounted rate (HDR) will be offered to individuals who are

unwilling to cooperate with the county indigency program and are able to

pay the balance in full within 60 days, or available to individuals who

cooperate and are denied county assistance. The highly discounted rate is

a 65% adjustment that is applied to the gross charges.

St. Luke's McCall

Part V, line 16a, FAP website:

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

St. Luke's McCall

Part V, line 16b, FAP Application website:

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

St. Luke's McCall

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

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

St. Luke's McCall:

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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 tax year?	7	
--	---	--

Name and address	Type of Facility (describe)
1 St. Luke's Clinic	
209 Forest St.	General Surgery, Internal
McCall, ID 83638	Medicine, Wound Center
2 St. Luke's Clinic	,
200 Forest St	Orthopedic Surgery and Sleep
McCall, ID 83638	medicine
3 St. Luke's Clinic	
301 Deinhard Lane	Behavioral Health and
McCall, ID 83638	Integrative Medicine
4 St. Luke's Clinic	
211 Forest St.	
McCall, ID 83638	Family Medicine, Nephrology
5 St. Luke's Clinic Salmon River	
214 N. Main St.	
Riggins, ID 83549	Family Medicine
6 St. Luke's Meadows Valley Family Med	
320 Virginia St.	
New Meadows, ID 83654	Family Medicine
7 St. Luke's Rehabilitation	
1010 State Street	
McCall, ID 83638	Rehabilitation

Schedule H (Form 990) 2019

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.

Part I, Line 3c:
Please refer to the disclosure for Part V, Section B, Line 13b - which
describes methods used to determine eligibility for financial assistance.
Part I, Line 7:
The cost to charge ratio was used to calculate the financial assistance
provided to the community. Other Community benefits come from a data
repository maintained by St. Luke's Employees that tracks community
benefit costs and hours.
Part 1, Line 6a:
St. Luke's McCall, Ltd. is not required under Idaho law to file a
community benefit report, since its total licensed beds are less than
the minimum 150 bed requirement threshold. (McCall has 25 licensed
beds.) Moreover, the activity of st. luke's McCall, Ltd. is not
included in the community benefit report within any of its related
organizations within the St. Luke's Health System.

Part VI Supplemental Information (Continuation)
Part 1, Line 7i, Cash and in-kind contributions for community benefit:
During the fiscal year 2020, St. Luke's administrated and dispensed the
majority of community grants, cash, and in-kind donations at the system
level. Those grants and donations were still awarded and continued to
support health initiatives through all the communities we serve and
were reported on form 990 for St. Luke's Health System.
Part II, Community Building Activities:
St. Luke's is an active participant in the community, and provides support
to address public health issues, and works with coalitions to address
local health needs. St. Luke's takes on initiatives as need arises to
help the long term development of the community particularly to shape and
improve public health and access to medical services.
Part III, Line 2:
The Cost to Charge ratio method was used to calculate bad debt expense at
cost.
Part III, Line 3:
St. Luke's 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 three, St. Luke's grants
credit without collateral to its patients, most of whom are local
residents and many of whom are insured under third-party agreements. The
Cabadula II (Farm 200)

Part VI Supplemental Information (Continuation)	
Turt VI Supplemental information (Continuation)	_
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:	
	_
The source of the information is the Medicare Cost Report for fiscal year	
2020. The amount is calculated by comparing the total Medicare apportioned	
costs (allowable costs) to interim payments received during FY'20.	
St. Luke's 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.	
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	
care or financial assistance and the patient has the financial resources	
to pay for the billed amounts.	
	_
Dant VI Lina 2.	
Part VI, Line 2:	
A Community Health Needs Assessment (CHNA) was conducted for the fiscal	
year ending 9/30/2019. Information related to the CHNA is shown in the	
responses to questions 3 and 7 of "Part V, Section B, Facility Policies	
Cabadula II / Farma Of	~~\

eligibility for financial assistance, St. Luke's provides written notice

of determination that the patient is or is not eligible within 10 business

Part VI Supplemental Information (Continuation)
days of receiving a completed application and the required supporting
documentation.
Part VI, Line 4:
Adams and Valley counties represent the geographic area used to define the
community we serve also referred to here as our primary service area or
service area. The criteria we use in selecting this area as the community
we serve is to include the entire population of the counties where at
least 70% of our inpatients reside. The residents of these counties
comprise about 80% of our inpatients with approximately 61% of our
inpatients living in Valley County and 19% in Adams County. According to
Idaho Health and Welfare there is one other licensed hospital Valley
County. There are multiple federally designated medically underserved
areas or populations in our Adams and Valley counties service area.
Our patients in the surrounding counties are important to us as well. To
help us serve these patients, we have built positive, collaborative
relationships with regional providers where legal and appropriate. A
philosophy of shared responsibility for the patient has been instrumental
in past successes and remains critical to the future of St. Luke's
Partnerships, allowing us to meet patients' medical needs close to home
and family.
In regards to race, both Idaho and our service territory are comprised of
about a 95% white population while the nation as a whole is 78% white. In
regards to ethnicity, The Hispanic population in Idaho represents 12% of
the overall population and about 4% of our defined service area. Adams
County is approximately 3% Hispanic, and Valley County is 5% Hispanic.
Calcadula II (Farma 000

Part VI Supplemental Information (Continuation)
Idaho experienced a 30% increase in population from 2000 to 2016, ranking
it as one of fastest growing states in the country. Adams and Valley
Counties have followed that trend, experiencing a 29% increase in
population within that timeframe. St. Luke's McCall 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 65 plus year old age group was the fastest
growing segment of our community. Currently, about 25% of the people in
our community are over the age of 65. According to the U.S. Census, about
15% of the people in the U.S. are over age 65.
The official United States poverty rate increased from 12.5% in 2003 to
14% in 2016. Our service area poverty rate has also increased. The poverty
rate in Valley County is currently well below the national average at 9%
but above the national average in Adams County. The poverty rate in our
community for children under the age of 18 is again below the national
average for Valley County and above the national average for Adams County.
Although both Adams and Valley county poverty rates have started to level
out, Adam's County's is still well above where it was prior to the
recession in 2008.
Median income in the United States has risen by 33% since 2003. Growth in
income in our service area during that period was also over 30%. Median
income in Adams County is well below the national median and lower than
Idaho's median income. Median income in Valley County is slightly above
the national median income.

Part VI | Supplemental Information (Continuation) 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 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 McCall, Ltd. maintains an open medical staff. Any physician can apply for practicing privileges as long as they meet the standards for St. Luke's McCall, Ltd. 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 Schedule H (Form 990)

Part VI Supplemental Information (Continuation)
people in the communities we serve." Working together, we share resources,
skills, and knowledge to provide the best possible care, no matter which
of our hospitals provide that care. Each 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
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

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

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.
 ► Go to www.irs.gov/Form990 for instructions and the latest information.

Open to Public

Open to Public Inspection

OMB No. 1545-0047

Internal Revenue Service Name of the organization

Department of the Treasury

St. Luke's McCall, Ltd.

Questions Regarding Compensation

Employer identification number 27-3311774

			Yes	No
1 a	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		
2				
3	Indicate which, if any, of the following the 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			
4	During the year, did any person listed on Form 990, Part VII, Section A, line 1a, with respect to the filing			
	organization or a related organization:			
а	Receive a severance payment or change-of-control payment?	4a		X
	Participate in, or receive payment from, a supplemental nonqualified retirement plan?	4b	Х	
С	Participate in, or receive payment from, an equity-based compensation arrangement?	4c		Х
	If "Yes" to any of lines 4a-c, list the persons and provide the applicable amounts for each item in Part III.			
	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		X
	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		

Schedule J (Form 990) 2019

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-MISC 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	perients	(B)(I)-(U)	reported as deferred on prior Form 990
(1) David C. Pate, MD, JD	(i)	0.	0.	0.	0.	0.	0.	0.
President & CEO (End 02/2020)	(ii)	1,232,490.	0.	9,180,227.	23,349.	6,810.	10,442,876.	0.
(2) Mr. Chris Roth	(i)	0.	0.	0.	0.	0.	0.	0.
CEO & Director (Start 02/2020)	(ii)	807,043.	0.	131,232.	27,620.	25,420.	991,315.	0.
(3) Mr. Jeffrey S. Taylor	(i)	0.	0.	0.	0.	0.	0.	0.
SR VP/CFO/Treasurer	(ii)	702,999.	0.	806,218.	31,891.	21,080.	1,562,188.	0.
(4) Ms. Christine Neuhoff	(i)	0.	0.	0.	0.	0.	0.	0.
SVP/Chief Legal Officer/Sec	(ii)	642,664.	0.	49,981.	27,620.	18,319.	738,584.	0.
(5) Ms. Pamela Lindemoen	(i)	0.	0.	0.	0.	0.	0.	0.
VP Acute Care Services	(ii)	560,268.	0.	35,555.	19,078.	6,470.	621,371.	0.
(6) Mr. David McFadyen	(i)	0.	0.	0.	0.	0.	0.	0.
VP Population Health	(ii)	360,787.	0.	31,422.	23,349.	27,694.	443,252.	0.
(7) Gregory W. Irvine, M.D.	(i)	0.	0.	0.	0.	0.	0.	0.
Physician	(ii)	534,078.	139,236.	50,858.	23,349.	21,061.	768,582.	0.
(8) Amy Ocmand, M.D.	(i)	0.	0.	0.	0.	0.	0.	0.
Physician	(ii)	247,112.	117,756.	38,809.	22,833.	6,417.	432,927.	0.
(9) Adam Weller, M.D.	(i)	0.	0.	0.	0.	0.	0.	0.
Physician	(ii)	344,325.	0.	19,486.	8,400.	23,920.	396,131.	0.
(10) John A. Kremer, M.D.	(i)	0.	0.	0.	0.	0.	0.	0.
Physician	(ii)	272,092.	34,265.	50,798.	23,349.	8,979.	389,483.	0.
(11) Maureen Ferguson, M.D.	(i)	0.	0.	0.	0.	0.	0.	0.
Physician	(ii)	260,323.	85,827.	486.	17,833.	23,358.	387,827.	0.
(12) Sean McCallister	(i)	0.	0.	0.	0.	0.	0.	0.
Former Key Employee	(ii)	0.	137,810.	68,067.	17,983.	29,933.	253,793.	0.
	(i)							
	(ii)							
	(i)							
	(ii)							
	(i)							
	(ii)							
	(i)							
	(ii)							

Page 2

Schedule J (Form 990) 2019

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 McCall, 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 McCall, 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'19, the following individuals participated in a supplemental

non-qualified executive retirement plan:

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.

	SERP	SERP-Gross Up	Total	
Jeffrey Taylor	\$416,672	\$331,057	\$747,729	
David C. Pate	\$4,903,755	\$4,223,756	\$9,127,511	

Part I, Line 4b:

During CY'19, Jeffrey S. Taylor was a participant in the supplemental

non-qualified executive retirement plan. There were no additional

benefits accrued during CY'19 on behalf of the participant.

Part II-Column (c)

During CY'19 the following individual participated in the basic pension

plan. Due to enhanced benefits adopted in 2019 and changes in actuarial

assumptions this individual experienced an increase in the vested

balance of the plan.

Jeffrey Taylor \$150,904

Part II-Column (e)

- Latting desperation and the state of the s
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.
Compensation reported for Dr. David C. Pate includes the present fair
value of future retirement payments, to be paid over time as an
annuity, not a lump sum. As part of recruitment to the role of CEO of
St. Luke's Health System, Ltd., Dr. Pate received a supplemental
executive retirement plan during his tenure, which vested during the
tax year reported. At the vesting date, the fair value of his future
benefits is considered reportable wages to him for income tax purposes.
Cash payments of the retirement benefit is deferred until his
retirement, at which time the benefits will be paid out as an annuity.
Dr. Pate's employment arrangement, aligned with overall healthcare
industry standards, recognized his service to the organization.

SCHEDULE 0

(Form 990 or 990-EZ)

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.

► Go to www.irs.gov/Form990 for the latest information.

OMB No. 1545-0047 Inspection

Department of the Treasury Internal Revenue Service Name of the organization

St. Luke's McCall, Ltd.

Employer identification number 27-3311774

·
Form 990, Part III, Line 4b, Program Service Accomplishments:
PA and two behavioral health physicians who collectively completed
8,827 clinic visits in fiscal year 2020.
Form 990, Part VI, Section A, line 2:
Came hand manhang games with other hand manhang on mon Ct. Tules's hands
Some board members serve with other board members on non-St. Luke's boards.
Each of the following board members, officers and key employees has a
nach of the following board members, officers and key employees has a
business relationship with another by virtue being an officer, key employee
or sitting on the board of directors of another St. Luke's entity.
Allan Korn, MD
David C. Pate, MD, JD
Lucie DiMaggio, MD
Mr. Alan Hauman
Mr. Alan Horner
Mr. Andy Scoggin
me, me, booggin
Mr. Arthur F. Oppenheimer
Mr. Bill Whitacre
Mr. Bob Lokken
Mr. Dan Krahn
Mr. Jon Miller
Mr. Mark Durcan
Mr. Dick Deimandi
Mr. Rich Raimondi
Mr. Tom Corrick
Ms. Brigette Bilyeu
- <u> </u>
Ms. Karen Vauk
Ms. Lisa Grow

Name of the organization St. Luke's McCall, Ltd.	Employer identification number 27-3311774
Mr. Jeffrey Taylor	
Ms. Christine Neuhoff	
Ms. Pamela Lindemoen	
Mr. David McFadyen	
Mr. Jeff Fox	
Form 990, Part VI, Section A, line 6:	
St. Luke's Health System, Ltd. is the sole member of St. Luke's McCall,	
Ltd.	
Form 990, Part VI, Section A, line 7a:	
St. Luke's McCall (Corporation) and St. Luke's Health System, Ltd. (Member)	
cooperatively select and employ the CEO of the Corporation. St. Luke's	
Health System, Ltd. is the sole member of the Corporation.	
Form 990, Part VI, Section A, line 7b:	
St. Luke's Health System, Ltd (member) maintains approval and implementation	
authority over St. Luke's McCall, Ltd. (SLM).	
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 McCall, Ltd.	Employer identification number 27-3311774
(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.	
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;	

(b) Removal of an individual from the Corporation's Board of Directors if

Name of the organization St. Luke's McCall, Ltd.	Employer identification number 27-3311774
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 McCall, Ltd.	Employer identification number 27-3311774
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 of the St. Luke's Health System 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 and/or vote related to the conflict.	
Form 990, Part VI, Section B, Line 15:	
Executive compensation is set by St. Luke's Boards of Directors and is	
reviewed annually. Compensation levels are based on an independent analysis	

Name of the organization St. Luke's McCall, Ltd.	Employer identification number 27-3311774
of comparable pay packages offered at similar institutions across the	
country, with the goal of placing executives in the 50th percentile in	
aggregate of those surveyed. These surveys are usually done annually.	
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	
standards and legal requirements for not-for-profit institutions, St.	

Name of the organization St. Luke's McCall, Ltd.	Employer identification number 27-3311774
Luke's has a Physician Arrangements policy that specifies circumstances	
requiring a third-party valuation and also periodically uses third-party	
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 on 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:	
Pam Lindemoen:	
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.	

Name of the organization St. Luke's McCall, Ltd.	Employer identification number 27-3311774
St. Luke's Clinic Coordinated Care, Ltd.	1
St. Luke's Nampa 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.	_
St. Luke's Nampa Medical Center, 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.	
St. Luke's Nampa Medical Center, Ltd.	
Chris Roth:	
St. Luke's Health System, Ltd.	
St. Luke's Regional Medical Center, Ltd.	
Mountain States Tumor Institute, Inc.	
St. Luke's McCall,Ltd.	

SCHEDULE R (Form 990)

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.

Department of the Treasury Internal Revenue Service

► Go to www.irs.gov/Form990 for instructions and the latest information.

2019

OMB No. 1545-0047

Open to Public Inspection

Name of the organization

St. Luke's McCall, Ltd.

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

(a) Name, address, and EIN (if applicable) of disregarded entity	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Total income	(e) End-of-year assets	(f) Direct controlling entity
St. Luke's Clinic-McCall, LLC - 45-2715717 190 E. Bannock					
	Physician Clinic Services	Idaho	6,547,510.	147,549.	St. Luke's McCall, Ltd.

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		
Mountain States Tumor Institute, Inc -					Regional Medical		İ
82-0295026, 190 E. Bannock, Boise, ID 83712	Healthcare Services	Idaho	501(c)(3)	3	Center, Ltd.		Х
	Accountable Care	T-3-1-	F01/->/2>		St. Luke's Health		
45-5195864, 190 E. Bannock, Boise, ID 83712	Organization	Idaho	501(c)(3)	10	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
St. Luke's Health System, Ltd 56-2570681							ĺ
190 E. Bannock							ĺ
Boise, ID 83712	Supporting Organization	Idaho	501(c)(3)	12C, III-FI	N/A		Х

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

Schedule R (Form 990) 2019

St. Luke's McCall, Ltd. 27-3311774

Part II Continuation of Identification of Related Tax-Exempt Organizations

Schedule R (Form 990)

(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 501(c)(3))	(f) Direct controlling entity	Section 5 contr organiz	olled
St. Luke's Magic Valley Regional Medical						163	140
Center, Ltd 56-2570686, 190 E. Bannock,	1				St. Luke's Health		
Boise, ID 83712	- Healthcare Services	Idaho	501(c)(3)		System, Ltd.		х
•					,		
St. Luke's Nampa Medical Center, Ltd	1				St. Luke's Health		
82-1162805, 190 E. Bannock, Boise, ID 83712	Healthcare Services	Idaho	501(c)(3)	3	System, Ltd.		х
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 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
	_						

	11 mm m (D1) 10 1 m T 11 D1 11	O I - t - 'f th t'	IIX/II F 000	D - + 11/ P 04 P -	and the second second second sections and the second secon
David III	Identification of Related Organizations Taxable as a Partnership.	Complete if the organization answered	"Yes" on Form 990	, Part IV, line 34, be	cause it had one or more related
	organizations treated as a partnership during the tax year.			, ,	

(a) Name, address, and EIN of related organization	(b) Primary activity	Legal domicile (state or foreign country)	(d) Direct controlling entity	(e) Predominant income (related, unrelated, excluded from tax under sections 512-514)	(f) Share of total income	(g) Share of end-of-year assets	Disprop	ortionate	(i) Code V-UBI amount in box 20 of Schedule K-1 (Form 1065)	General of managin partner?	(k) Percentage ownership

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) Primary activity	(c) Legal domicile (state or foreign country)	(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		tion b)(13) rolled tity?
		country						Yes	No

Note: Complete line 1 if any entity is listed in Parts II, III, or IV of this schedule.

