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# Return of Organization Exempt From Income Tax

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.

DLN: 93493134054601 OMB No. 1545-0047

Open to Public

Department of the

▶ Go to www.irs.gov/Form990 for instructions and the latest information. Inspection Internal Revenue Service For the 2019 calendar year, or tax year beginning 07-01-2019 , and ending 06-30-2020 C Name of organization D Employer identification number B Check if applicable: Baylor Medical Center at Irving ☐ Address change 75-2586857 ☐ Name change Doing business as ☐ Initial return Baylor Scott & White Medical Center-Irving ☐ Final return/terminated E Telephone number ☐ Amended return Number and street (or P.O. box if mail is not delivered to street address) Room/suite 301 N Washington Avenue □ Application pending (214) 820-4135 City or town, state or province, country, and ZIP or foreign postal code Dallas, TX  $\,$  75246  $\,$ G Gross receipts \$ 348,841,845 Name and address of principal officer: H(a) Is this a group return for Cindy Schamp □Yes ☑No subordinates? 1901 N MacAurthur Blvd H(b) Are all subordinates Irving, TX 75061 ☐ Yes ☐No included? Tax-exempt status: **✓** 501(c)(3) 4947(a)(1) or If "No," attach a list. (see instructions) 501(c) ( ) **◀** (insert no.) **H(c)** Group exemption number ▶ Website: ▶ www.bswhealth.com L Year of formation: 1995 **M** State of legal domicile: TX K Form of organization: ✓ Corporation ☐ Trust ☐ Association ☐ Other ► Summary 1 Briefly describe the organization's mission or most significant activities: Faith based acute care hospital providing exemplary patient care, medical education, medical research and community service to Irving, Texas and the surrounding communities since 1964 Activities & Governance Check this box ▶ ☐ if the organization discontinued its operations or disposed of more than 25% of its net assets. Number of voting members of the governing body (Part VI, line 1a) . . . 4 Number of independent voting members of the governing body (Part VI, line 1b) Total number of individuals employed in calendar year 2019 (Part V, line 2a) 5 1,226 Total number of volunteers (estimate if necessary) . . . 6 236 7a 3,017 7a Total unrelated business revenue from Part VIII, column (C), line 12 . b Net unrelated business taxable income from Form 990-T, line 39 7b **Prior Year Current Year** 26,983,694 6,187,347 8 Contributions and grants (Part VIII, line 1h) . . 9 Program service revenue (Part VIII, line 2g) . . 218,869,390 213,088,077 10 Investment income (Part VIII, column (A), lines 3, 4, and 7d) . . 12,062,727 10,062,827 778,766 680,930 11 Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e) 258,694,577 230,019,181 Total revenue—add lines 8 through 11 (must equal Part VIII, column (A), line 12) Grants and similar amounts paid (Part IX, column (A), lines 1-3) . 486,120 839,931 **14** Benefits paid to or for members (Part IX, column (A), line 4) . 0 0 Salaries, other compensation, employee benefits (Part IX, column (A), lines 5-10) 79,870,339 82,284,519 Expenses 0 16a Professional fundraising fees (Part IX, column (A), line 11e) . **b** Total fundraising expenses (Part IX, column (D), line 25) ▶0 Other expenses (Part IX, column (A), lines 11a-11d, 11f-24e) . 142,673,991 143,573,441 223,030,450 226,697,891 18 Total expenses. Add lines 13-17 (must equal Part IX, column (A), line 25) 19 Revenue less expenses. Subtract line 18 from line 12 . 35,664,127 3,321,290 Net Assets or Fund Balances Beginning of Current Year **End of Year** 20 Total assets (Part X, line 16) . 745,234,947 769,137,373 195,676,981 21 Total liabilities (Part X, line 26) . 171,759,096 22 Net assets or fund balances. Subtract line 21 from line 20 . 573,460,392 Signature Block Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, 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 which preparer has any knowledge 2021-05-13 Signature of officer Sign Here Stephen Roussel VP CFO Type or print name and title Date Print/Type preparer's name Preparer's signature Check | if Paid self-employed