Х

Yes No

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

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?

a Receipt of (i) interest, (ii) annuities, (iii) royalties, or (iv) rent from a controlled entity

b	Gift, grant, or capital contribution to related organization(s)				1b		Х
	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
	Dividends from related organization(s)				1f		Х
	Sale of assets to related organization(s)				1g		Х
h Purchase of assets from related organization(s)							
i Exchange of assets with related organization(s)							
j Lease of facilities, equipment, or other assets to related organization(s)							Х
					41.		х
	Lease of facilities, equipment, or other assets from related organization(s)				1k		X
	Performance of services or membership or fundraising solicitations for related organizations and services or membership or fundraising solicitations by related organizations.				1l 1m		X
m Performance of services or membership or fundraising solicitations by related organization(s)							X
n Sharing of facilities, equipment, mailing lists, or other assets with related organization(s)						х	<u> </u>
U	Sharing of paid employees with related organization(s)				10		
p Reimbursement paid to related organization(s) for expenses							
q Reimbursement paid by related organization(s) for expenses							Х
r	Other transfer of cash or property to related organization(s)				1r		Х
	Other transfer of cash or property from related organization(s)				1s		Х
2	If the answer to any of the above is "Yes," see the instructions for information on who m	nust complete thi	s line, including covered re	elationships and transaction thresholds.			
	(a) Name of related organization	(b) Transaction type (a-s)	(c) Amount involved	(d) Method of determining amount inv	olved		
(1)							
(2)							
(3)							
<u>(J)</u>							
(4)							
(5)							
(6)							
32163	09-10-19			Schedule I	R (For	n 990)	2019

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) Name, address, and EIN of entity	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Predominant income (related, unrelated, excluded from tax under sections 512-514)	Are all partners sec 501(c)(3) orgs.?	(g) Share of end-of-year assets	Dispretion allocat	opor- ate tions?	General manage partne	(k) Percentage ownership
			,	100 110		100	110		
									000) 0040

Form **8868**

(Rev. January 2020)

Department of the Treasury Internal Revenue Service

Application for Automatic Extension of Time To File an Exempt Organization Return

File a separate application for each return.

► Go to www.irs.gov/Form8868 for the latest information.

OMB No. 1545-0047

Electronic filing (e-file). You can electronically file Form 8868 to request a 6-month automatic extension of time to file any of the forms listed below with the exception of Form 8870, Information Return for Transfers Associated With Certain Personal Benefit Contracts, for which an extension request must be sent to the IRS in paper format (see instructions). For more details on the electronic filing of this form, visit https://www.irs.gov/e-file-providers/e-file-for-charities-and-non-profits.

Automa	atic 6-Month Extension of Time. Only	submit origina	al (no copies needed).				
All corpor	ations required to file an income tax return other	than Form 990-T	(including 1120-C filers), partner	ships, REMICs	s, and trusts		
must use	Form 7004 to request an extension of time to file	income tax return	ns.				
Type or	ype or Name of exempt organization or other filer, see instructions. Taxpayer identification number (
print							
File by the	St. Luke's McCall, Ltd.				27-3311	774	
due date for filing your return. See	date for Number, street, and room or suite no. If a P.O. box, see instructions.						
instructions.	City, town or post office, state, and ZIP code. I Boise, ID 83712	or a foreign addi	ress, see instructions.				
Enter the	Return Code for the return that this application is	for (file a separat	te application for each return)			0 1	
Applicati	on	Return	Application			Return	
ls For		Code	Is For			Code	
Form 990	or Form 990-EZ	01	Form 990-T (corporation)			07	
Form 990	Form 990-BL 02 Form 1041-A						
Form 472	0 (individual)	03	Form 4720 (other than individual)				
Form 990	-PF	04	Form 5227				
Form 990	-T (sec. 401(a) or 408(a) trust)	05	Form 6069			11	
Form 990	-T (trust other than above)	06	Form 8870			12	
	Peter DiDio, Vice	,					
The bo	ooks are in the care of 🕨 190 E. Bannock -	Boise, ID 83	712				
Teleph	one No. > 208-706-9585	<u> </u>	Fax No. 🕨				
	organization does not have an office or place of bu					▶ 📖	
 If this i 	s for a Group Return, enter the organization's fou		·				
box 🕨	. If it is for part of the group, check this box	and atta	ch a list with the names and TIN	ls of all membe	ers the extens	ion is for.	
1 I re	quest an automatic 6-month extension of time un	til August	16, 2021 ,t	o file the exem	npt organizatio	on return for	
the	organization named above. The extension is for t	he organization's	return for:				
▶[calendar year or						
▶[X tax year beginning OCT 1, 2019	, an	d ending SEP 30, 2020				
2 If th	e tax year entered in line 1 is for less than 12 mor	nths, check reaso	on: Initial return	Final retur	n		
	Change in accounting period						
3a If th	is application is for Forms 990-BL, 990-PF, 990-T	, 4720, or 6069, e	enter the tentative tax, less				
any	nonrefundable credits. See instructions.			3a	\$	0.	
	is application is for Forms 990-PF, 990-T, 4720, c	•				-	
	mated tax payments made. Include any prior year			3b	\$	0.	
c Bal	ance due. Subtract line 3b from line 3a. Include y					-	
	ng EFTPS (Electronic Federal Tax Payment Syster			3c		0.	

LHA For Privacy Act and Paperwork Reduction Act Notice, see instructions.

Form 8868 (Rev. 1-2020)

St. Luke's Health System, Ltd. and Subsidiaries

Consolidated Financial Statements as of and for the Years Ended September 30, 2020 and 2019, and Independent Auditors' Report

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

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Deloitte & Touche LLP

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USA

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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, 2020 and 2019, 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, 2020 and 2019, 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

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.

ELOITTE + TWEHE LLP

December 18, 2020

St. Luke's Health System, Ltd. and Subsidiaries

Consolidated Balance Sheets As of September 30, 2020 and 2019 (In thousands)

	2020		2019
Assets			
Current assets	400 400		
Cash and cash equivalents	\$ 123,192	\$	118,816
Receivables—net Inventories	356,483 44,999		330,095 38,213
Prepaid expenses	27,100		25,657
Current portion of assets whose use is limited	47,828		45,950
Total current assets	599,602		558,731
Assets whose use is limited	1,102,377		804,219
Property, plant, and equipment—net	1,255,328		1,198,970
Operating lease right-of-use assets	111,788		-
Other assets	 81,885		92,688
Total assets	\$ 3,150,980	\$	2,654,608
Liabilities and net assets			
Current liabilities			
Accounts payable and accrued liabilities	\$ 207,348	\$	199,720
Compensation and related liabilities	296,376		251,456
Medicare cash advances	149,599		-
Estimated payable to medicare and medicaid programs Current portion of operating lease obligations	71,725 19,728		63,203
Current portion of operating lease obligations Current portion of long-term debt and finance lease obligations	14,355		10,663
Total current liabilities	 759,131		525,042
Long-term debt	822,060		833,993
Operating lease obligations	93,084		, -
Finance lease obligations	48,129		50,056
Pension liabilities	95,790		95,932
Other liabilities	2,089		2,401
Net assets			
Net assets without donor restrictions	1,288,131		1,106,685
Net assets with donor restrictions	 42,566	_	40,499
Total net assets	1,330,697		1,147,184
Total liabilities and net assets	\$ 3,150,980	\$	2,654,608

See notes to consolidated financial statements.

St. Luke's Health System, Ltd. and Subsidiaries

Consolidated Statements of Operations and Changes in Net Assets For the Years Ended September 30, 2020 and 2019 (In thousands)

	2020	2019
Revenues		
Net patient service revenue	\$ 1,867,720	\$ 1,845,985
Capitated revenue	961,429	919,594
Other revenue (including rental income)	147,504	135,512
Government assistance	88,941	-
Net assets released from restrictions—operating	(5,891	(6,245)
Total revenues	3,059,703	2,894,846
Expenses		
Employee compensation and benefits	1,358,005	1,305,224
Supplies and drugs	486,212	
Medical claims	482,700	441,051
Other operating expenses	444,403	448,287
Total operating expenses	2,771,320	2,629,490
Earnings before interest, depreciation and amortization	288,383	265,356
Depreciation and amortization	119,724	129,728
Interest	27,953	· ·
Net operating income	140,706	103,226
Investment income	32,027	25,906
Income taxes	(1,678	1,678
Revenue in excess of expenses	171,055	130,810
Noncontrolling loss		(38)
Revenue in excess of expenses attributable		
to the Health System	<u>\$ 171,055</u>	<u>\$ 130,772</u>

See notes to consolidated financial statements.

	2020		2019
Net assets without donor restrictions			
Revenue in excess of expenses	\$ 171,055	\$	130,810
Change in net assets from noncontrolling interests	-		1,763
Change in net assets from acquisition of			
noncontrolling interests	-		(7,397)
Change in net unrealized gains on investments	12,731		8,772
Net assets released from restrictions—capital	2,251		17,234
Other components of net periodic pension cost	(9,567)		(5,609)
Change in funded status of pension plans	 4,976		(40,115)
Increase in net assets without donor restrictions	 181,446		105,458
Net assets with donor restrictions			
Contributions	9,387		9,523
Investment income	657		493
Change in net unrealized gain (loss) on investments	165		(212)
Net assets released from restrictions	 (8,142)		(23,479)
Increase (decrease) in net assets with			
donor restrictions	 2,067		(13,675)
Increase in net assets	183,513		91,783
Net assets—Beginning of year	 1,147,184		1,055,401
Net assets—End of year	\$ 1,330,697	<u>\$</u>	1,147,184

St. Luke's Health System, Ltd. and Subsidiaries Consolidated Statement of Cash Flows For the Years Ended September 30, 2020 and 2019 (In thousands)

		2020	2019
Cash flows from operating activities:			
Increase in net assets	\$	183,513	\$ 91,783
Adjustments to reconcile increase in net assets			
to net cash provided by operating activities:			
Depreciation and amortization		119,724	129,728
Net realized gain on investments		(14,145)	(7,798)
Unrealized gain on investments		(12,956)	(8,560)
Undistributed earnings of unconsolidated affiliates		(24)	(94)
Increase in noncontrolling interest from operations		-	(1,763)
Decrease in noncontrolling interest from acquisition		-	7,397
Amortization of deferred financing fees		341	316
Restricted contributions received		(9,387)	(9,523)
Loss (gain) on disposition of equipment and other assets		2,301	(2,296)
Change in other components of net periodic pension cost		9,567	5,609
Change in funded status of pension plans		(4,976)	40,115
Changes in operating assets and liabilities:			
Receivables		(24,292)	(11,406)
Inventories		(6,786)	(2,096)
Prepaid expenses and other current assets		(1,442)	(1,629)
Other assets		(16,298)	583
Accounts payable and accrued liabilities		7,315	29,764
Compensation and related liabilities		44,919	28,953
Medicare cash advances		149,599	-
Payable to medicare and medicaid programs		8,809	3,391
Other liabilities		(5,045)	 (7,484)
Net cash provided by operating activities		430,737	284,990
Cash flows from investing activities:			
Acquisition of property, plant, equipment and land		(171,537)	(162,572)
Proceeds from disposition of equipment			
and other assets		488	810
Purchase of investments	(1,152,620)	(712,394)
Other changes in investments		3,166	(6,014)
Proceeds from sale of investments		911,276	571,136
Distributions from unconsolidated affiliates		-	2,235
Capital contributed to unconsolidated affiliates		1,084	 (350)
Net cash used in investing activities		(408,143)	(307,149)

See notes to consolidated financial statements.

		2020	2019
Cash flows from financing activities:			
Repayment of long-term debt	\$	(3,338)	\$ (1,485)
Advances on lines of credit		-	10,207
Repayment on lines of credit		-	(11,704)
Proceeds from contributions for temporarily			
restricted net assets		9,387	9,523
Acquisition of noncontrolling interest		-	(4,408)
Dividends paid		-	(1,226)
Payments on notes payable		(7 <u>,171</u>)	 (7,05 <u>3</u>)
Net cash (used in) provided by financing activities		(1,122)	(6,146)
Net decrease in cash, cash equivalents and restricted cash		21,472	(28,305)
Cash, cash equivalents and restricted cash—Beginning of year		163,679	 191,984
Cash, cash equivalents and restricted cash—End of year	<u>\$</u>	185,151	\$ 163,679
Supplemental cash flow information:			
Purchase of property, plant and equipment in			
accounts payable and accrued liabilities	\$	9,308	\$ 9,791

St. Luke's Health System, Ltd. and Subsidiaries

Notes to the Consolidated Financial Statements As of and for the Years Ended September 30, 2020 and 2019 (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 (SLHP), is a financially and clinically-integrated network that allows independent physicians and facilities to partner with the Health System. SLHP 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, SLHP 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 a volunteer Board of Directors ("the Board") 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.

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 judgments that affect the amounts reported in the consolidated financial statements. The Health System considers critical accounting estimates to be those that require more significant judgments 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.

Net Assets with Donor Restrictions—Net assets with donor restrictions are those subject to donor-imposed stipulations. Some donor-imposed restrictions are temporary in nature which are met by actions of the Health System or by the passage of time. Other donor restrictions are perpetual in nature, where the donor stipulates that resources be maintained in perpetuity. These are generally restricted to provide ongoing income for a specific program.

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 donor 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, net assets with donor restrictions are reclassified to net assets without donor restrictions 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:

	2020	2019
Less than one year	\$ 2,381	\$ 2,366
One to five years More than five years	1,004 50	1,328 -
,	2.425	2.604
	3,435	3,694
Less allowance for estimated uncollectible accounts	<u>87</u>	70
Total pledges receivable	\$ 3,348	\$ 3,624

Cash, Cash Equivalents and Restricted Cash—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, 2020, and 2019, the Health System had book overdrafts of \$12,992 and \$12,049, respectively, that is included in accounts payable and accrued liabilities.

The following table reconciles cash, cash equivalents and restricted cash shown in the statement of cash flows to amounts presented within the consolidated balance sheets as of September 30, 2020 and 2019, respectively:

	2020	2019
Cash and cash equivalents Restricted cash included in current portion of assets whose use is limited	\$ 123,192	\$ 118,816
Held by trust under bond indenture	172	320
Restricted cash included in assets whose use is limited		
Held by trust under bond indenture	_	22,766
By Board, donors, and other	61,787	<u>21,777</u>
Total restricted cash included in assets whose use is limited	61,787	44,543
Total cash, cash equivalents, and restricted cash shown in statement of cash flows	<u>\$ 185,151</u>	<u>\$ 163,679</u>

Inventories—Inventories consist primarily of pharmaceutical, medical, and surgical supplies and are stated at the lower of cost (on a moving-average basis) or net realizable value.

Assets Whose Use is Limited—Assets whose use is limited include assets set aside by the Board 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 classified as available for sale and recorded at fair value using settlement date accounting. Realized 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 net assets with donor restrictions.

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, 2020 and 2019.

Equity Method Investment—The Health System owns a membership interest of 49.5% in Broadway Park Holdings, LLC. (BPH). The Health System accounts for its investment in BPH using the equity method and records the investment at cost. The Health System's investment in BPH as of September 30, 2020 and 2019 was \$10,094 and \$11,647, respectively. The

Health System's investment in BPH is increased by additional contributions as well as its proportionate share of earnings. Conversely, the Health System's investment is decreased by distributions made to the Health System and by its proportionate share of losses. During the year ended September 30, 2020 and 2019, the Health System recognized equity earnings from the investment in BPH of \$1,536 and \$2,678, respectively.

Property, Plant, and Equipment—Property, plant, and equipment, including internal use software, are recorded at cost except for 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. With the adoption of Accounting Standards Update (ASU) 2019-06, the Health System amortizes goodwill on a straight-line basis over a ten-year period. The Health System has elected to test goodwill for impairment at the entity level. Impairment testing is required when a triggering event occurs that indicates that the fair value of the Health System may be below carrying amount. The Health System considered various events and circumstances to evaluate whether the Health System's fair value was less than carrying value. Based on the Health System's assessment of relevant events and circumstances, the Health System has concluded that no triggering events occurred that would require an impairment test. There was no impairment of goodwill for the fiscal years ended September 30, 2020 and 2019.

Right-of-Use Assets and Lease Obligations — The Health System determines if an arrangement is a lease at inception of the contract. Right-of-use assets represent the right to use the underlying assets for the lease term and the lease liabilities represent an obligation to make lease payments arising from the leases. Right-of-use assets and lease liabilities are recognized at the lease commencement date based on the present value of lease payments over the lease term. When available, the Health System uses the implicit rate stated in the contract. If the implicit rate is not stated, an estimated Incremental Borrowing Rate (IBR) is used. The IBR is estimated based on market rates provided by our banking advisors for similar duration debt issuances at or near the lease commencement date. Operating and financing leases with an initial term of 12 months or less ("short-term leases") are not

recorded on the consolidated balance sheet. Expenses for short-term leases are recognized within other operating expenses on the consolidated statements of operations and changes in net assets, over the lease term. The Health System's finance leases are primarily for real estate. Finance lease right-of-use assets are included in plant, property and equipment with the related liabilities listed in current and long-term liabilities on the consolidated balance sheet.

Operating lease right-of-use assets and lease obligations are recorded for all leases that are not considered finance leases or short-term leases. The Health System's operating leases cover medical and office equipment, auto, medical transportation aircraft and real estate inclusive of outpatient facilities, medical office buildings, warehousing, and administrative office space. The Health System's real estate leases typically have an initial term of one to fifteen years. The Health System's equipment lease agreements typically have a term of one to six years. The real estate leases may include one or more options to renew, with renewals that typically can extend the lease term from one to ten years. The exercise of lease renewal options is at the Health System's sole discretion. For accounting purposes, options to extend or terminate the lease are included in the lease term when it is reasonably certain the options will be exercised. Operating lease liabilities represent the obligation to make lease payments arising from the leases and are recognized at the lease commencement date based on the present value of lease payments over the lease term.

Certain lease agreements for real estate include payments based on actual common area maintenance expenses and others include rental payments adjusted periodically for inflation. We have elected to include these non-lease components with lease components for contracts containing real estate leases for the purpose of calculating lease right-of-use assets and liabilities, to the extent that they are fixed. Non-lease components that are not fixed are expensed as incurred as variable lease payments. These variable lease payments are recognized in other operating expenses, net, but are not included in the right-of-use asset or liability balances. The Health System's lease agreements do not contain any material residual value guarantees, restrictions, or covenants.

Medicare Cash Advances— The Health System requested accelerated Medicare payments for its acute care and critical access hospitals through the Coronavirus Aid, Relief and Economic Security Act (the "CARES Act") and received funds in April 2020 from Centers for Medicare & Medicaid Services (CMS). Guidance released in the H.R. 8337, Continuing Appropriations Act, 2021 and Other Extensions Act of 2020 (passed by the House on September 22, 2020) has delayed the recoupment of Medicare Accelerated and Advance Payments due to the COVID-19 pandemic by one year. Under the latest guidance, CMS's recoupment of funds from the Health System is expected to begin in April 2021 by witholding 25% of Medicare reimbursement payments for 11 months, and thereafter witholding 50% of Medicare reimbursement payments for an additional 6 months. If the Health System has a remaining balance at the end of 29 months, CMS will request direct repayment of the full balance. Any unpaid balance after 30 months will accrue interest at 4%. Under this payback method, the Health System expects substantially all of the balance to be paid off by the twenty-ninth month, and to payoff the remaining balance, if any, prior to the thirtieth month. The latest guidance was released by CMS on October 8, 2020, subsequent to the Health System's reporting date, and extends the timeline for expected repayment of the loan into fiscal year 2022. Accordingly, beginning in fiscal year 2021 the Health System has reclassified \$104,869 of the amount due as a long-term liability.

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.

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 \$54,423 and \$54,935 in 2020 and 2019, 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		
	2020	2019	
Estimated unpaid costs of services provided under Medicare, Medicaid, and county indigency programs Estimated benefit of services to support broader	\$ 465,083	\$ 367,170	
community needs	52,278	58,389	

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 has activities that are considered unrelated business taxable income (UBTI), which are subject to excise tax. The Health System also has a taxable subsidiary, SLHP whose operations are included in the consolidated financial statements and as such we have provided for income taxes on this activity under the Accounting Standards Codification (ASC) 740.

For the Health System's taxable subsidiary and activities considered UBTI, income taxes are accounted for under the asset and liability method, which requires the recognition of Deferred Tax Assets (DTAs) and Deferred Tax Liabilities (DTLs) for the expected future tax consequences of events that have been included in the consolidated financial statements. Under this method, the Health System determines DTAs and DTLs on the basis of the differences between the financial statement and tax bases of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse. The effect of a change in tax rates on DTAs and DTLs is recognized in results of operations in the period that includes the enactment date of the rate change.

The Health System recognizes DTAs to the extent that these assets are more likely than not to be realized. In making such a determination, the Health System considers all available positive and negative evidence, including future reversals of existing taxable temporary differences, projected future taxable income, tax-planning strategies, and results of recent operations. If the Health System determines that DTAs are realizable in the future in excess of their net recorded amount, the Health System would make an adjustment to the DTA valuation allowance, which would reduce the provision for income taxes.

The Health System records uncertain tax positions in accordance with ASC 740 on the basis of a two-step process in which (1) the Health System determines whether it is more likely

than not that the tax positions will be sustained on the basis of the technical merits of the position and (2) for those tax positions that meet the more-likely-than-not recognition threshold, the Health System recognizes the largest amount of tax benefit that is more than 50 percent likely to be realized upon ultimate settlement with the related tax authority. Management is not aware of any uncertain tax positions that should be recorded.

Net Patient Service Revenue—Net patient service revenue is reported at the amount that reflects the consideration to which the Health System expects to be entitled in exchange for providing care. These amounts are due from patients, third-party payors, and others, including estimated adjustments under reimbursement agreements with third-party payors when services are rendered. As final settlements are made and estimates are revised, the differences are reflected in current operations.

The Health System records revenue during the period after obligations to provide healthcare services are satisfied. Generally, the Health System bills patients and third-party payors several days after the services are performed or after the patient is discharged from the facility. Revenue is recognized as performance obligations are satisfied by transferring services to customers.

Performance obligations are determined based on the nature of the services provided by the Health System. Revenues are recorded during the period obligations to provide health care services are satisfied.

Revenue for the performance obligations satisfied over time is recognized based on actual charges incurred. Generally, performance obligations satisfied over time relate to patients receiving inpatient services. The Health System measures the performance obligation from admission into the hospital to the point when it is no longer required to provide services to that patient, which is generally at the time of discharge. Revenue for performance obligations satisfied at a point in time is generally recognized when goods or services are provided, and the Health System does not believe it is required to provide additional goods or services related to the patient.

Because all of its performance obligations relate to contracts with a duration of less than one year, the Health System has elected to apply the optional exemption provided in ASC 606-10-50-14(a) and, therefore, is not required to disclose the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied or partially unsatisfied at the end of the reporting period. The unsatisfied or partially unsatisfied performance obligations referred to above are primarily related to inpatient acute care services at the end of the reporting period. The performance obligations for these contracts are generally completed when the patients are discharged, which generally occurs within days or weeks of the end of the reporting period.

The Health System determines the transaction price based on standard charges for goods and services provided, reduced by contractual adjustments provided to third-party payors, discounts provided to uninsured patients in accordance with the Health System's policy, or implicit price concessions provided to uninsured patients. The Health System determines its estimates of contractual adjustments and discounts based on contractual agreements, its discount policy, and historical experience. The Health System determines its estimate of implicit price concessions based on its historical collection experience with this class of patients.

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 non-acute services, certain other outpatient services, 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 Administrative Contractor (MAC). 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 MAC.

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

Changes in estimated settlement amounts 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 when new or revised information is discovered. With regard to the amended cost reports, the Health System updates estimated settlements when amounts are probable and estimable.

Changes in prior year estimates for Medicare and Medicaid settlements increased net patient service revenue by \$17,371 and \$13,450 for the years ended September 30, 2020 and 2019.

Other Third-Party Payors—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 as well as payor specific contract terms.

The Health System provides care to patients regardless of their ability to pay. The Health System has determined it has provided implicit price concessions to uninsured patients and patients with other uninsured balances such as copays and deductibles. The implicit price concessions included in estimating the transaction prices represent the difference between amounts billed to patients and amounts the Health System expects to collect based on the collection history of those patients.

Capitated Revenue—Capitated revenue represents contractual revenue from value-based arrangements at SLHP, 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 final settlements are made and estimates are revised, the differences are reflected in current operations.

SLHP bears full performance exposure on all significant value-based arrangements, except for the Next Generation ACO program which is capped at plus or minus 10% of the capitated funding. All other value-based arrangements include reinsurance purchased by the sponsoring payor and is netted within medical claims expense related to the arrangement.

Adopted Accounting Pronouncements— Effective October 1, 2019 the Health System adopted ASU No. 2016-01, "*Recognition and Measurement of Financial Assets and Financial Liabilities,*" as well as amended technical guidance through ASU No. 2018-03, "*Technical Corrections and improvements of Financial Instruments-Overall (Subtopic 825-10).*" These updates revise 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. They also amend certain disclosure requirements associated with the fair value of financial instruments. The adoption of ASU No. 2016-01 did not have a material impact on the consolidated financial statements.

Effective October 1, 2019 the Health System adopted ASU No. 2016-02, "Leases" - Topic 842 ("ASC 842") using the optional transition method described in ASU 2018-11, Leases -Targeted Improvements. Under the optional transition method, we recognized the cumulative effect of initially applying the guidance as an adjustment to the operating lease ROU assets and operating lease liabilities on our consolidated balance sheet on October 1, 2019 without retrospective application to comparative periods. This guidance and related amendments introduce a lessee model that brings substantially all leases with a duration of greater than 12 months onto the consolidated balance sheet. The main difference between the guidance in ASC 842 and previous generally accepted accounting principles in the United States of America (GAAP) is the recognition of right-of-use assets and lease liabilities on the balance sheet by lessees for those leases classified as operating leases under previous GAAP. ASC 842 also requires additional quantitative and qualitative disclosures to enable users of the financial statements to assess the amount, timing, and uncertainty of cash flows arising from leases. The Health System adopted ASC 842 using the modified retrospective approach and elected the package of transition provisions available which allowed us to carryforward our historical assessments of (1) whether expired or existing contracts are or contain leases, (2) lease classification of any existing leases or (3) the initial direct costs for existing leases. The Health System has elected the practical expedient that allows lessees to choose to not separate lease and non-lease components by class of underlying asset and is applying this expedient to relevant asset classes. Prior period financial statement amounts, and disclosures have not been adjusted to reflect the provisions of the new standard. Upon adopting ASU 2016-02 the Health System recorded \$128,612 in right-of-use assets and operating lease liabilities in the consolidated balance sheet.

Effective October 1, 2019 the Health System adopted 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 statement of cash flows. The adoption of ASU No. 2016-15 did not have a material impact on the consolidated financial statements.

Effective October 1, 2019 the Health System adopted 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 on a retrospective basis. The adoption of ASU No. 2016-18 changed the amounts presented as cash and cash equivalents in the statements of cash flows, and it also impacted certain disclosures but did not materially impact the Health Systems financial position, or results of operations. As of September 30, 2019, the Health System modified the cash flow statement to include restricted cash of \$44,863 under the new standard.

Forthcoming Accounting Pronouncements— In August 2018, FASB issued ASU No. 2018-13 "Fair Value Measurement (Topic 820)." This guidance provides changes to the disclosure requirements for fair value measurements in "Topic 820, Fair Value Measurement" to improve the effectiveness of the disclosures. This guidance will be effective for the Health System beginning October 1, 2020. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

In August 2018, FASB issued ASU No. 2018-14 "Compensation—Retirement Benefits—Defined Benefit Plans—General (Subtopic 715-20)." This guidance modifies the disclosure requirements for employers that sponsor defined benefit pension or other postretirement plans. This guidance will be effective for the Health System beginning October 1, 2021 and allows for early adoption. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

In November 2018, the FASB issued ASU No. 2018-18, "Collaborative Arrangements (Topic 808): Clarifying the Interaction between Topic 808 and Topic 606." This guidance clarifies whether certain transactions between collaborative arrangement participants should be accounted for within revenue under Topic 606. This guidance is effective for the Health System beginning October 1, 2021. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

In September 2020, FASB issued ASU No. 2020-07 "Presentation and Disclosures by Not-for-Profit Entities for Contributed Nonfinancial Assets — Not-for-Profit Entities (Topic 958)". This guidance provides new presentation and disclosure requirements about contributed nonfinancial assets for not-for-profit entities, including additional disclosure requirements for recognized contributed services. The amendments will not change the recognition and measurement requirements in Subtopic 958-605 for those assets. This guidance will be effective for the Health System beginning October 1, 2021 and allows for early adoption. The Health System is still evaluating the impact this guidance may have on its consolidated financial statements.

2. OPERATING REVENUE

Operating revenue consists primarily of net patient service revenue and capitated revenue. Revenue from patient's deductible and coinsurance are included in the categories presented below based on primary payor. Capitated revenue primarily represents contractual revenue from value-based arrangements.

Patient service revenue, net of contractual allowances and discounts by primary payor source, for the year ended September 30 are as follows:

		2020		2019
Commercial payors, patients, and other Managed care other Medicare program Managed Medicare	\$	832,467 254,106 297,213 205,215	\$	824,587 270,716 295,548 209,829
Medicaid program	<u> </u>	278,719 1,867,720	<u> </u>	245,305 1,845,985

The composition of net patient service revenue and other revenue based on major service lines for the years ended September 30, 2020 and 2019 are as follows:

	2020	2019
Service lines:		
Hospital services	\$ 1,516,990	\$ 1,459,733
Physician services	 350,730	 386,252
Net patient service revenue by service line	1,867,720	1,845,985
Capitated revenue	961,429	919,594
Revenue from other sources	 230,554	 129,267
Total operating revenue	\$ 3,059,703	\$ 2,894,846

The CARES Act authorized \$100 billion in funding to hospitals and other health care providers to be distributed through the Public Health and Social Services Emergency Fund ("Relief Funds"). Furthermore, the Paycheck Protection Program and Health Care Enhancement Act ("PPPHCE Act", collectively the "Acts") enacted on April 24, 2020 provides an additional \$75 billion in emergency appropriations to eligible providers for COVID-19 response including distributions to safety net hospitals to compensate for lost revenues and qualified expenses, loan forgiveness and capacity expansion. Payments from Relief Funds are intended to compensate health care providers for lost revenue and qualified expenses incurred in response to the COVID-19 pandemic and are not required to be repaid; provided that the recipients attest to and comply with certain terms and conditions, including limitations on balance billing and not using Relief Funds to reimburse expenses or losses that other sources are obligated to reimburse. The Health System received \$94,167 in payments under the Acts as of September 30, 2020, of which, \$5,226 was recorded as deferred revenue in accounts payable and accrued liabilities in the consolidated balance sheet. For the year ended September 30, 2020 the consolidated statement of operations and changes in net assets includes \$88,941 of grants recognized in other revenue under the Acts.

3. 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:

	2020	2019
Commercial payors, patients, and other Medicare program Medicaid program Non-patient	\$ 186,131 64,068 20,893 85,391	\$ 190,717 79,730 22,827 36,821
	<u>\$ 356,483</u>	\$ 330,095

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

4. LONG-LIVED ASSETS

Property, Plant, and Equipment

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

	2020	2019
Land Buildings, land improvements, and fixed equipment Major movable equipment and information	\$ 57,317 1,292,266	\$ 57,317 1,249,039
technology	885,274	855,085
	\$ 2,234,857	\$ 2,161,441
Less accumulated depreciation: Buildings, land improvements, and fixed equipment Major movable equipment and information	526,853	481,327
technology	702,164	634,825
	\$ 1,229,017	\$ 1,116,152
	1,005,840	1,045,289
Construction in process	249,488	153,681
	\$ 1,255,328	<u>\$ 1,198,970</u>

Depreciation expense was \$115,985 and \$125,989 for the years ended September 30, 2020 and 2019, respectively.

Leases

The following table presents the components of the Health System's right-of-use assets and lease obligations related to operating and finance lease obligations and their classification in the consolidated balance sheets as of September 30:

Components of Lease Balances	Consolidated Balance Sheets Classification	2020
Assets		
Operating lease right-of-use assets—net	Operating lease right-of-use asset—net	\$ 111,788
Finance lease assets—net	Property, plant, and equipment—net	42,226
Total leased assets		154,014
Liabilities		
Current		
Operating lease obligations	Current portion of operating lease obligations	\$ 19,728
Finance lease obligations	Current portion of long-term debt and finance	
	lease obligations	2,086
Noncurrent		
Operating lease obligations	Operating lease obligations	93,084
Finance lease obligations	Finance lease obligations	48,129
Total lease liabilities		\$ 163,027

The weighted average remaining lease term and weighted average discount rate as of and for the year ended September 30, 2020, are as follows:

	Weighted-Average Remaining Term (years)	Weighted-Average Discount Rate
Operating leases ¹	7.56	2.96 %
Finance leases	17.92	3.99 %

¹ Upon adoption of the new lease standard, discount rates used for existing leases were established as of October 1, 2019

The components of lease expense and their classification in the consolidated statement of operations and changes in net assets for the year ended September 30 are as follows:

Components of Lease Expenses	Classification in Consolidated Statement of Operations and Changes in Net Assets	2020
	-	
Operating lease expenses:	Other energing eveness	¢ 26 200
Operating lease expenses	Other operating expenses	\$ 26,208
Short-term rent expenses	Other operating expenses	2,106
Variable lease expenses	Other operating expenses	2,064
Total operating lease expenses		30,378
Finance lease expenses		
Amortization on leased assets	Depreciation and amortization	3,093
Interest on leased assets	Interest expense	2,047
Total finance lease expenses		5,140
Total lease expenses		\$ 35,518

Sublease income for the Health System for the year ended September 30, 2020 was \$2,661 and was reported as other revenue (including rental income) in the consolidated statements of operations and changes in net assets.