May the IRS discuss this return with the preparer shown above? (see instructions)

Firm's name

Firm's address ▶

Preparer Use Only Firm's EIN ▶

☐ Yes ☐ No

Form	990 (2019)						Page <b>2</b>
Pa	Statement of	of Program Servi	ce Accomplis	hments			
				any line in this Part III .		<u></u>	<b>✓</b>
1	Briefly describe the or	ganization's mission:					
Foun	ded as a Christian minis	stry of healing, Baylo	Scott & White H	lealth promotes the well-	-being of all individuals, families a	nd communities.	
2	<del>-</del>			vices during the year whi	ich were not listed on		-
	the prior Form 990 or	990-EZ?				☐ Yes 🗹	No
	If "Yes," describe thes						
3	Did the organization o	cease conducting, or r	nake significant	changes in how it conduc	ts, any program		
	services?					☐ Yes	<b>⊻</b> No
	If "Yes," describe thes	se changes on Schedu	ile O.				
4		l 501(c)(4) organizati	ons are required	to report the amount of	argest program services, as meas grants and allocations to others,		5.
4a	(Code:	) (Expenses \$	197,609,098	including grants of \$	839,931 ) (Revenue \$	213,091,781 )	
	See Additional Data						
4b	(Code:	) (Expenses \$		including grants of \$	) (Revenue \$	)	
4c	(Code:	) (Expenses \$		including grants of \$	) (Revenue \$	)	
40		) (Expenses \$		including grants or \$	) (Veseure 2		
4d	Other program service	es (Describe in Scheo	ule O )				
Tu	(Expenses \$	•	luding grants of	\$	) (Revenue \$	)	
4-	Total program servi			·	* * * * * * * * * * * * * * * * * * * *	*	

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	Checklist of Required Schedules		Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A 2	1	Yes	
2	Is the organization required to complete Schedule B, Schedule of Contributors (see instructions)? 🔰	2	Yes	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office? <i>If "Yes," complete Schedule C, Part I</i>	3		No
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect during the tax year? If "Yes," complete Schedule C, Part II	4	Yes	
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		No
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		No
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		No
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? <i>If "Yes," complete Schedule D,</i> Part III	8		No
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		No
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments, permanent endowments, or quasi endowments? <i>If "Yes," complete Schedule D, Part V</i>	10	Yes	
11	If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI, VIII, VIII, IX, or X as applicable.			
	Did the organization report an amount for land, buildings, and equipment in Part X, line 10? If "Yes," complete Schedule D, Part VI.	11a	Yes	
	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 3	11b		No
	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		No
	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 2	11d		No
е	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X 🥦	11e	Yes	
	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	Yes	
	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete Schedule D, Parts XI and XII 2	12a		No
	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	Yes	
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		No
14a	Did the organization maintain an office, employees, or agents outside of the United States?	14a		No
b	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business, investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000 or more? If "Yes," complete Schedule F, Parts I and IV	14b		No
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	,		No

15 foreign organization? If "Yes," complete Schedule F, Parts II and IV . . . . . . Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other assistance to

or for foreign individuals? If "Yes," complete Schedule F, Parts III and IV . Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I(see instructions) . . . . . Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, 

Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes,"

Did the organization report more than \$5,000 of grants or other assistance to any domestic organization or domestic

20a Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H . . . . .

b If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?

government on Part IX, column (A), line 1? If "Yes," complete Schedule I, Parts I and II . . . . . .