Supplemental cashflow information related to leases for the year end September 30, 2020 includes:

	2020
Cash paid for amounts included in the measurement of lease obligations	
Operating cash outflows from operating leases	\$ 30,262
Operating cash outflows from finance leases	2,041
Financing cash outflows from finance leases	2,162
Right-of-use assets obtained in exchange for lease obligations	
Operating leases	133,764
Finance leases	453

The following table reconciles the undiscounted minimum lease payment amounts to the operating and finance lease obligations on the balance sheet as of:

Years Ending September 30	Operating Leases	Finance Leases	Total
2021 2022 2023 2024 2025	\$ 22,843 18,446 16,203 13,518 11,811	3,991 3,4,070 3,968	\$ 26,897 22,437 20,273 17,486 15,158
Thereafter	44,114	•	96,790
Total lease payments Less imputed interest	126,935 (14,123	•	199,041 (36,014)
Present value of future minimum lease payments Less current lease obligations	112,812	3) (2,086)	163,027 (21,814)
Long-term lease obligations	<u>\$ 93,084</u>	\$ 48,129	<u>\$ 141,213</u>

The Health System leases out buildings or portions of buildings that it owns or leases. The following table sets forth the minimum rental income for those leases as of:

Years Ending September 30	Minimum Rental Revenue	
2021	\$ 4,183	
2022	2,332	
2023	1,155	
2024	839	
2025	675	
Thereafter	34	
	<u>\$ 9,218</u>	

The Health System's largest operating lease is for a multibuilding complex near our largest hospital, known as St. Luke's Plaza (SLP). On March 8, 2018, the Health System entered into a Master Lease agreement (the "Master Lease") to lease 582,527 square feet of office space in Boise, Idaho. At the time the Health System entered the Master Lease it only occupied a portion of the office space with the remainder being leased out to other third parties. Under the Master Lease the Health System assumed responsibility for managing all other leases at SLP and in exchange became the recipient of all payments for these third-party leases, in a sublet arrangement. Since the initial commencement of the Master Lease the Health System continues to increase the amount of space it occupies at SLP. The Master Lease is with the property owner BPH where the Health System owns a membership interest of 49.5%. The Health System accounts for its ownership in BPH as a joint venture under the equity method. As of September 30, 2020, the future minimum payments of the Master Lease of SLP are expected to be \$76,618 over the remaining term of the lease which ends March 7, 2030.

Goodwill

Goodwill as of September 30 consists of:

	2020	2019
Goodwill Less accumulated amortization	\$ 37,393 (7,478)	\$ 37,393 (3,739)
Total Goodwill	\$ 29,915	\$ 33,654

Goodwill amortization expense was \$3,739 and \$3,739 for the years ending September 30, 2020 and 2019, respectively.

Expected future amortization expenses related to goodwill as of September 30, 2020 is as follows:

Years Ending	
September 30,	

September 30,	Am	ortization
2021	\$	3,739
2022		3,739
2023		3,739
2024		3,739
2025		3,739
Thereafter		11,220
	\$	29,915

5. 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 independently advised and managed by independent investment managers. The following table sets forth the composition of assets whose use is limited as of September 30:

	2020	2019
Board designated funds:		
Cash and cash equivalents Mutual funds	\$ 59,045 395,562	\$ 19,208 230,958
Corporate bonds, notes, mortgages and	393,302	230,936
asset-backed securities	471,408	359,440
Government and agency securities Interest receivable	215,669 2,259	209,070 2,214
Due to donor restricted and permanent	2,239	2,214
endowment funds	(37,945)	(34,642)
	1,105,998	786,248
Less amounts classified as current assets	(47,828)	(45,950)
Less amounts classified as current assets	(+7,020)	(+3,550)
	\$ 1,058,170	\$ 740,298
Restricted funds—cash and cash equivalents	\$ 2,914	\$ 25,655
Permanent endowment funds—due from Board designated funds	\$ 16,650	\$ 15,995
		<u>,,</u>
Donor restricted plant replacement and expansion funds and other specific purpose funds:		
Due from Board designated funds	\$ 21,295	\$ 18,647
Pledges receivable	3,348	3,624
	\$ 24,643	\$ 22,271

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

	2020	2019
Investment income: Interest income Realized gain on sales of securities	\$ 17,882 <u>14,145</u>	\$ 18,108
	\$ 32,027	\$ 25,906
Change in net unrealized gain on investments	<u>\$ 12,731</u>	\$ 8,772

Proceeds from the Series 2018A Bonds are restricted to qualified expenditures related to projects of the Health System. Funds are held by the Series 2018A Trustee in a Construction Fund with initial deposits of \$82,844 and the remaining balance as of September 30, 2020 was \$0.

6. NET ASSETS WITH DONOR RESTRICTIONS

Net assets with donor restrictions are principally held by the Health System's wholly owned subsidiary, St. Luke's Health Foundation, Ltd. ("the Foundation") and have been donated for multiple programs and initiatives throughout the Health System, principally related to furthering the advancement of patient care. Some donor-imposed restrictions are temporary in nature, such as those that will be met by the passage of time or other events specified by the donor. These assets are generally restricted for funding a specific program, capital projects, and other purposes. Other donor restrictions are perpetual in nature, where the donor stipulates that resources be maintained in perpetuity. These assets are generally restricted to provide ongoing income for a specific program.

Net assets with donor restrictions as of September 30, for the following purposes, were as follows:

	2020	2019
Subject to expenditures for specified purpose: Equipment and expansion Research and education Charity and other	\$ 3,634 5,733 <u>16,549</u>	\$ 4,152 5,273 15,079
Total subject to specified purpose	25,916	24,504
Perpetual endowment: Equipment and expansion Research and education Charity and other	277 9,413 <u>6,960</u>	283 9,530 6,182
Total subject to permanent endowment	16,650	15,995
Total net assets with donor restrictions	<u>\$ 42,566</u>	\$ 40,499

The Health System's endowment consists of funds established for a variety of purposes. Endowments include both donor-restricted endowment funds and funds designated by the Board.

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

	2020	2019
Donor-restricted endowment net assets Board-designated endowment net assets	\$ 16,650 	\$ 15,995 1,019
Total endowment net assets	<u>\$ 18,159</u>	\$ 17,014

Changes in endowment net assets during 2020 and 2019 are as follows:

	2020	2019
Endowment net assets—beginning of period Investment returns	\$ 17,014 657	\$ 16,880 493
Unrealized gain (loss)	165	(212)
Contributions Appropriation of endowment net assets for expenditure	944 -	417
Transfers to remove or add to Board-designated endowment funds	(621)	(564)
Endowment net assets—end of period	<u>\$ 18,159</u>	\$ 17,014

Periodically, the fair value of assets associated with the individual donor restricted endowment funds may fall below the level that the donor requires the Health System to retain as a fund of perpetual duration. Deficiencies of this nature did not exist for the years ended September 30, 2020 and 2019. The Health System has a policy that permits spending from underwater endowment funds, unless otherwise precluded by donor intent or relevant laws and regulations. The Health System's policy allows for up to 4.5% of the total investment pool balance on a 12-quarter average to be released annually from the endowment to support designated programs. This policy also applies to underwater endowments.

7. DEBT

Long-term debt as of September 30 consists of the following:

	2020	2019
Obligations to Idaho Health Facilities Authority:		
Series 2018A Fixed Rate Bonds	\$ 163,715	\$ 165,505
Series 2018A Fixed Rate Bond Premium	16,354	16,942
Series 2018B Taxable Fixed Rate Bonds	149,910	149,910
Series 2018C Variable Rate Revenue Bonds	73,760	73,760
Series 2018D Variable Rate Direct Purchase	70,000	70,000
Series 2018E Variable Rate Direct Purchase	63,090	63,090
Series 2014A Fixed Rate Bonds	164,345	164,900
Series 2014A Fixed Rate Bond Premium	8,426	8,786
Series 2012A Fixed Rate Bonds	75,000	75,000
Series 2012A Fixed Rate Bond Premium	521	567
Banc of America Public Capital Corp Equipment Financing	29,815	34,701
Finance lease obligations	50,215	51,842
Notes payable	<u>24,736</u>	25,390
Total debt and finance lease obligations	889,887	900,393
Less current portion	14,355	10,663
Total long term debt, excluding deferred		
financing costs	875,532	889,730
Deferred financing costs	(5,343)	(5,681)
Total long term debt and finance lease obligations	\$870,189	<u>\$ 884,049</u>

As of September 30, 2020, the maturity schedule of long-term debt, excluding deferred financing costs, is as follows:

Years Ending	Long-Term	Finance	Total
September 30	Debt	Leases	
2021	\$ 12,269	\$ 4,054	\$ 16,323
2022	12,687	3,991	16,678
2023	35,755	4,070	39,825
2024	12,778	3,968	16,746
2025	18,488	3,347	21,835
Thereafter	747,695	52,676	800,371
Less imputed interest	<u>\$ 839,672</u>	72,106 (21,891)	911,778 (21,891)
		<u>\$ 50,215</u>	\$ 889,887

Obligations to Idaho Health Facility Authority

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 2020 was 4.83%.

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 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 2020 was 4.81%.

The Series 2014A Bonds maturing on or after March 1, 2025 are subject to redemption prior to maturity at the option of the Health System.

Series 2018A—Represents Fixed Rate Revenue Bonds, payable in annual installments ranging from \$995 to \$18,285 beginning March 2020 through March 2048. The Series 2018A Bonds bear interest at a fixed rate ranging from 4.00% 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 during 2020 was 4.82%.

The Series 2018A Bonds maturing on or after March 1, 2029 are subject to redemption prior to maturity at the option of the Health System. On any date the Series 2018A Bonds are subject to optional redemption at par, they may be converted to another interest rate mode at the option of the Health System upon compliance with certain conditions set forth in the bond documents.

Series 2018B—Represents taxable Fixed Rate Revenue Bonds, payable in annual installments ranging from \$7,705 to \$49,160 beginning March 2039 through March 2048. The Series 2018B Bonds bear interest at a fixed rate of 5.02% 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 interest rate during 2020 was 5.02%.

The Series 2018B Bonds are subject to redemption prior to maturity at the option of the Health System. The Series 2018B Bonds may be converted to another interest rate mode at the option of the Health System upon compliance with certain conditions set forth in the bond documents.

Series 2018C—Represents Variable Rate Revenue Bonds, payable in annual installments ranging from \$600 to \$6,000 beginning March 2026 through March 2048. The interest on the Series 2018C Bonds is payable monthly, as the Series 2018C Bonds are currently held in the Daily Mode and supported by an irrevocable direct pay letter of credit. At the option of the Health System, the Series 2018C Bonds may be converted to the Weekly Mode, Commercial Paper Mode, Adjustable Long Mode, Bank Loan Mode, Index Mode, FRN Rate Mode, Fixed Mode or another Daily Mode upon compliance with certain conditions set forth in the bond documents. The average interest rate during 2020 was 1.42%.

The Series 2018C Bonds are subject to redemption prior to maturity at the option of the Health System and, while in a Daily Mode or Weekly Mode, to optional tender by the bondholder. In the event of optional tender of the bonds, funds for repayment of the purchase price of the bonds are available from a letter of credit facility, which is scheduled to expire on August 8, 2023. As of September 30, 2020, the bonds were in the Daily Mode.

Series 2018D—Represents Variable Rate Direct Purchases, payable in annual installments ranging from \$555 to \$5,660 beginning March 2026 through March 2048. The interest on the Series 2018D Bonds is payable monthly, as the Series 2018D Bonds are currently held in the LIBOR Index Mode. At the conclusion of the initial LIBOR Index Mode (August 1, 2021) and at the option of the Health System, the Series 2018D Bonds may be converted to the Daily Mode, Weekly Mode, Commercial Paper Mode, Adjustable Long Mode, Bank Loan Mode, another Index Mode, FRN Rate Mode, or the Fixed Mode upon compliance with certain conditions set forth in the bond documents. The average interest rate during 2020 was 1.50%.

Series 2018E—Represents Variable Direct Purchases, payable in annual installments ranging from \$500 to \$5,110 beginning March 2026 through March 2048. The interest on the Series 2018E Bonds is payable monthly, as the Series 2018E Bonds are currently held in the LIBOR Index Mode. At the conclusion of the initial LIBOR Index Mode (August 1, 2025) and at the option of the Health System, the Series 2018E Bonds may be converted to the Daily Mode, Weekly Mode, Commercial Paper Mode, Adjustable Long Mode, Bank Loan Mode, another Index Mode, FRN Rate Mode, or the Fixed Mode upon compliance with certain conditions set forth in the bond documents. The average interest rate during 2020 was 1.73%.

Banc of America Public Capital Corp—Represents ten-year debt financing, payable in quarterly installments, which include principal and interest of \$1,366 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. Principal and interest are payable on a monthly basis. Per the agreements, the notes mature in 2023. Interest is fixed at 4.25%.

Lines of Credit—In March 2020, the Health System renewed 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 1, 2023. In the event that principal amounts are outstanding, interest is incurred at a rate that is variable at the Prime Rate or LIBOR Rate depending on the borrowing timeframe. The line of credit, among other things, contains a non-usage fee on the actual daily unborrowed portion of the principal amount available at the rate of one-tenth of 1% per annum. There were no amounts outstanding as of September 30, 2020 and 2019.

The Health System carries insignificant unsecured credit balances with Wells Fargo Bank, N.A. for working capital strategy needs such as vendor payments and employee reimbursements. Principal amounts are paid in full on a monthly basis and no interest was incurred related to these balances for the years ended September 30, 2020 and 2019.

Interest Costs—During the years ended September 30, 2020 and 2019 the Health System incurred total interest costs of \$33,647 and \$35,887, respectively. During 2020 and 2019, \$5,694 and \$3,485, respectively, has been capitalized and is reflected as a component of property, plant, and equipment. During the years ended September 30, 2020 and 2019, the Health System made cash payments for interest of \$34,240 and \$37,262, respectively, and cash payments for bond fees of \$809 and \$614, respectively.

Covenants—Debt agreements held by the Health System include a range of required covenants, provisions and conditions. The primary covenants are related to minimum debt service coverage, unrestricted cash positions, minimum credit ratings, and maximum indebtedness to capitalization. At September 30, 2020, the Health System was in compliance with all covenants, provisions and conditions required by outstanding agreements.

8. 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—October 1, 2018	\$ 1,055,401	\$ 1,057,202	\$ (1,801)
Net assets without donor restrictions:			
Revenue in excess of expenses	130,810	130,772	38
Change in noncontrolling interests	1,763	-	1,763
Change in net assets from acquisition of			
noncontrolling interest	(7,397)	(7,397)	-
Change in net unrealized gain on investments	8,772	8,772	-
Net assets released from restrictions—capital	17,234	17,234	=
Other components of net periodic pension cost	(5,609)	(5,609)	-
Change in funded status of pension plans	(40,115)	(40,115)	-
Increase in net assets without donor restrictions	105,458	103,657	1,801
Decrease in net assets with donor restrictions	(13,675)	(13,675)	
Increase in net assets	91,783	89,982	1,801
Net assets—September 30, 2019	1,147,184	1,147,184	<u>-</u> _
Net assets without donor restrictions:			
Revenue in excess of expenses	171,055	171,055	-
Change in noncontrolling interests	=	=	-
Change in net assets from acquisition of			
noncontrolling interest	-	-	-
Change in net unrealized gain on investments	12,731	12,731	-
Net assets released from restrictions—capital	2,251	2,251	-
Other components of net periodic pension cost	(9,567)	(9,567)	=
Change in funded status of pension plans	<u>4,976</u>	<u>4,976</u>	_
Increase in net assets without donor restrictions	181,446	181,446	
Increase in net assets with donor restrictions	2,067	2,067	_
Increase in net assets	183,513	183,513	
Net assets—September 30, 2020	\$ 1,330,697	\$ 1,330,697	<u>\$</u>

9. EMPLOYEE RETIREMENT PLANS

Defined Benefit Plans—The St. Luke's Regional Medical Center, 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 Regional Medical Center, Ltd. (SLMV) 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 SLMV Plan covers substantially all eligible SLMV employees employed by SLMV on or before April 1, 2005. The SLMV Plan was amended and restated effective April 1, 2005, to exclude employees hired on or after that date from participation in the SLMV Plan; however, the SLMV 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 SLMV Plan as necessary.

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

	SLRMC	SLMV	Total 2020	Total 2019
Projected benefit obligation for service rendered to date Plan assets—at fair value	\$ 219,775 <u>148,642</u>	\$ 55,218 	\$ 274,993 204,598	\$ 264,355 191,938
Funded status	<u>\$ (71,133)</u>	\$ 738	<u>\$ (70,395</u>)	<u>\$ (72,417)</u>
Employer contributions Accrued pension liability (all noncurrent) Change in funded status Benefits paid Accumulated benefit obligation	\$ 5,435 71,133 2,090 10,656 208,132	\$ 1,565 (738) (4,112) 3,113 55,218	\$ 7,000 70,395 (2,022) 13,769 263,350	\$ 9,880 72,417 34,938 14,877 252,892

The following table presents the pension benefit costs:

	SLRMC	:	SLMV	Total 2020	Total 2019
Service cost	\$ 3,028	\$	-	\$ 3,028	\$ 2,486
Interest cost	6,030		1,477	7,507	8,974
Expected return on plan assets	(7,414)		(2,061)	(9,475)	(9,256)
Amortization of prior service cost	80		-	80	80
Amortization of net loss	 8,862		717	 9,579	 4,198
Net periodic pension cost	\$ 10,586	\$	133	\$ 10,719	\$ 6,482

Service cost is recorded on the consolidated statement of operations, within the line item employee compensation and benefits. The other components of net periodic benefit cost are recorded in the statement of changes in net assets, as other components of net periodic pension cost.

Amounts recognized in net assets without donor restrictions related to the Plans at September 30, consist of:

	SLRMC	SLMV	Total 2020	Total 2019
Prior service cost	\$ 192		\$ 192	\$ 272
Net actuarial loss	(71,127		(90,982)	(96,661)

The measurement date used to determine pension benefits is September 30. Contributions to the Plans for the year ending September 30, 2021, are expected to be approximately \$14,000.

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, including allocation ranges, are as follows:

	SLRMC	SLMV	Range
Asset Class:			
Broad US Equity	35 %	15 %	-5% / 5 %
Broad International Equity	29	10	-5 / 5
Core Real Estate	5	-	-3 / 3
Liability Hedging Fixed	31	75	-8 / 8
Cash Equivalents	-	-	0/3

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, 2020, the amounts and percentages of the fair value of Plans' assets are as follows:

	SLR	MC	SLN	<u>1V</u>
Broad US Equity	\$ 51,646	35 %	\$ 8,682	16 %
Broad International Equity	43,883	29	5,527	10
Core Real Estate	7,244	5	-	-
Liability Hedging Fixed	44,214	30	41,493	74
Cash Equivalents	1,656	1	<u>254</u>	
Total	<u>\$ 148,643</u>	<u>100</u> %	<u>\$ 55,956</u>	<u>100</u> %

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

	SLRMC	SLMV	Total
2021	\$ 14,205	\$ 3,174	\$ 17,379
2022 2023	14,673 14,494	3,211 3,242	17,884 17,736
2024 2025	14,119 13,994	3,239 3,221	17,358 17,215
Thereafter	65,923	15,653	81,576
	<u>\$ 137,408</u>	<u>\$ 31,740</u>	<u>\$ 169,148</u>

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

SLRMC	2020	2019
Spot discount rates Rate of increase in future compensation levels Expected long-term rate of return on assets	2.92-3.31 % 2.00-4.00 6.50	4.13-4.40 % 2.00-4.00 6.75
SLMV		
Spot discount rates Expected long-term rate of return on assets	2.82-3.15 % 5.00	4.04-4.30 % 5.00

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

SLRMC	2020	2019
Weighted average discount rate Rate of increase in future compensation levels	2.77 % 2.00-4.00	3.21 % 2.00-4.00
SLMV		
Weighted average discount rate	2.65 %	3.15 %

The principal cause of the change in the unfunded pension liability is a decrease in the discount rate, off-set by 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:

2020	2019
\$ 26,824 	\$ 24,857
<u>\$(26,824</u>)	<u>\$(24,857</u>)
\$ 1,155 25,415 1,409 1,967 26,751	\$ 891 23,515 1,342 3,436 24,483
	\$(26,824) \$ 1,155 25,415 1,409 1,967

The following table presents the pension benefit costs:

	2020	2019
Service cost	\$ -	\$ 816
Interest cost	684	843
Amortization of prior service cost	59	59
Amortization of net loss	1,133	<u>711</u>
Net periodic pension cost	<u>\$ 1,876</u>	\$ 2,429

Service cost is recorded on the consolidated statement of operations, within the line item employee compensation and benefits. The other components of net periodic benefit cost are recorded in the statement of changes in net assets, as other components of net periodic pension cost.

Due to its non-qualified status, the SERP is considered unfunded under the Employee Retirement Income Security Act, as disclosed above. The Health System has set aside funds in

a Rabbi Trust for the purpose of funding the SERP. The Rabbi Trust asset balance at September 30, 2020 and 2019 was \$19,493 and \$13,723, respectively.

The measurement dates used to determine pension benefits is September 30. The Health System expects to make approximately \$1,409 of benefit payments directly to plan participants for the year ending September 30, 2021. The projected benefit obligation increase was primarily driven by participant movement, plan experience, the passage of time, and a decrease in the discount rate.

Amounts recognized in net assets without donor restrictions related to the SERP at September 30, consist of:

	2020	2019
Prior service cost	\$ (29)	\$ (89)
Net actuarial loss	(7,178)	(5,876)

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

	Benefit Payments
2021	\$ 1,409
2022	1,545
2023	1,582
2024	1,569
2025	1,555
Thereafter	<u>7,510</u>
	<u>\$ 15,170</u>

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

	2020	2019
Spot discount rates	2.83-3.15 %	4.05-4.33 %
Rate of increase in future compensation levels	4.00	4.00

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

	2020	2019
Weighted average discount rate	2.64 %	3.15 %
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 employees. The Health System's contributions to these Contribution Plans are at the discretion of the Board. 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 2020 and 2019, contributions to these Contribution Plans were \$54,402 and \$49,264, respectively.

10. 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 Health System's assessment of the significance of a particular item to the fair value measurement in its entirety requires judgment, 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. For the year ended September 30, 2020 and 2019 there were \$0 and \$13,000 transferred from Level 2 to Level 1, respectively.

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 Health System are open-end mutual funds that are registered with the Securities and Exchange Commission. The mutual funds held by the Health System include funds that are traded on both active and inactive markets.

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:

Fair Value Measurements as of September 30, 2020, Using								
	Act fo	ted Prices in ive Markets r Identical Assets (Level 1)	0	ignificant Other bservable Inputs (Level 2)	Signif Unobse Inp (Leve	rvable uts		Total
Investments:								
Cash and cash equivalents	\$	61,959	\$	-	\$	-	\$	61,959
Mutual funds		55,750		339,812		-		395,562
Government and agency								
securities		-		215,669		-		215,669
Corporate bonds, notes, mortgage	s							
and asset-backed securities		<u>-</u>	_	339,673			_	339,673
Subtotal	<u>\$</u>	117,709	\$	895,154	\$		1	1,012,863
Investments measured at								
net asset value:								
Mortgages and asset-backed								
securities								131,735
Total assets							\$ 1	L,144,598

_	Fair Value Measurements as of September 30, 2019, Using			
	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total
Investments:				
Cash and cash equivalents	\$ 44,863	\$ -	\$ -	\$ 44,863
Mutual funds	47,898	183,060	-	230,958
Government and agency				
securities	-	209,070	-	209,070
Corporate bonds, notes, mortgages	5	·		·
and asset-backed securities	<u>-</u>	259,903		259,903
Subtotal	\$ 92,761	\$ 652,033	\$ <u>-</u>	744,794
	·			
Investments measured at				
net asset value:				
Mortgages and asset-backed				
securities				99,537
Total assets				\$844,331

Fair Value of Pension Plan Assets—In addition to the types of assets listed above as held by the Health System, the Employee Retirement 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 cap and 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 Employee Retirement Plans measured at fair value on a recurring basis:

Fair Value Measurements as of September 30, 2020, Using				
	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total
Pension assets:				
Cash and cash equivalents	\$ 1,910	\$ -	\$ -	\$ 1,910
Domestic mutual funds	16,175	-	-	16,175
International mutual funds	146,325	-	-	146,325
Domestic stocks	12,302	-	-	12,302
International stocks Limited partnerships and	1,200	-	-	1,200
liability companies	-	<u> </u>	7,244	7,244
Subtotal	<u>\$177,912</u>	<u>\$ -</u>	<u>\$7,244</u>	185,156
Investments measured at net asset value:				
Common collective trusts				19,442
Total assets				\$204,598

	Fair Value Measu	rements as o	f September 30,	2019, Using
	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total
Pension assets:				
Cash and cash equivalents	\$ 3,336	\$ -	\$ -	\$ 3,336
Domestic mutual funds	133,172	-	-	133,172
International mutual funds	15,440	-	-	15,440
Domestic stocks	11,377	-	-	11,377
International stocks Limited partnerships and	1,302	-	-	1,302
liability companies	_		7,095	7,095
Subtotal	\$164,627	<u>\$ -</u>	<u>\$7,095</u>	171,722
Investments measured at				
net asset value: Common collective trusts				20,144
Total assets				\$191,866

The Health System's use of Level 3 unobservable inputs account for 3.52% and 3.70%, respectively, of the total fair value of Employee Retirement Plan assets as of September 30, 2020 and 2019. The following table summarizes the changes in Level 3 assets measured at fair value as of September 30:

Ending balance—September 30, 2018	\$ 7,367
Sales Allocation of net capital gain Miscellaneous fees Interest received Changes in unrealized gains	(591) 243 (81) 179 (22)
Ending balance—September 30, 2019	7,095
Sales Allocation of net capital gain Miscellaneous fees Interest received Changes in unrealized gains	(80) 336 (107)
Ending balance—September 30, 2020	<u>\$ 7,244</u>

The unrealized gains and losses on investment accounts at September 30, 2020 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 the Health System's investments' fair values and gross unrealized losses for individual securities that have been in a continuous loss position for 12 months or less as of September 30, 2020 and those that have been in a loss position for 12 months or more as of September 30, 2020. These investments are interest-yielding debt securities of varying maturities. The Health System has 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	Loss Position
for Less than	12 Months

	IOI LESS MAII 12 MOIMIS		
	Estimated		Total
	Fair Value	Unrealized Losses	Number of Positions
Corporate bonds, notes, mortgages and			
asset-backed securities	\$ 35,524	\$ (393)	107
Mutual funds	18,299	(884)	17
Government & agency securities	39,672	(188)	31
Total	<u>\$ 93,495</u>	<u>\$ (1,465</u>)	<u>155</u>

In a Continuous Loss Position for more than 12 Months

	for more than 12 Months			
	Estimated Fair Value	Unrealized Losses	Total Number of Positions	
Corporate bonds, notes, mortgages and asset-backed securities Mutual funds Government & agency securities	\$ 4,241 3,688 100	\$ (276) (523) (1)	20 3 1	
Total	<u>\$ 8,029</u>	<u>\$ (800</u>)	<u>24</u>	

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 finance leased assets approximates its fair value.

The estimated fair value of the Fixed Rate Bonds as of September 30, 2020 and 2019 was \$648,130 and \$644,567, 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 carrying value of the Fixed Rate Bonds as of September 30, 2020 and 2019 was \$552,970 and \$555,315, respectively.

The estimated fair value of the notes payable as of September 30, 2020 and 2019, was \$27,251 and \$25,912, 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 carrying value of the notes payable as of September 30, 2020 and 2019 was \$24,736 and \$25,390, respectively.

The fair value estimates presented herein are based on pertinent information available to management as of September 30, 2020. 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.

11. COMMITMENTS AND CONTINGENCIES

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 May 31, 2021 and includes provisions for purchase of tail coverage in the event a new carrier is selected. The Health System also maintains reserves based primarily 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 3.5%. There can be no assurance that the ultimate liability will not exceed such estimates. Adjustments to the estimated reserves are included in results of operations in the periods when such amounts are determined. As of September 30, 2020, and 2019, the Health System had professional liability recorded in accounts payable and accrued liabilities in the amounts of \$22,367 and \$21,860, respectively.

As of September 30, 2020, and 2019, the Health System had commitments on construction contracts and equipment purchases totaling \$79,200 and \$137,143, respectively.

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.

12. 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:

	2020	2019
Professional, nursing, and other patient care services Fiscal and administrative support services	\$ 2,496,764 <u>422,233</u>	\$ 2,376,412 415,208
	\$ 2,918,997	\$ 2,791,620

13. INCOME TAXES

Income tax expense for the Health System differs from the income tax expense at the U.S. federal statutory tax rate of 21% due to state taxes, net of a federal benefit, nondeductible

business meals and entertainment expenses, and tax-exempt earnings of our not-for-profit entities.

Deferred income taxes resulted from temporary differences between the tax basis of assets and liabilities and their reported amounts in the financial statements, resulting in taxable or deductible amounts in future years and net operating loss carryforwards (NOLs).

Management assesses the available positive and negative evidence to estimate whether sufficient future taxable income will be generated to permit use of the existing DTAs for each of the Health System's legal entities. A significant piece of objective negative evidence evaluated was the cumulative loss incurred over the three-year period ended September 30, 2020. Such objective evidence limits the ability to consider other subjective evidence, such as our projections for future growth.

As of September 30, 2020, the Health System has net operating loss carry forwards in the amount of \$108,072 and \$89,259 for federal and state jurisdictions, respectively. The NOLs are set to expire in years 2021 through 2041. 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. The amount of the DTA considered realizable, however, could be adjusted if estimates of future taxable income during the carryforward period are reduced or increased or if objective negative evidence in the form of cumulative losses is no longer present and additional weight is given to subjective evidence such as our projections for growth.

The Health System accounts for uncertain tax positions in accordance with ASC 740. Management is not aware of any uncertain tax positions that should be recorded. The Health System includes penalties and interest, if any, with its provision for income taxes in the non-operating items in the consolidated statements of operations and changes in net assets.

The Health System is subject to taxation in the United States and Idaho jurisdictions. As of September 30, 2020, the Health System's tax years for 2017, 2018 and 2019 are subject to examination by the tax authorities. As of September 30, 2020, the Health System is no longer subject to U.S. Federal or Idaho examinations by tax authorities for tax years before 2017.

14. SUBSEQUENT EVENTS

The Health System has evaluated subsequent events through December 18, 2020. This is the date the financial statements were available to be issued.

* * * * *

St. Luke's McCall Community Health Needs Assessment 2020 Implementation Plan

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Introduction

The St. Luke's McCall 2020 Community Health Needs Assessment Implementation Plan describes the programs and resources St. Luke's and other community groups plan to employ to address the most important health needs identified in our 2019 Community Health Needs Assessment (CHNA). The Implementation Plan is divided into two main sections. The first section contains a list of the significant health needs identified in our CHNA and describes what St. Luke's intends to do to address these needs. The second section of the implementation plan defines the specific programs and services St. Luke's plans to implement to address the significant health needs. For each program, there is a description of its objective, tactics, expected impact, and partnerships.

Stakeholder involvement in determining and addressing community health needs is vital to this process. We thank, and will continue to collaborate with, all the dedicated individuals and organizations working with us to make our community a healthier place to live.

St. Luke's McCall contact person name: Tiffany Dobbs Community Health Manager 1000 State St. McCall, ID 83638 dobbst@slhs.org 208-630-2419

Principles Guiding St. Luke's McCall's FY2020 Implementation Plan

- 1. Form effective partnerships and working relationships for every program provided
- 2. Focused interventions: target vulnerable demographic groups (IRS requirement)
- 3. Prevent health issues early in the lifespan and early in the progression of the health issue.
- 4. Think long-term, even in terms of generations.
- 5. Ignite a culture change whereby community health is highly valued by individuals and institutions.
- 6. Create sustainable programs rather than quick fixes.
- 7. Allocate sufficient resources for long-term planning.
- 8. Set inspiring and challenging goals.
- 9. Participate in public policy advocacy.
- 10. Engage hospital board members, physicians, community champions in the Implementation Plan.
- 11. Design programs that improve multiple priority health needs.

Executive Summary

The St. Luke's McCall 2019 Community Health Needs Assessment (CHNA) provides a comprehensive analysis of our community's most important health needs. Addressing our health needs is an essential opportunity to achieve improved population health, better patient care, and lower overall health care costs.

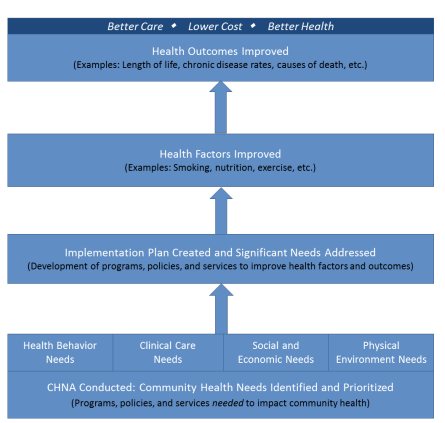
In our CHNA, we divide our health needs into four distinct categories: 1) health behaviors; 2) clinical care; 3) social and economic factors; and 4) physical environment. Each identified health need is included in one of these categories.

We employ a rigorous prioritization system designed to rank the health needs based on their potential to improve community health. Our health needs are identified and measured through the study of a broad range of data, including:

- o In-depth interviews with a diverse group of dedicated community representatives
- An extensive set of national, state, and local health indicators collected from governmental and other authoritative sources

The chart, below, provides a summary of our approach to improving community health.

St. Luke's Approach to Improving Community Health



Methodology

The St. Luke's McCall's 2019 CHNA was designed to better understand the most significant health challenges facing the individuals and families in our service area. To accomplish this goal, St. Luke's collaborated with representatives from our community to help identify and prioritize our most important health needs. Each identified health need was included in one of these four categories: 1) health behavior; 2) clinical care; 3) social and economic; and 4) physical environment.

These health needs were ranked using a numerical prioritization system. Points were allocated to each need based on scores provided by our community representatives as well as scores for related health factors. The more points the health need and factor received, the higher the priority and the higher the potential to positively impact community health. Health needs and factors with scores in the top 10th percentile were highlighted in dark orange and were considered to be our community's most significant health needs.

To complete the CHNA Implementation Plan, St. Luke's consulted and collaborated with community representatives, addressing the most significant health needs using the following decision criteria:

- Health needs ranked in the top 10th percentile in the CHNA were considered to be our significant health needs. In order to focus limited resources on the health needs having the greatest potential to improve community health (the most significant needs), implementation plan programs were not developed for health needs scoring below the top 10th percentile.
- 2. Next St. Luke's examined whether it was more effective to directly address a high priority health need or whether another community organization was better positioned to address the need. To make this determination, we focused on whether the health need was in alignment with St. Luke's mission and strengths. Where a high priority need was substantially in alignment with both our mission and strengths, St. Luke's provided at least one program to address that need. Where a high priority need was not in alignment with our mission and strengths, St. Luke's tried to identify or partner with a community group or organization better able to serve the high priority need.
- 3. A single health improvement program can often support the success of multiple related health needs. For example, obesity programs also support and strengthen diabetes programs. Therefore, to better understand the total impact our programs are having on a health need, St. Luke's arranged the significant health needs into groups that will benefit by being addressed together.

List of Needs and Recommended Actions

Health Behavior Category

Our community's high priority needs in the health behavior category are wellness and prevention programs for obesity, mental illness, and substance abuse. Our community health representatives provided relatively high scores for these needs. In addition, overweight/obesity ranks as high priority needs because it is trending higher, is now higher than the national average, and is a contributing factor to a number of other health concerns. Mental illness also ranks high because Idaho has one of the highest percentages of any mental illness (AMI) in the nation.

Some populations are more affected by these health needs than others. For example, people with lower income and educational levels in our community have higher rates of substance abuse and obesity.