16 17

Yes

Yes

Yes

Form **990** (2019)

18

19

20a

20b

21

Nο

No

Nο

Nο

orm	990 (2019)			Page <b>4</b>
Par	Checklist of Required Schedules (continued)			
			Yes	No
	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		No
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? <i>If "Yes," complete Schedule J</i>	23	Yes	
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		No
b	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24b		
С	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		
25a	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		No
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? <i>If "Yes," complete Schedule L, Part I</i>	25b		No
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		No
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? <i>If "Yes," complete Schedule L,</i> Part III	27		No
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 "Yes," complete Schedule L, Part IV</i>	28a		No
b	A family member of any individual described in line 28a? If "Yes," complete Schedule L, Part IV	28b		No
С	A 35% controlled entity of one or more individuals and/or organizations described in lines 28a or 28b? <i>If "Yes," complete Schedule L, Part IV</i>	28c		No
29	Did the organization receive more than \$25,000 in non-cash contributions? If "Yes," complete Schedule M **	29	Yes	
30	Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified conservation contributions? If "Yes," complete Schedule M	30		No
31	Did the organization liquidate, terminate, or dissolve and cease operations? If "Yes," complete Schedule N, Part I	31		No
32	Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets? <i>If "Yes," complete Schedule N, Part II</i>	32		No
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? <i>If "Yes," complete Schedule R, Part I</i>	33		No
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	Yes	
35a	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	35a	Yes	
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	Yes	
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		No
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		No
38	Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and 19? <b>Note.</b> All Form 990 filers are required to complete Schedule O	38	Yes	
Par		·		
	Check if Schedule O contains a response or note to any line in this Part V	. :		
1a	Enter the number reported in Box 3 of Form 1096. Enter -0- if not applicable   1a   163		Yes	No

 ${f b}$  Enter the number of Forms W-2G included in line 1a. Enter -0- if not applicable .

c Did the organization comply with backup withholding rules for reportable payments to vendors and reportable gaming 

1b

**1**c

Yes

				Page 5
	Statements Regarding Other IRS Filings and Tax Compliance (continued)			
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			
b	If at least one is reported on line 2a, did the organization file all required federal employment tax returns?  Note. If the sum of lines 1a and 2a is greater than 250, you may be required to e-file (see instructions)	2b	Yes	
За	Did the organization have unrelated business gross income of \$1,000 or more during the year?	3a	Yes	
b	If "Yes," has it filed a Form 990-T for this year? If "No" to line 3b, provide an explanation in Schedule O	3b	Yes	
	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)?  If "Yes," enter the name of the foreign country:	4a		No
_	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?  Did any taxable party notify the organization that it was or is a party to a prohibited tax shelter transaction?	5a		No No
b		5b		
	If "Yes," to line 5a or 5b, did the organization file Form 8886-T?	5c		
	Does the organization have annual gross receipts that are normally greater than \$100,000, and did the organization solicit any contributions that were not tax deductible as charitable contributions?	6a		No
	If "Yes," did the organization include with every solicitation an express statement that such contributions or gifts were not tax deductible?	6b		
	Organizations that may receive deductible contributions under section 170(c).			
	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?			No
	If "Yes," did the organization notify the donor of the value of the goods or services provided?	7b		
С	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it was required to file Form 8282?	7c		No
	If "Yes," indicate the number of Forms 8282 filed during the year			
е	Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit contract?	7e		No
f	Did the organization, during the year, pay premiums, directly or indirectly, on a personal benefit contract?	7f		No
_	If the organization received a contribution of qualified intellectual property, did the organization file Form 8899 as required?	7g		
h	If the organization received a contribution of cars, boats, airplanes, or other vehicles, did the organization file a Form 1098-C?	7h		
8	<b>Sponsoring organizations maintaining donor advised funds.</b> 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		
b	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 10a			
	Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities			
11	Section 501(c)(12) organizations. Enter:			
a	Gross income from members or shareholders			
Б	Gross income from other sources (Do not net amounts due or paid to other sources against amounts due or received from them.)			
12a	Section 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in lieu of Form 1041?	12a		
b	If "Yes," enter the amount of tax-exempt interest received or accrued during the year.			
13	Section 501(c)(29) qualified nonprofit health insurance issuers.			
	Is the organization licensed to issue qualified health plans in more than one state?  Note. See the instructions for additional information the organization must report on Schedule O.	13a		
	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			
	Enter the amount of reserves on hand			
	Did the organization receive any payments for indoor tanning services during the tax year?	14a		No
	If "Yes," has it filed a Form 720 to report these payments? If "No," provide an explanation in Schedule O	14b		
	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?  If "Yes," see instructions and file Form 4720, Schedule N.	15		No
16	Is the organization an educational institution subject to the section 4968 excise tax on net investment income? If "Yes," complete Form 4720, Schedule O.	16		No