Identified Community Need	Related Health Outcome or Factor	Total CHNA Score	Alignment with Mission and Strengths: High, Med, low	Non-St. Luke's Community Resources Available to Address Need	Recommended Action and Justification
Wellness and Prevention Programs	Obese/Over- weight Adults	19.9	Mission: High Strength: Medium	There are four commercial fitness facilities in Valley County that offer personal fitness coaching and one in Adams County. Paying membership and coaching fees exceed the income of vulnerable groups. Online fitness and weight loss services are available.	St. Luke's will directly support prevention programs for obese/ overweight adults because this need is aligned with our mission and strengths. The programs St. Luke's directly provide are described in the following section of this Implementation Plan.
Weight Manage- ment Programs	Obese/Over- weight Adults	21.4	Mission: High Strength: Medium	Adams County has a TOPS weight management program. The CDC has free online weight management information, and Idaho Medicaid has a	St. Luke's will directly support adult weight management programs because this need is aligned with our mission and strengths. The programs St. Luke's directly provides are

				Preventive Health	described in the following
				Assistance Benefit	section of this
				weight management	Implementation Plan.
				program.	,
Weight Manage- ment Programs	Obese/Over- weight Teens	19.4	Mission: High Strength: Low	The schools encourage physical fitness and sports participation from youth who would most benefit physically. The Community Medical Fund provides counseling funding for teens dealing with of obesity.	Teen weight loss management is not a strength of St. Luke's McCall and due to resource constraints SLM will provide limited support for weight loss management programs specifically for teens. St. Luke's McCall will depend on the community to help address this need.
Wellness and Prevention Programs	Mental	17.9	Mission: High Strength: Medium	There is a shortage of behavioral health providers in our community qualified to treat more serious mental illnesses. Central Idaho Counseling provides a Psychiatric Nurse Practitioner for intensive outpatient counseling, support groups, and classes. Adams County Health Clinic provides a Psychiatric Nurse Practitioner on a sliding scale for adult and youth counseling. St. Luke's McCall provides mental health counseling in our primary care clinics and operates a mental health clinic with a psychiatrist seeing patients one week per month.	St. Luke's will directly support mental health wellness programs because this need is aligned with our mission and is ranked in our CHNA's top 10 th percentile. The programs St. Luke's directly supports are described in the following section of this Implementation Plan.

Substance Abuse Services and Programs	Excessive drinking	19.7	Mission: High Strength: Low	Valley and Adams County lack resources to curb excessive drinking. We have a city policy to prohibit alcohol consumption in city parks over July 4 th holidays. AA is offered; the effectiveness and attendance fluctuates with the caliber of facilitation. Like most resort communities, the availability and emphasis on alcohol consumption is excessive and counter- productive to our efforts.	St. Luke's will directly support excessive drinking programs because this need is aligned with our mission and is ranked in our CHNA's top 10 th percentile. However, due to resource constraints and because this need is not a strength of St. Luke's, we will continue to work with our community to address this need as well. The programs St. Luke's directly supports are described in the following section of this Implementation Plan.
Substance Abuse Services and Programs	Drug Misuse	17.7	Mission: High Strength: low	The local AA and NA support groups run together. Central Idaho Counseling provides addiction recovery, medicated-assisted treatment (MAT), and support programs. There are currently 2, soon to be an additional 2, St. Luke's McCall clinic practitioners who provide MAT services. People wanting this service can also seek services in Treasure Valley or online.	St. Luke's will directly support drug misuse wellness programs because this need is aligned with our mission and is ranked in our CHNA's top 10 th percentile. However, due to resource constraints and because this need is not a strength of St. Luke's, we will continue to work with our community to address this need as well. The programs St. Luke's directly supports are described in the following section of this Implementation Plan.

Clinical Care Category

High priority clinical care needs include: Affordable care for low income individuals, affordable health insurance, increased availability of behavioral health services, and affordable dental care. All of these were ranked as top health needs by our community representatives. In addition, affordable health insurance ranks as a top priority need because our service area has a high percentage of people who are uninsured. Availability of behavioral health services also ranked as a top priority because Idaho has a shortage of behavioral health professionals.

As shown in the table below, high priority clinical care needs are often experienced most by people with lower incomes and those who have not attended college.

Identified Community Need	Related Health Outcome or Factor	Total CHNA Score	Alignment with Mission and Strengths: High, Med, low	Non-St. Luke's Community Resources Available to Address Need	Recommended Action and Justification
Availability of behavioral health services (providers, suicide hotline, etc.)	Mental health service providers	18.6	Mission: High Strength: Medium	Adams County Health Clinic provides three behavioral health counselors who see adults and youth on a sliding scale pay basis. Seven non-St. Luke's licensed behavioral health counselors provide services in our two- county area.	Availability of mental health providers is aligned with St. Luke's McCall's mission and strengths. St. Luke's is actively recruiting additional physician and physician assistant providers to diagnosis and manage mental health patients. We will continue building our relationships with private counselors to assist us in meeting behavioral health needs.
Affordable Health Insurance	Uninsured adults	18.2	Mission: High Strength: Medium	The Affordable Care Act, Medicaid, Medicare, Idaho Department of Health and Welfare	St. Luke's McCall will directly support programs designed to help provide affordable health insurance because this need is aligned with our mission and although there are other programs available in the community the need is still ranked in the CHNA's top 10 th percentile. Affordable

					health insurance is a
					national priority that SLM
					cannot address on its own.
					SLM will continue to rely on
					community and national
					programs and resources to
					help us address this need.
					The programs SLM directly
					supports are described in
					the following section of this
					Implementation Plan.
					St. Luke's will directly
					support programs designed
					to provide affordable care
					especially to those with low
					incomes because this need
					is aligned with our mission
					and strengths and although
			Mission: High Strength: Medium		there are other programs
				Adams County	available in our community
				Health Center (an	the need is still ranked in
Affordable	Children in poverty	18.2		FQHC), Community	our CHNA's top 10 th
care for low				Medical Fund, and	percentile. The programs
income				Children's	St. Luke's directly supports
individuals				Community Medical	are described in the
				Funds, County	following section of this
				Indigent Fund	Implementation Plan.
					Affordable care is a
					national priority that St.
					Luke's cannot address on
					its own. St. Luke's will
					continue to rely on
					community and national
					programs and resources to
					help us address this need.
				Adams County	St. Luke's will directly
				Health Center	support Access to Dental
				provides dental care	Care program(s) because,
Affordable			Mission:	on a sliding scale	although this need is not
dental care for	Preventative dental visits	20.9	Medium	and accepts	highly aligned with our
low income			Strength:	Medicaid	mission, it is ranked in our
individuals			Low	reimbursement.	CHNA's top 10 th
				There are 2 dental	percentile. However, this is
				offices in Valley	currently not a strength of
				County that will	St. Luke's and due to
				County that will	St. Luke 3 and due to

		accept a limited	resource constraints, we
		number of Medicaid	will continue to rely on the
		patients.	community to help us
			address this need. The
			programs that St. Luke's
			directly supports are
			described in the following
			section of this
			Implementation Plan.

^{*} Information on affected populations included in table when known.

Social and Economic Category Summary

In the Social and Economic category, there were no needs that ranked in the 10th percentile.

Physical Environment Category Summary

In the physical environment category, there were no needs that ranked in the 10th percentile.

St. Luke's CHNA Implementation Programs

This section of the implementation plan provides a list and description of the health improvement programs St. Luke's is executing to address the significant health needs ranked in the top 10th percentile. Sometimes a single health improvement program supports the success of multiple related health needs. For example, obesity programs also support and strengthen diabetes programs. Therefore, to better understand the total impact our programs are having on a health need, we arranged programs that reinforce one another into the groups defined below.

Significant Health Need Groups

Group #1: Improve the Prevention and Management of Obesity

Group #2: Improve Mental Health

Group #3: Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Group #4: Improve Access to Affordable Dental Care

Group #5: Improve Access to Affordable Health Care and Affordable Health Insurance

The following pages describe the programs we are focusing on to address our three significant health need groups. Each program description includes information on its target population, tactics, approved resources, and goals.

Applying a "Resilience-Building Lens" to St. Luke's CHNA Implementation Plan Programs

St. Luke's Community Health department believes cultivating resilient individuals, families and communities is the most effective and sustainable way to improve high priority health needs in our service areas. Evidence supports this: resilient people experience less obesity, mental illness, harmful addictions, incarcerations, and many chronic diseases.

Resilience is the ability to maintain—or regain—positive physical and mental health upon experiencing prolonged and extreme stress, fatigue, and toxic environments. Resilience positively correlates with longevity, happiness and productivity. In applying a resilience-building lens, St. Luke's strives to provide people with the skills and resources they need—empower them—to achieve their optimal level of health. Building blocks for resilience include health education, hope and purpose, connectedness, and access to basic life needs such as healthcare, nutritious food and shelter.

Significant Health Need #1: Improve the Prevention and Management of Obesity

Obesity is one of our community's most significant health needs. Over 67% of the adults in our community and more than 25% of the children in our state are either overweight or obese. The percent of overweight/obese individuals is now higher in our community than it is in the nation as a whole and it is going up at a faster rate. Obesity is a serious concern because they it is associated with poorer mental health outcomes, reduced quality of life, and is a leading cause of death in the U.S. and worldwide. ¹

Impact on Community

Obesity costs the United States about \$150 billion a year, or 10 percent of the national medical budget.² Besides excess health care expenditure, obesity also imposes costs in the form of lost productivity and foregone economic growth as a result of lost work days, lower productivity at work, mortality and permanent disability.³ Reducing obesity will dramatically impact community health by providing an immediate and positive effect on many conditions including mental health; heart disease; some types of cancer; high blood pressure; dyslipidemia; kidney, liver and gallbladder disease; sleep apnea and respiratory problems; osteoarthritis; and gynecological problems.

How to Address the Need

Obesity is a complex health issue to address. Obesity results from a combination of causes and contributing factors, including both behavior and genetics. Behavioral factors include dietary patterns, physical activity, inactivity, and medication use. Additional contributing social and economic factors include the food environment in our community, the availability of resources supporting physical activity, personal education, and food promotion.

Obesity can be prevented and managed through healthy behaviors. Healthy behaviors include a healthy diet pattern and regular physical activity. The goal is to achieve a balance between the number of calories consumed from foods with the number of calories the body uses for activity. According to the U.S. Department of Health & Human Services Dietary Guidelines for Americans, a healthy diet consists of eating whole grains, fruits, vegetables, lean protein, and low-fat and fat-free dairy products and drinking water. The Physical Activity Guidelines for Americans recommends adults do at least 150 minutes of moderate intensity activity or 75 minutes of vigorous intensity activity, or a combination of both, along with 2 days of strength training per week. ⁴ St. Luke's intends to engage our community in developing services and policies designed to encourage proper nutrition and healthy exercise habits. Echoing this approach, the CDC states that "we need to change our communities into places that strongly support healthy eating and active living." ⁵ These health needs can also be improved through evidence-based clinical programs. ⁶

¹ https://www.cdc.gov/obesity/adult/causes.html

² http://www.cdc.gov/cdctv/diseaseandconditions/lifestyle/obesity-epidemic.html

³ https://www.ncbi.nlm.nih.gov/pmc/articles/PMC5409636/

⁴ https://www.cdc.gov/obesity/adult/causes.html

⁵ http://www.cdc.gov/cdctv/diseaseandconditions/lifestyle/obesity-epidemic.html

⁶ America's Health Rankings 2015-2018, www.americashealthrankings.org

Affected Populations

Some populations are more affected by these health needs than others. For example, low income individuals and those without college degrees have significantly higher rates of obesity.

1. Program Name: Develop a Region-Wide Plan to Promote Walking and Biking

Community Needs Addressed:

Improve the Prevention and Management of Obesity Improve Mental Health

Target Population:

Obese and overweight individuals

Population afflicted by depression and anxiety

Description and Tactics (How):

Convene community stakeholders and community experts to develop a long-term plan to create a walking/biking environment, trail system and culture. This plan could include establishing community events, improving accessibility, education on benefits, physicians giving patients "prescriptions" to exercise, signage and motivational messages along routes, supporting municipal and county pathways plans. Promoting movement will be included in all community health education and activities conducted by St. Luke's McCall.

Resources (budget):

Hospital resources are approximately \$2,000 in administrative salaries (Liz Jones, Laura Crawford, and Tiffany Dobbs)

Expected Program Impact on Health Need

By increasing the number of people who walk and the distance they walk, we expect to improve the trends for overweight and obesity and the prevalence of depression and anxiety. By the end of FY2022 we will have 1) written a multi-spoked program with at least seven active partners, 2) initiated three of the spokes, 3) written grants to help fund the plan. By FY 2023, we expect that 90% of our service area population will have seen multiple inducements to walk and 50% of the population will have increased time spent outdoors.

Partnerships/Collaboration:

Cascade Fitness and Aquatics Center

Valley County Pathways
McCall Hiking Club
Regional Schools
Cascade Medical Center
McCall Area Chamber of Commerce
West Central Mountain Economic Development Counsel
Central District Health Department
Municipal and county governments
State Parks
County and municipal governments
Horizons
University of Idaho Extension Program

Comments:

Walking, hiking and biking is well proven to be effective for prevention and treatment of obesity and mental illness. Promoting movement is a priority of our overall community health improvement efforts.

2. Program Name: Promote a Healthy Food Culture

Community Needs Addressed:

Improve the Prevention and Management of Obesity Improve Mental Health

Target Population:

Obese and overweight individuals

Population afflicted by depression and anxiety

Children and adults in low income families

Description and Tactics (How):

Collaborate with community partners and nutrition experts to develop a long-term plan to create a healthier community food culture. We will model successful interventions from other communities and design messaging that is ever-present and memorable.

This plan could include creating a mobile kitchen to assist teaching nutrition and food preparation to vulnerable groups such as Head Start, food banks, day care centers, and churches; collaborating with grocery and convenience stores to influence healthier choices; model farmers' markets focused on serving vulnerable groups in surrounding communities; and assist in establishing community and home food gardens.

Resources (budget):

St. Luke's McCall resources are approximately \$10,000 in administrative salaries and \$2,000 in program funding.

Expected Program Impact on Health Need

We expect to increase 1) the consumption of fruits, vegetables and whole grains, 2) change the snacks at social and church gatherings to healthier options; 3) improve the nutrition standards and cooking skills for children and adults in low income families. These lifestyle changes result in a reduction of obesity, diabetes, depression and systemic inflammation causing and exacerbating chronic diseases.

Partnerships/Collaboration:

Central District Health Department
Regional Food Pantries
McCall Outdoor Science School
Owners of restaurants
Local dietitians
Regional schools
Regional Libraries
Cascade Medical Center
Grocery stores
Convenience and Family Dollar stores

Comments:

Improving what we eat and how much we eat continues to be one of our nation's most expensive and intensive public health initiatives. We can copy the bright spots—and by being a small population with limited food outlets—we can reach the needed number of message doses to influence behavior.

3. Program Name: Complete Health Improvement Program (CHIP)

Community Needs Addressed:

Improve the Prevention and Management of Obesity Improve Mental Health

Target Population:

All obese/overweight adults
Individuals afflicted with or at risk for depression and anxiety

Description

Healthy lifestyle and weight management program. Six weeks of twice-weekly and six weeks of once-weekly group health related educational presentations on nutrition, stress management, exercise, sleep and motivation.

Resources

Expenses are paid from SLHS Lifestyle Medicine budget. St. Luke's McCall provides classroom space, administration, equipment, and advertising.

Expected Program Impact on Health Need

The intent of this program is to lower the incidence of metabolic syndrome and the chronic diseases associated with it. Goals for participants who complete the course are to: adopt an improved whole foods diet; decrease body weight, BMI, and abdominal girth; decrease blood pressure, A1C, and cholesterol levels; create a healthier lifestyle that will last a lifetime.

Partnership/ Collaboration:

This program is done in partnership with St. Luke's Lifestyle Medicine Clinic staff and resources.

4. Program Name: Education Classes on Various Nutrition, Weight Management, and Exercise Topics

Community Needs Addressed:

Improve the Prevention and Management of Obesity Improve Mental Health

Target Population:

Families with incomes less than \$75,000

Description and Tactics (How):

St. Luke's McCall's Center for Community Health presents around 30 classes each year pertaining to nutrition, weight management, and exercise. Most classes target low income youth (after school programs) and families (WIC and Head Start). We promote these classes through the leaders, newsletters, and communications of the organizations.

Resources (budget):

Each single topic class taught by the hospital has an average cost of \$200 per class. This includes paying instructors, planning, promoting, travel, facilities, and follow-up activities to determine if we are meeting goals. Contribution from St. Luke's McCall for nutrition, weight management and exercise classes is \$6,000 (mostly salaries) for FY2020.

Expected Program Impact on Health Need

We expect that these classes will help attendees better understand how to make healthy lifestyle choices, empower them to make changes, and to some extent, hold them accountable for the changes they know they need to make. The combined attendance goal for all classes in this category is 1500 individuals.

5. Program Name: Nutrition, Fitness, and Resiliency Programs for School/After School Programs

Community Needs Addressed:

Improve the Prevention and Management of Obesity
Improve Mental Health

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Target Population:

Low income families

Description and Tactics (How):

The hospital conducts school and after-school education programs and activities such as: Farmers' Market Bike Rodeo and fitness challenges, after school library programs, nutritional education, and Run Girl Run/Run Boy Run support. We also provide instruction and support for other organization after-school programs.

Resources (budget):

The hospital budget in FY2020 is \$6,000 for these activities

Expected Program Impact on Health Need:

Providing youth an opportunity to learn socialization skills is the indirect and perhaps most beneficial outcome. Youth also learn basic self-health skills and habits (nutrition and exercise) that they bring home to their families. Goal: 1200 attendances at classes and activities organized by St. Luke's McCall.

Partnerships/Collaboration:

New Meadows, Cascade and McCall Donnelly School Districts and Libraries Donnelly Farmers Market

Comments:

After school programs provide child safety, mentorship, education, and needed family childcare services.