Pai	t VI	Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a "No 8a, 8b, or 10b below, describe the circumstances, processes, or changes in Schedule O. See instructions. Check if Schedule O contains a response or note to any line in this Part VI	•	onse to i	ines <b>V</b>
Se	ction	A. Governing Body and Management			
				Yes	No
1a		the number of voting members of the governing body at the end of the tax year 9			
	body,	ere are material differences in voting rights among members of the governing , or if the governing body delegated broad authority to an executive committee or ar committee, explain in Schedule O.			
b	Enter	the number of voting members included in line 1a, above, who are independent  1b			
2		ny officer, director, trustee, or key employee have a family relationship or a business relationship with any other er, director, trustee, or key employee?	2		No
3		he organization delegate control over management duties customarily performed by or under the direct supervision iicers, directors or trustees, or key employees to a management company or other person? .	3		No
4		he organization make any significant changes to its governing documents since the prior Form 990 was filed? .	4		No
5	Did th	he organization become aware during the year of a significant diversion of the organization's assets?	5		No
6		he organization have members or stockholders?	6	Yes	
	mem	he organization have members, stockholders, or other persons who had the power to elect or appoint one or more bers of the governing body?	7a	Yes	
b	perso	iny governance decisions of the organization reserved to (or subject to approval by) members, stockholders, or ons other than the governing body?	7b	Yes	
8		he organization contemporaneously document the meetings held or written actions undertaken during the year by ollowing:			
а	_	governing body?	8a	Yes	
b	Each	committee with authority to act on behalf of the governing body?	8b	Yes	
9		ere any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the nization's mailing address? <i>If "Yes," provide the names and addresses in Schedule O</i>	9		No
Se	ction	<b>B. Policies</b> (This Section B requests information about policies not required by the Internal Revenue	Code		
				Yes	No
		he organization have local chapters, branches, or affiliates?	10a		No
	and b	es," did the organization have written policies and procedures governing the activities of such chapters, affiliates, pranches to ensure their operations are consistent with the organization's exempt purposes?	10b		
	form?		11a	Yes	
		ribe in Schedule O the process, if any, used by the organization to review this Form 990			
		he organization have a written conflict of interest policy? If "No," go to line 13	12a	Yes	
	confli	officers, directors, or trustees, and key employees required to disclose annually interests that could give rise to icts?	12b	Yes	
С		he organization regularly and consistently monitor and enforce compliance with the policy? <i>If "Yes," describe in dule O how this was done</i>	12c	Yes	
13		he organization have a written whistleblower policy?	13	Yes	
14		he organization have a written document retention and destruction policy?	14	Yes	
15		he process for determining compensation of the following persons include a review and approval by independent ons, comparability data, and contemporaneous substantiation of the deliberation and decision?			
а		organization's CEO, Executive Director, or top management official	15a	Yes	
b	Other	r officers or key employees of the organization	15b	Yes	
		es" to line 15a or 15b, describe the process in Schedule O (see instructions).			
	taxab	he organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a ble entity during the year?	16a	Yes	
Ь	in joii	es," did the organization follow a written policy or procedure requiring the organization to evaluate its participation nt venture arrangements under applicable federal tax law, and take steps to safeguard the organization's exempt s with respect to such arrangements?	4.01	.,	
<b>C</b> -			16b	Yes	
<u>5e</u> 17		n C. Disclosure  he states with which a copy of this Form 990 is required to be filed▶			
18	Section	on 6104 requires an organization to make its Form 1023 (or 1024-A if applicable), 990, and 990-T (501(c)(3)s available for public inspection. Indicate how you made these available. Check all that apply.			
		Own website $\square$ Another's website $\boxed{\square}$ Upon request $\square$ Other (explain in Schedule O)			
19	Descr	ribe in Schedule O whether (and if so, how) the organization made its governing documents, conflict of interest y, and financial statements available to the public during the tax year.			
20		the name, address, and telephone number of the person who possesses the organization's books and records: gie Hutson 301 N Washington Avenue Dallas, TX 75246 (214) 820-1075			

Part VII

Trustee

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

- 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, or highest compensated employees who received more than \$100,000

<ul> <li>List all of the organization's former officers, of reportable compensation from the organization</li> </ul>						sated	em	ployees who receive	ed more than \$100	,000
• List all of the organization's <b>former directo</b> organization, more than \$10,000 of reportable co	rs or trustees empensation fro	that reom the o	ceive	d, in	the					
See instructions for the order in which to list the	•									
Check this box if neither the organization no  (A)  Name and title	(B) Average hours per week (list any hours	Position that pers	(C) Position (do not check more than one box, unless person is both an officer and a director/trustee)					(D) Reportable compensation from the organization	(E) Reportable compensation from related organizations	(F) Estimated amount of other compensation from the
	for related organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	Key employee	Highest compensated employee	Former	(W-2/1099- MISC)	(W-2/1099- MISC)	organization and related organizations
(1) John McWhorter	1.00	X						0	2,103,264	291,772
Trustee	40.00	^							2,103,264	291,772
(2) Cindy Schamp	40.00									
President/CEO	0.00			X				737,943	0	180,460
(3) Paul Madeley MD	1.00									
Trustee	40.00	Х						0	453,448	37,662
(4) Lucy Catala	0.00									
Former Officer	40.00						Х	0	370,585	34,409
(5) Grant Teegarden Secretary	1.00			x				0	340,341	62,331
(6) Rebecca Hunter	40.00									
VP CNO	0.00				Х			296,540	0	21,044
(7) Stephen Roussel VP CFO	40.00			x				284,889	0	22,008
(8) Penny Thesing Director Radiology	40.00					х		234,979	0	19,947
(9) Scott Williams Director Womens Services	40.00					х		200,987	0	31,241
(10) Nikoma Wolf VP Operations	40.00				х			191,962	0	37,393
(11) Barbara Klausing Director Education	40.00					х		197,262	0	27,749
(12) Marcella Upshaw Director Nursing	40.00					х		174,970	0	29,685
(13) Anne Tudhope Nursing Administrator	40.00					x		178,972	0	17,056
(14) Harry Neil Dugger Trustee	1.00	Х						0	0	0
(15) Vince Hawkins Trustee	1.00	X						0	0	0
(16) George McCleskey Trustee	1.00	Х						0	0	0
(17) J Kent Newsom	1.00	Х						0	0	0