6. Program Name: Workforce Wellness Programs (Walking, Nutrition, and Mental Resilience)

Community Needs Addressed

Improve the Prevention and Management of Obesity
Improve Mental Health

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Target Population:

Faculty at schools and employees at small, medium and large work sites.

Description and Tactics (How):

We will partner with the Chamber of Commerce to learn how businesses want St. Luke's McCall and partners to help them improve workplace wellness. Two examples include encouraging walking meetings, fitness breaks, and brown bag 20-30-minute lunch time presentations.

Resources (budget):

\$3,000 in salaries and program funding. Funding will need to increase as the program is expanded to other businesses.

Expected Program Impact on Health Need:

The goal is to produce a healthier work force, reduce absenteeism, increase productivity, and promote the belief that health is a cherished value in life. With this belief, workers will adopt healthier habits at work and home. We also expect this to improve the economic performance of businesses and the downstream positive economic and health impacts on individuals.

Partnerships/Collaboration:

McCall Donnelly School District
McCall Area Chamber of Commerce
Central District Health Department
City and County Offices
Payette National Forest
Valley County Pathways

Comments:

Employers and employees will benefit if we can create healthy work environments and deliver very brief but effective how-to-improve-your-health messages at work or during lunch.

Significant Health Need #2: Improve Mental Health

Improving mental health ranks among our community's most significant health needs. Idaho has one of the highest percentages (21.6%) of any mental illness (AMI) in the nation and shortages of mental health professionals in all counties across the state. ⁷ Although the terms are often used interchangeably, poor mental health and mental illness are not the same things. Mental health includes our emotional, psychological, and social well-being. It affects how we think, feel, and act. It also helps determine how we handle stress, relate to others, and make healthy choices. A person can experience poor mental health and not be diagnosed with a mental illness. We will address the need of improving mental health, which is inclusive of times when a person is experiencing a mental illness.

Mental illnesses are among the most common health conditions in the United States.

- More than 50% of Americans will be diagnosed with a mental illness or disorder at some point in their lifetime.
- One in five will experience a mental illness in a given year.
- One in five children, either currently or at some point during their life, have had a seriously debilitating mental illness.
- One in twenty-five Americans lives with a serious mental illness, such as schizophrenia, bipolar disorder, or major depression.

Impact on Community

Mental and physical health are equally important components of overall health. Mental health is important at every stage of life, from childhood and adolescence through adulthood. Mental illness, especially depression, increases the risk for many types of physical health problems, particularly long-lasting conditions like stroke, type 2 diabetes, and heart disease.

How to Address the Need

Mental illness often strikes early in life. Young adults aged 18-25 years have the highest prevalence of mental illness. Symptoms for approximately 50 percent of lifetime cases appear by age 14 and 75 percent by age 24. Not only have one in five children struggled with a serious mental illness, suicide is the third leading cause of death for young adults.⁹

Fortunately, there are programs proven to be effective in lowering suicide rates and improving mental health. ¹⁰ The majority of adults who live with a mental health problem do not get corresponding treatment. ¹¹ Stigma surrounding the receipt of mental health care is among the

⁷ Mental Health, United States, 2009 - 2016 Reports, SAMHSA, www.samhsa.gov

⁸ https://www.cdc.gov/mentalhealth/learn/index.htm

⁹ https://www.nimh.nih.gov/health/statistics/mental-illness.shtml

¹⁰https://www.samhsa.gov/suicide-prevention/samhsas-efforts

¹¹Substance Abuse and Mental Health Services Administration, Behavioral Health Report, United States, 2012 pages 29 - 30

many barriers that discourage people from seeking treatment.¹² Increasing physical activity and reducing obesity are also known to improve mental health.¹³

Our aim is to work with our community to reduce the stigma around seeking mental health treatment, to improve access to mental health services, increase physical activity, and reduce obesity especially for our most affected populations. It is also critical that we focus on children and youth, especially those in low income families, who often face difficulty accessing mental health treatment. In addition, we will work to increase access to mental health providers.

Affected Populations

Data shows that people with lower incomes are about three and a half times more likely to have depressive disorders. 14

¹² Idaho Suicide Prevention Plan: An Action Guide, 2011, Page 9

¹³ http://www.cdc.gov/healthyplaces/healthtopics/physactivity.htm, http://www.cdc.gov/obesity/adult/causes.html

¹⁴ Idaho 2011 - 2016 Behavioral Risk Factor Surveillance System

7. Program Name: Providing Alternative Healthcare Stress Reduction and Mindfulness Modalities (Yoga, Meditation, Ear Acupuncture)

Community Needs Addressed:

Improve Mental Health

Improve the Prevention and Management of Obesity

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Target Population:

Open to all, but primarily targeted to and attended by adults ages 40 to 70. The classes are especially suited for people with physical limitations and chronic diseases.

Description and Tactics:

St. Luke's McCall provides yoga and meditation classes twice a week for varying skill levels. The focus is to encourage people to practice yoga who are looking for a safe and gentle program who are not being served elsewhere in the community. The programs are designed to meet people with special needs, senior population, chronic disease, and recovery from injury. St. Luke's McCall also employs an Acupuncturist who provides both full body treatments, as well as, ear acupuncture for stress reduction, improved health, and reduce cravings from addiction.

Resources:

Total St. Luke's McCall contribution for FY2020 is \$10,000. \$9,000 expenses for instructors and providers \$1,000 expenses for equipment, space, promotion, and logistical support. \$4,000 in offsetting revenue from attendance fees.

Expected Program Impact on Health Need:

Meditation and yoga have both been shown to improve mental health and acuity. Yoga assists with managing weight plus balance, strength and flexibility. Goal: average the same attendance as in 2019. Ample evidence shows gentle yoga and meditation to be health enhancing. Attendees at these activities also get referrals to other programs such as physical therapy, behavioral therapy, or wellness classes.

8. Program Name: Hope and Healing

Community Needs Addressed:

Improve Mental Health

Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Patients and families facing life changing or limiting illness.

Description and Tactics (How):

St. Luke's McCall Foundation Board provides funding to offer integrative support services including massage, acupuncture and counseling, travel assistance, house cleaning, home health care, nutrition counseling, and food delivery.

Resources (budget):

St. Luke's McCall Foundation board provides approximately \$4000 in funding per year.

Expected Program Impact on Health Need:

To assist with stress reduction, patient satisfaction, and patient support for our community.

Partnerships/Collaboration:

St. Luke's McCall Integrative Medicine Clinic

9. Program Name: Classes and Support Groups for Various Mental Health Topics and Health Conditions

Community Needs Addressed:

Improve Mental Health

Target Population:

All adults; focus on families with incomes less than \$50,000

Description and Tactics (How):

St. Luke's McCall's organizes around four classes each year that focus on a specific aspect of mental health. Classes focus on stress, depression, anxiety, and grief management. In addition to these classes, we will sponsor and financially support mental health classes/events provided by our partners, such as Parenting Classes provided by YAC, and classes provided by WIC and county programs.

Resources (budget):

Total St. Luke's McCall contribution for FY2020 is \$3,000. This includes paying instructors, sponsoring other partners' programs, planning, promoting, facilities and follow-up activities to determine if we are meeting goals.

Expected Program Impact on Health Need

One intent of these classes is to break-down the stigma that mental illnesses reflect personal weakness and conditions to be hidden rather than identified and treated.

The goals for each class are rolled into the collective goals we established for all single topic classes: Goal 1. A sum of 300 people attends all hospital and partner-provided single-topic classes. Goal 2. Attendees at hospital-provided education classes who so request will be given an opportunity to meet with a St. Luke's McCall care coordinator or patient navigator and learn what free resources are available.

Partnerships/Collaboration:

Central Idaho Counseling Youth Advocacy Coalition School counselors/psychologist Kathy Schon, yoga instructor

Comments:

Attendance at a onetime class on a topic produces questionable results. Connecting the attendees with ongoing support or other resources is essential.

10. Youth and Senior Focused Community Listening Sessions

Community Needs Addressed:

Improve Mental Health

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Youth in families with incomes less than \$50,000 Seniors

Description and Tactics (How):

In Cascade, McCall, and New Meadows, stakeholders in youth and senior services are invited to a lunch meeting to discuss gaps in youth and senior services and opportunities to support each other's programs. The primary purpose of the summits is to promote networking: how can organizations combine resources, share volunteers, and build from each other's services.

Resources (budget):

\$1,500 in program funding (lunches) and \$1,500 in administrative support salaries.

Expected Program Impact on Health Need:

The expectation is to build a more supportive environment for youth and seniors. For youth, to learn and have positive experiences. This will increase youth resilience, decrease adverse experiences, and create a more capable future workforce and population. For seniors, to create a supportive environment in order to increase resilience and be able to age in place more successfully.

Partnerships/Collaboration:

Horizons
Regional School Districts and Libraries
Regional Senior Centers
Regional Food Pantries
Youth Advocacy Coalition
Central District Health

Significant Health Need #3: Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Reducing substance abuse ranks among our community's most significant health needs. Approximately 25% of the people in our community participated in excessive/binge drinking in 2016 - a rate that is far higher than the national average. Our community representatives also provided substance abuse with one of their higher scores. The rate of deaths due to drug misuse has been climbing in our community and across the nation. An in-depth analysis of 2016 U.S. drug overdose data shows that America's overdose epidemic is spreading geographically and increasing across demographic groups. Drug overdoses killed 63,632 Americans in 2016. Nearly two-thirds of these deaths (66%) involved a prescription or illicit opioid. ¹⁵

Impact on Community

Reducing drug misuse can have a positive impact on society on multiple levels. Directly or indirectly, every community is affected by drug misuse and addiction, as is every family. This includes health care expenditures, lost earnings, and costs associated with crime and accidents. This is an enormous burden that affects all of society - those who abuse these substances, and those who don't. 50% to 80% of all child abuse and neglect cases substantiated by child protective services involve some degree of substance abuse by the child's parents. ¹⁶

In 2015, over 27 million people in the United States reported current use of illicit drugs or misuse of prescription drugs, and over 66 million people (nearly a quarter of the adult and adolescent population) reported binge drinking in the past month. Alcohol and drug misuse and related disorders are major public health challenges that are taking an enormous toll on individuals, families, and society. Neighborhoods and communities as a whole are also suffering as a result of alcohol- and drug-related crime and violence, abuse and neglect of children, and the increased costs of health care associated with substance misuse. It is estimated that the yearly economic impact of substance misuse is \$249 billion for alcohol misuse and \$193 billion for illicit drug use. ¹⁷

Drug addiction is a brain disorder. Not everyone who uses drugs will become addicted, but for some, drug use can change how certain brain circuits work. These changes make it more difficult for someone to stop taking the drug even when it's having negative effects on their life and they want to quit. ¹⁸

How to Address the Need

We can address drug misuse through both prevention and treatment. Health care practitioners, communities, workplaces, patients, and families all can contribute to preventing drug abuse. The Substance Abuse and Mental Health Services Administration's (SAMHSA) National Prevention Week Toolkit contains many valuable ideas.

¹⁵ https://www.cdc.gov/media/releases/2018/p0329-drug-overdose-deaths.html

¹⁶ http://archives.drugabuse.gov/about/welcome/aboutdrugabuse/magnitude/

¹⁷ https://addiction.surgeongeneral.gov/executive-summary

¹⁸ https://www.drugabuse.gov/related-topics/health-consequences-drug-misuse

Treatment can incorporate several components, including withdrawal management (detoxification), counseling, and the use of FDA-approved addiction pharmacotherapies. Research has shown that a combined approach of medication, counseling, and recovery services works best. ¹⁹ In addition, recent studies reveal that individuals who engage in regular aerobic exercise are less likely to use and abuse illicit drugs. These studies have provided convincing evidence to support the development of exercise-based interventions to reduce compulsive patterns of drug intake. ²⁰ Organizations, such as the Phoenix Gym in Colorado, have shown they can help people addicted to drugs and alcohol recover. Health and Human Services Secretary Tom Price praised the Phoenix Gym for its ability to help participants remain sober. ²¹

Affected Populations

Data shows that males under the age of 34 and people with lower incomes are more likely to have substance abuse problems. ²² Prescription drug misuse is growing most rapidly among our youth/young adults, adults older than age 50, and our veterans.²³

¹⁹ https://www.samhsa.gov/prescription-drug-misuse-abuse/specific-populations

²⁰ https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3276339/

²¹ https://www.denverpost.com/2017/08/02/trump-health-chief-tours-colorado-springs-gym/

²² Idaho 2011 - 2016 Behavioral Risk Factor Surveillance System

²³ https://www.samhsa.gov/prescription-drug-misuse-abuse/specific-populations

11. Program Name: School Based Vaping and Nicotine Prevention and Cessation Education

Community Needs Addressed:

Improve Mental Health

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Target Population:

Youth from all income families

Description and Tactics (How):

These educational opportunities teach positive lifestyle choices and allow us to create activities and social support that reaches out to vulnerable youth. Through partnerships, we will research the best programs to support students, parents, and faculty to deal with the increasing number of students using a variety of nicotine products. We are trying to foster a culture of healthy alternatives to drug use in any form.

Resources (budget):

St. Luke's McCall will provide \$3,000 in staff time and funding for nicotine-free school programs.

Expected Program Impact on Health Need

- 1. Reduction in number of 15 to 19-year-old nicotine and vaping users.
- 2. Increase percent of 12 to 14-year-old who have strong anti-nicotine use attitudes
- 3. Improved attendance and grades at school (smoking/vaping is negatively associated with both)

Partnerships/Collaboration:

McCall Donnelly School District
Central District Health Department
American Lung Association
Valley County Youth Probation Officer
City of McCall
West Central Mountains Youth Advocacy Coalition

Comments:

We should consider how local Fire and EMS personnel can be the non-nicotine heroes in grade and middle schools. How can we get current nicotine users to be a pro-voice in non-smoking/vaping initiatives for youth? How youth can support each other in recovery groups.

12. Program Name: Valley County Opioid Response Project Consortium (VCORP)

Community Needs Addressed:

Improve Mental Health

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Target Population:

Valley County youth, between 10 to 18 years, and their parents People struggling with Substance Use Disorder

Description and Tactics (How):

The mission of the Consortium is to mobilize community strengths to empower the physical and mental health and well-being of youth and families through innovative initiatives in Valley County. The focus is to help prevent and treat substance use disorder, including opioid use disorder (OUD), in Valley County youth, generally between 10 and 18 years old, and their parents. VCORP will also work to connect people to available recovery resources.

In Partnership with VCORP, the Youth Advocacy Coalition (YAC) will focus on prevention efforts, educational outreach to connect students and parents to local resources. It will cultivate and strengthen supportive community partnerships to encourage and foster the physical and mental well-being of youth and families in our region.

Resources (budget):

\$200,000 HRSA Rural Communities Opioid Response Program-Planning grant awarded to Central District Health Department who will serve as the administrative oversight and management agency for the grant. St. Luke's Center for Community Health provides \$2000 to support YAC initiatives. Administrative salaries \$1500.

Expected Program Impact on Health Need:

We will endorse the program expectations from the lead partner, Central District Health Department, in this program.

Partnerships/Collaboration:

Central District Health Department West Central Mountain Youth Advocacy Coalition Idaho Office of Drug Policy Peer Wellness Group

Comments:

It is natural, and perhaps essential, that St. Luke's McCall be an active and committed partner in carrying out the expected outcomes of this program.

13. Program Name: West Central Mountains Icelandic Prevention Approach Coalition (WCM-IPA)

Community Needs Addressed:

Improve the Prevention and Management of Obesity
Improve Mental Health

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Target Population:

Youth and young adults under 21 years old

Description and Tactics (How):

Youth Advocacy Coalition is embarking on a multi-year project to implement the Icelandic Prevention Approach (IPA) (https://planetyouth.org/. This is an evidence-based approach created in Iceland to mitigate their severe youth substance and alcohol consumption. The premise of IPA is that raising healthy youth is a community-wide effort. IPA brings together stakeholders from multiple community sectors in a regular series of community meetings to identify strengths and weaknesses and develop strategies to solve identified problems. The cornerstone of this approach is an annual student survey which examines student behaviors and attitudes. It also allows students to identify conditions they see as contributing to alcohol and substance use and barriers to success.

IPA's holistic approach based on engaging youth in physical activity, strengthening families, encouraging productive interactions between youth and adults, and modifying the environment is applicable to a wide range of youth-related issues. IPA's pillars of success are 1) applying evidence-based practice, 2) using a community-based approach, and 3) creating and maintaining a dialogue among research, policy and practice. It emphasizes bringing all relevant stakeholders to the table to build a support network for positive youth development. It relies on global, national, and local research findings about individual and societal factors that contribute to substance use to inform community-specific goals and activities.

Resources (budget):

Robert Wood Johnson foundation grant funding. There will be a need for additional grant funding over the course of the multi-year implementation phase. St. Luke's Center for Community Health provides \$1500 to support YAC initiatives. Administrative salaries \$1500.

Expected Program Impact on Health Need

The objective of the Icelandic Prevention Approach through its proven research in Europe and North America is to reduce youth alcohol and other drug consumption, improved mental health, decreased suicide rates and increased physical activity in Valley, Adams, and southern Idaho Counties. Following the IPA experience, the goal is to reduce substance use by 20-40% (including alcohol and marijuana) over a five-year period. Because of its approach, IPA implementation will mitigate some of the factors that lead to depression in youth by creating a more supportive environment. Thus, we expect IPA to lead to a statistically measurable reduction in symptoms of depression over a five-year period as well.

Partnerships/Collaboration:

Valley, Adams, and Idaho County community organizations

Comments:

As this program escalates and matures in our service area, St. Luke's might choose to take a greater financial and leadership role in this program in our three-year Implementation Plan cycle.

Significant Health Need #4: Improve Access to Affordable Dental Care

Our community representatives provided one of their highest scores for improving access to affordable dental care. Backing up their assessment, in 2016, nearly 45% of the adults in our community did not have a dental visit over the last year according to a survey conducted by BRFSS. ²⁴ These factors served to rank affordable dental care as one of our most important health issues.

Impact on Community

Oral health is essential to general health and well-being. Poor oral health can cause pain and suffering that devastate overall health and result in financial and social costs that diminish quality of life and burden society. Oral health means much more than healthy teeth. It means being free of chronic oral-facial pain, throat cancers, oral soft tissue lesions, birth defects such as cleft lip and palate, and scores of other diseases and disorders that affect the craniofacial tissues. These are tissues whose functions we often take for granted, yet they represent the very essence of our humanity. They allow us to speak and smile; smell, taste, touch, chew, and swallow; and convey feelings and emotions through facial expressions. They also provide protection against microbial infections. Therefore, individuals with craniofacial conditions may experience loss of self-image and self-esteem, anxiety, depression, and social stigma; these in turn may limit educational, career, and marital opportunities and affect other social relations.

New research is also pointing to associations between chronic oral infections and heart and lung diseases, stroke, low-birth weight, and premature births. Associations between periodontal disease and diabetes have long been noted. Put simply, we cannot be healthy without oral health. ²⁵

How to Address the Need:

Safe and effective disease prevention measures exist that everyone can adopt to improve oral health and prevent disease. These measures include daily oral hygiene procedures and other lifestyle behaviors, community programs such as community water fluoridation and tobacco cessation programs, and provider-based interventions such as the placement of dental sealants and examinations for common oral and pharyngeal cancers. The evidence for an association between tobacco use and oral diseases has been clearly delineated in numerous Surgeon General reports on tobacco, and the oral effects of nutrition and diet are presented in the Surgeon General's report on nutrition. ²⁶

More can be done to ensure that the messages of oral health promotion and disease prevention are getting through to the most affected populations. We will work with our community partners to call attention to these measures and use them to improve oral health in our community.

Affected populations:

²⁴ Idaho and National 2002 – 2016 Behavioral Risk Factor Surveillance System

²⁵ https://www.nidcr.nih.gov/research/data-statistics/surgeon-general#overview

²⁶ Ibid

Research shows "a silent epidemic" of oral diseases is affecting our most vulnerable citizens—poor children, the elderly, and many members of racial and ethnic minority groups. ²⁷

14. Program Name: Brighter Smiles

Community Needs Addressed:

Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Low income families in our region

Description and Tactics (How):

Provide sliding fee dental care to lower income patients. Patients are referred to the project through Emergency Department physicians, social workers, care coordinators, and word of mouth. There is an application process and income qualification through Adams County Health Center.

Resources (budget):

St. Luke's McCall Foundation Board provides \$10,000 to program. Administrative salaries of approximately \$4000 per year.

Expected Program Impact on Health Need:

The program expectation is to reduce inappropriate Emergency Department utilization for dental issues. Improve community health, reduce pain and suffering.

Partnerships/Collaboration:

Adams county Health Center Foundation and Auxiliary

Comments:

The dental health care needs are wider and deeper than we have ever anticipated and hard to adequately address.

Significant Health Need #5: Improve Access to Affordable Health Care and Affordable Health Insurance

Our CHNA process identified access to affordable health care and access to affordable health insurance as significant community health needs. The CHNA health indicator data and relatively high community representative scores served to rank them as some of our most urgent health issues.

Impact on Community

Access to affordable health insurance and health care are important indicators of health especially for the poor. The richest people in our society live between 10 to 15 years longer than the poorest according findings in the medical journal Jama. According to the Gallup-Healthways Well-Being Index, Americans in poverty are significantly more likely than those who are not to struggle with a wide array of chronic mental and physical health problems.

Further, uninsured adults have less access to recommended care, receive poorer quality of care, and experience more adverse outcomes (physically, mentally, and financially) than insured individuals. The uninsured are less likely to receive preventive and diagnostic health care services, are more often diagnosed at a later disease stage, and on average receive less treatment for their condition compared to insured individuals. At the individual level, self-reported health status and overall productivity are lower for the uninsured. The Institute of Medicine reports that the uninsured population has a 25% higher mortality rate than the insured population.³⁰

Based on the evidence to date, the health consequences of the uninsured are real. ³¹ Improving access to affordable health insurance makes a remarkable difference to community health. Research studies have shown that gaining insurance coverage through the Affordable Care Act (ACA) decreased the probability of not receiving medical care by well over 20 percent. Gaining insurance coverage also increased the probability of having a usual place of care by between 47.1 percent and 86.5 percent. These findings suggest that not only has the ACA decreased the number of uninsured Americans, but has substantially improved access to care for those who gained coverage. ³²

How to Address the Need:

We will work with our community to improve access to comprehensive, high-quality health care services especially for the most affected populations. In November 2018, Idaho passed a proposition to expand Medicaid. In November 2018, Idaho passed a proposition to expand Medicaid. In the coming years, we will see how much the resulting legislation increases the percentage of people who have health insurance and the positive impact it has on health.

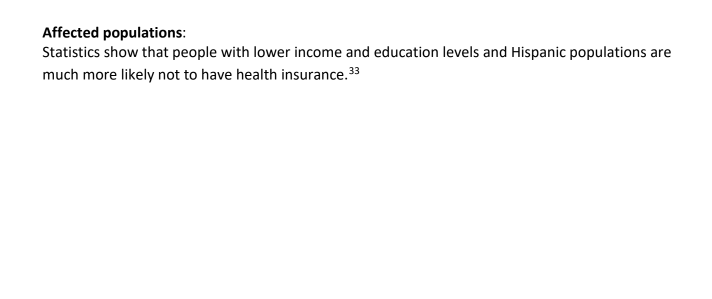
²⁸ https://jamanetwork.com/journals/jama/fullarticle/2513561

²⁹ http://www.gallup.com/poll/158417/poverty-comes-depression-illness.aspx

³⁰ University of Wisconsin Population Health Institute. *County Health Rankings* 2010-2018. Accessible at www.countyhealthrankings.org.

³¹ https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2881446/

³² https://www.ncbi.nlm.nih.gov/pubmed/28574234



³³ Ibid

15. Program Name: Unreimbursed Care/Financial Care

Community Needs Addressed:

Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

- Uninsured or underinsured adults
- Hispanic or other non-English speaking residents
- Low education; no college
- Low income adults and children in poverty
- Adults over the age of 65

Description and Tactics (How):

Our Community Needs Assessment identified uninsured patients, affordable care, and affordable insurance as high priority needs. To address these needs, St. Luke's provides care to all patients with emergent conditions regardless of their ability to pay.

Insurance/Payer Inclusion

All St. Luke's providers and facilities accept commercial insurances, including Medicare and Medicaid. It is the patient's responsibility to provide the hospital with accurate information regarding health insurance, address, and applicable financial resources to determine whether the patient is eligible for coverage through existing private insurance or through available public assistance programs. We continue to work with insurance companies to expand the number of insurers we accept.

Financial Screening and Assistance

St. Luke's works with patients at financial risk to assist them in making financial arrangements through payment plans or by screening patients for enrollment into available government or privately sponsored programs that they are eligible to receive. These programs include, but are not limited to various Medicaid programs, COBRA, and county assistance. St. Luke's does not only screen for these programs, they help the patient navigate through the application process until a determination is made.

Financial Care and Charity

St. Luke's is committed to caring for the health and well-being of all patients, regardless of their ability to pay for all or part of the care provided. Therefore, St. Luke's offers financial care to patients who are uninsured and underinsured to help cover the cost of non-elective treatment. Charity Care services are provided on a sliding scale adjustment based on income (based on the Federal Poverty Guideline), expenses and eligibility for private or public health coverage.

Resources (budget):

The resources required to generate and support the Financial Care Process are primarily drawn from the organization's Patient Access and Financial Services departments. Administration of these programs includes registration roles (partially dedicated) in the clinic and hospital settings

as well as Financial Advocates, Customer Care Specialists, and County Care Coordinators. The budget for unreimbursed care for FY 2018 was almost \$2.8 million.

Expected Program Impact on Health Need:

St. Luke's will continue to promote financially accessible healthcare and individualized support for our patients in FY 2020 and future years, allowing thousands of patients with low incomes or those using Medicaid and Medicare to have improved access to healthcare. St. Luke's is compliant with the 501(r) regulations and will continue to adhere to changes in the 501(r) programs.

Partnerships/Collaboration:

St. Luke's works with commercial insurance companies, Health and Welfare (Medicaid), CMS, county commissioners, and the Idaho Department of Insurance.

16. Program Name: Your Health Idaho

Community Needs Addressed:

Improve access to affordable health care and health insurance

Target Population:

- Uninsured and underinsured individuals whose projected annual income is greater than
 138 percent of the Federal Poverty Line
- Individuals who will lose medical insurance coverage whose projected annual income is greater than 138 percent of the Federal Poverty Line
- Individuals who do not have access to qualified health plans through employment

Description and Tactics (How):

Annually, St. Luke's cares for more than 66,000 patients who are uninsured. Many of these individuals put off seeking health care and do not attend wellness checkups because they are unfunded. As a result, these individuals often experience more serious conditions as well as high-dollar admissions and treatments. Assisting this population in gaining access to health insurance should they be eligible for an advanced premium tax credit (APTC) and obtain an affordable health plan that incorporates free wellness exams should result in the number of uninsured patients decreasing while simultaneously improving the health of the people in our communities.

St. Luke's Patient Financial Advocates:

- Obtain Your Health Idaho (YHI) Enrollment Counselor certification annually
- Identify current and future uninsured and underinsured patients and community members during YHI open enrollment and screen all individuals throughout the year for special enrollment opportunities
- Screen individuals for APTC eligibility through Your Health Idaho
- Assist individuals with enrollment processes, appeals and obtaining medical insurance coverage

Resources (budget):

All SLHS Patient Financial Advocates become certified YHI Enrollment Counselors and assist existing St. Luke's patients and other community members with YHI enrollment whenever possible.

 Approximately 50 SLHS Advocates serving communities throughout central and S.W. Idaho

Expected Program Impact on Health Need:

- 1. Provide accurate information to all patients and community members seeking information regarding Your Health Idaho
- 2. Screen all uninsured, underinsured and patients losing health coverage for APTC eligibility

- 3. Help to enroll and re-enroll all uninsured patients and community members who are seeking coverage
- 4. Be an expert organization with certified staff available to the community for guidance and assistance with the program

Partnerships/Collaboration:

Your Health Idaho Idaho Department of Health and Welfare

17. Program Name: Senior Foot Clinics

Community Needs Addressed:

Improve Mental Health Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Older adults of all income levels

Description and Tactics:

Foot care clinics are conducted in Council, McCall, New Meadows, and Riggins each month for all interested people; a vast majority are seniors. Trained RNs perform nail clippings and inspect feet for dermatology and circulation problems. Blood pressure is also checked as needed. Since most attendees are seniors, information on nutrition and exercise for seniors is distributed. Most clinics are held at local community senior centers and St. Luke's clinics. This program has, in our subjective opinion, a beneficial impact on mental health because it increases social interaction for seniors. The foot care clinic lead refers attendees with serious foot conditions to a physician and follows up to ensure the appointment was made. Attendees are requested to pay \$15 at time of service, although we stress that payment is not required if it creates a financial hardship.

Resources:

Hospital provides travel reimbursement for foot clinic clinicians to travel to Council, Riggins, and New Meadows; supplies, advertising/marketing, clinic and administrative staff salaries. Cost of above is \$30,000. Revenue from charging 1,150 foot clinic attendees \$15 totals \$17,250 resulting in a \$12,750 contribution from St. Luke's McCall.

Expected Program Impact on Health Need:

Reduced incidence and early detection of foot infections and undiagnosed high blood pressure. Goal 1: Increase the number of people attending foot clinic in McCall, New Meadows, Riggins, and Council by 2% over 2019 attendance. Goal 2: Establish a foot clinic patient tracking system that monitors risk factors for chronic diseases (BP, weight, glucose) pertinent to that patient and encourage at-risk patients to make physician appointments.

Partnerships and Collaborations:

Council and New Meadows Community Centers and The Cottages.

Comments:

Experienced RNs providing foot care have identified serious medical conditions that needs urgent medical attention. Foot care clinics catch conditions before they exculpate into serious and expensive care. Attendees are referred to physicians, wound clinics, diabetic educators, physical therapy, mental health, and wellness classes.

17. Program Name: Encourage and Support Partners in their Grant Writing for Health Improvement Programs

Community Needs Addressed:

Improve the Prevention and Management of Obesity

Improve Mental Health

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Improve Access to Affordable Dental Care

Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Families with incomes less than \$50,000

Description and Tactics (How):

The Directors for St. Luke's McCall Foundation and Center for Community Health will research grant opportunities matching our community health needs and assist in the preparation of the grants. Community health professionals in Central District Health Department also help us identify grant opportunities. St. Luke's McCall's Foundation Director dedicates considerable time to writing health improvement grants.

Resources (budget):

\$500 in administrative time in FY2020 for salaries to prepare and manage grants.

Expected Program Impact on Health Need

We expect that bringing grant writing opportunities to our partners will increase the total funding available for Community Health initiatives in our service area. We will not be the recipient of these funds, but the funding will be intended to improve community health needs also identified by St. Luke's McCall.

Partnerships/Collaboration:

St. Luke's McCall Foundation
Central District Health Department
West Central Mountain Youth Advocacy Coalition

Comments:

Through grant programs, we can provide preventative and acute services to patients and families annually.

18. Program Name: Skin Cancer Screenings

Community Needs Addressed:

Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Regional community members

Description and Tactics (How):

St. Luke's McCall provides free annual skin cancer screenings. These screenings are free to the public, although participants may donate to cover the hospital's cost of the screening. The hospital pays for staff time to organize and promote these screenings, plus the follow-up time to ensure that findings outside the normal range are reported to the physician overseeing the screening and the individual involved. Medical providers for the screenings typically volunteer their time. The hospital also pays for supply costs.

Resources (budget):

St. Luke's McCall budget to support these screenings for FY 2020 is \$250 for supplies and \$500 is salaries.

Expected Program Impact on Health Need

Screenings enable earlier detection, get patients into physician management, improve survival rates, and lower the cost of treatment.

Partnerships/Collaboration:

St. Luke's McCall medical staff and visiting physicians

Comments:

We need to coordinate with Cascade Medical Center and Adams County Health Clinic to expand access to screenings.

19. Program Name: Childbirth Education

Community Needs Addressed:

Improve Mental Health Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Expectant parents and parents

Description and Tactics

Series of classes on labor and delivery, breathing and relaxation, post-partum care, nutrition, breast feeding and safe practices for new parents. Car seats are provided to parents in need. Scholarships are available.

Resources

St. Luke's McCall contribution for FY2020 is \$3,000. \$1500 for Center for Community Health program coordinator, educational materials, and promotion. \$1500 for trained RN educators to teach. Revenue of \$1,000 from \$50 fee per couple.

Expected Program Impact on Health Need

The expected outcome is better health for both patents and the newborn. This is achieved by improved pre- and post-natal nutrition for mother and child, reduced stress associated with pregnancy and childbirth experience, and improved environment for newborn. Goal: 30% of first-time parents who deliver at St. Luke's McCall will have attended childbirth education classes.

Partnership/ Collaboration

The seat distribution program is administered by the Social Services and the Nursing Departments. St. Luke's McCall provides supplies and space in addition to the Childbirth Ed instructor.

20. Program Name: Child Car Seat Installation

Community Needs Addressed:

Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Parents of newborn infants

Description and Tactics (How):

St. Luke's McCall's social services, medical clinics, and nursing departments ensure that all newborns departing the hospital are transported in vehicles equipped with approved and correctly installed child car seats. If parents do not have a car seat, social workers from the hospital provide a car seat from hospital inventory. Parents are informed by physicians and childbirth education instructors that they can purchase a car seat of their choice and have it installed by certified installers of the McCall Fire and EMS staff.

Resources (budget):

Hospital Auxiliary Children's Community Fund contribution for FY2020 is \$1000 to purchase car seats.

Expected Program Impact on Health Need

Reduction in injury to newborns and infants. Goal: 100% of all newborns departing the hospital will be transported in a vehicle equipped with approved and correctly installed child car seats.

Partnerships/Collaboration:

Children's Community Fund
McCall Fire and EMS
Physicians
St. Luke's Social Workers
Childbirth education instructors
St. Luke's McCall Hospital Auxiliary Board

Comments:

The hospital is legally required to ensure that all infants leaving the hospital be transported in an approved car seat.

21. Program Name: Free Community Health Improvement Services Offered at Clinic

Community Needs Addressed:

Improve the Prevention and Management of Obesity

Improve Mental Health

Reduce Substance Abuse: Drug Misuse and Excessive Drinking

Improve Access to Affordable Health Care and Affordable Health Insurance

Target Population:

Families with incomes less than \$50,000

Description and Tactics (How):

The clinics see many people who cannot easily access community services or self-manage their medical problems. Therefore, our clinics provide these services. Clinic programs include patient navigation services, reading promotion and books for young children, depression screening, health coaching, and free behavioral health consultations from counselors embedded in the primary care clinics.

Resources (budget):

Some of these services reduce the cost of charity care and bad debt, but the programs are not offered primarily for this the reason. The reason is to provide better care. The savings and reduction in health care costs to St. Luke's is about equal to the added salary costs for care coordinators.

Expected Program Impact on Health Need:

The patient navigation services are proven to improve the health of a very costly demographic who use medical services regularly, especially the Emergency Department, but have poor history of compliance. The embedded counselors increase the number of people who see counselors in our area by 20 visitations per week.

Partnerships/Collaboration:

St. Luke's McCall Foundation

Comments:

Most additional services offered at the clinics are funded by St. Luke's McCall Foundation and grants.

Statement of Implementation Plan Approval

On 12th in December, St. Luke's McCall Community Board met to discuss the St. Luke's McCall plan for addressing the needs identified in the 2019 Community Health Needs Assessment. Upon review, the Community Board approved this Implementation Plan.