Form 990 (2019)  Part VII Section A. Officers, Directors	s, Trustees, K	ey Em	ploy	ees,	, an	d Hig	hes	st Compensated	Employees	(con	tinued)	Page <b>8</b>	
(A) Name and title	(B) Average hours per week (list any hours	Position than of is b	on (do	(C) o not ox, u	) t che unles ficer	eck mess pers	ore son	( <b>D</b> ) Reportable compensation from the organization	eportable Reportable compensation from the ganization related organizations		compensation from the		
	for related organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	Key employee	Highest compensated employee	Former	(W-2/1099- MISC)	(W-2/1099 MISC)	<b>)-</b>	organizat relat organiz	ted	
(18) Janie Pena		x						0		0		0	
Trustee (19) Jeffrey Schmeltekopf	1.00			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \									
Trustee/Chair	1.00			Х				0		0		0	
(20) Donald Wills		×						О		0		0	
Trustee	1.00												
to Sub-Total	/II, Section A	 <u></u>			4 4 4		ceive	2,498,504	3,267,63	88		812,757	
of reportable compensation from the orga				3DOV		7110 10	CEIV	ed more than \$100	,000		_		
3 Did the organization list any former offic line 1a? If "Yes," complete Schedule J for			key (	empl •	loye	e, or h	nighe	est compensated er	mployee on	3	Yes	No	
<b>4</b> For any individual listed on line 1a, is the organization and related organizations grindividual									he 	4	Yes		
5 Did any person listed on line 1a receive of services rendered to the organization?If								ganization or individ	dual for	5		No	
Section B. Independent Contractors	3									<u> </u>			
1 Complete this table for your five highest from the organization. Report compensat										mpen	sation		
	(A) ousiness address	7-							(B)		(C Comper		
HealthTexas Provider Network	Jusiliess address							Clinical/Admini	tion of services strative Svcs			,880,425	
301 N Washington Ave Dallas, TX 75246													
Aramark Services Inc								Engineering/Fo	od Services		7	,147,522	
P O Box 651009 Charlotte, NC 282651009													
BIR JV LLP								Staffing/Mgmt	Services		4	,650,603	
P O Box 677466 Dallas, TX 75267													
MEDCO Construction LLC								Construction S	ervices		2	,393,441	
301 N Washington Ave Dallas, TX 75246													
Med Fusion LLC								Lab Services			1	,905,738	
PO Box 222137 Dallas, TX 75222													
2 Total number of independent contractors (i compensation from the organization ▶ 42	ncluding but no	t limited	l to t	hose	liste	ed abo	ove)	who received more	than \$100,00	00 of			
-											Form 99	<b>0</b> (2019)	

		(2019)	of Boyonyo						Page <b>9</b>
Part	VIII			a respo	onse or note to any	line in this Part VIII			🗆
				<u>'</u>		<b>(A)</b> Total revenue	(B) Related or exempt function revenue	<b>(C)</b> Unrelated business revenue	(D) Revenue excluded from tax under sections 512 - 514
0	1:	a Federated campa	aigns	1a		[	revenue		512 - 514
ons, Gifts, Grants Similar Amounts		<b>b</b> Membership dues	s	<b>1</b> b					
55.0		<b>c</b> Fundraising even	nts	1c					
ifts, ar A		d Related organizat	tions	1d	1,624,116				
%. G m:∺		e Government grants		1e	4,563,231				
ion	1	f All other contributio and similar amounts	ons, gifts, grants, s not included	1f					
Contributions, Gifts, Grants and Other Similar Amounts	!	above  g Noncash contributio lines 1a - 1f:\$	ons included in	1g	337,705				
Contand		<b>h Total.</b> Add lines :	1a-1f	<u> </u>	337,703				
					Business Code	6,187,347			
	2a	Patient Care			622110	204,949,388	204,949,388		
enne	b	Rent			531120	7,144,304	7,144,304		
Pe.	6	Shared Savings			-	916,083	916,083		
ervice	ا ا	Duplication Fees			622110	73,664	73,664		
Program Service Revenue		Reference Lab			561439	3,017		3,017	
Progr		- Nererence Eus			621500				
	f	All other program	service revenu	e.		1,621	1,621		
		Total. Add lines 2			213,088,077	1	T	1	1
	3	Investment income similar amounts)	(including divi		nterest, and other	5,930,203	3,704	1	5,926,499
	l	Income from invest	tment of tax-ex	empt bo	ond proceeds				
	5	Royalties	(i) Re		(ii) Personal	·  			
				-ai	(II) Personal	_			
		Gross rents	6a						
	b	Less: rental expenses	6b						
	С	Rental income or (loss)	6c						
		Net rental income	e or (loss)			1			
			(i) Secu	rities	(ii) Other				
	7a	Gross amount from sales of assets other than inventory	<b>7a</b> 122	,945,377	9,91	1			
	b	Less: cost or other basis and sales expenses	<b>7b</b> 118	3,822,664	1	0			
	С	Gain or (loss)	<b>7c</b> 4	,122,713	9,91	1			
		Net gain or (loss)				4,132,624	1		4,132,624
Other Revenue	8a	Gross income from fu (not including \$ contributions reported See Part IV, line 18	d on line 1c).						
Rev	 	Less: direct expen		8a 8b		_			
her	ı	Net income or (los		ising ev	ents 🕨	_			
	9a	Gross income from	gaming activities	s. 🗌					
		See <b>Part</b> IV, line 19		9a					
	l	Less: direct expen		9b					
	ľ	: Net income or (los	ss) from gaming	activiti	les <b>&gt;</b>	1			
	10	aGross sales of inve		1.0					
	l Ł	Less: cost of good		10a 10b		_			
		Net income or (los				_			
		Miscellaneo			Business Code				500.004
	11	- <b>a</b> Cafeteria/Vending	9		72251	639,304	1		639,304
	Ł	Parking			81293	40,80	2		40,802
		Gift Shop/Retail			45322	824	1		824
	,	All other revenue							
	•	Total. Add lines 1	1a-11d		•	680,930			
	12	<b>Total revenue.</b> S	ee instructions			230,019,18		3,017	10,740,053
						200,010,10		3,017	Form <b>990</b> (2019)

Forr	n 990 (2019)				Page <b>10</b>
Р	art IX Statement of Functional Expenses				
	Section 501(c)(3) and 501(c)(4) organizations must co		_		
	Check if Schedule O contains a response or note to an	y line in this Part IX	(B)	(C)	🗹
	not include amounts reported on lines 6b, 8b, 9b, and 10b of Part VIII.	(A) Total expenses	Program service expenses	Management and general expenses	Fundraising expenses
1	Grants and other assistance to domestic organizations and domestic governments. See Part IV, line 21	839,931	839,931		
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	1,666,356		1,666,356	
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	66,521,438	65,134,496	1,386,942	
8	Pension plan accruals and contributions (include section 401 (k) and 403(b) employer contributions)	2,347,471	2,298,373	49,098	
9	Other employee benefits	6,897,565	6,753,462	144,103	
10	Payroll taxes	4,851,689	4,752,384	99,305	
11	Fees for services (non-employees):				
a	Management	158,003	158,003		
b	Legal	12,916		12,916	
c	Accounting	98,459		98,459	
c	Lobbying	30,228		30,228	
e	Professional fundraising services. See Part IV, line 17				
f	Investment management fees				
g	Other (If line 11g amount exceeds 10% of line 25, column (A) amount, list line 11g expenses on Schedule O)	67,161,374	43,471,436	23,689,938	
12	Advertising and promotion	154,068	7,579	146,489	
13	Office expenses	1,613,745	1,567,368	46,377	
14	Information technology	11,522,072	11,514,319	7,753	
15	Royalties				
16	Occupancy	19,349,236	17,786,112	1,563,124	
17	Travel	168,706	164,994	3,712	
18	Payments of travel or entertainment expenses for any federal, state, or local public officials				
19	Conferences, conventions, and meetings	67,165	66,220	945	
20	Interest	41,313	41,313		
21	Payments to affiliates				
22	Depreciation, depletion, and amortization	14,262,435	14,262,435		
23	Insurance	47,436		47,436	
24	Other expenses. Itemize expenses not covered above (List miscellaneous expenses in line 24e. If line 24e amount exceeds 10% of line 25, column (A) amount, list line 24e expenses on Schedule O.)				
	a Medical Supplies	23,157,841	23,157,841		
	b LPPF Expense	4,830,148	4,830,148		
	c Non-Medical Supplies	686,311	679,641	6,670	
	<b>d</b> Federal Income Tax	-23,938	-23,938		
	e All other expenses	235,923	146,981	88,942	
	Total functional expenses. Add lines 1 through 24e	226,697,891	197,609,098	29,088,793	0
	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).				

Form 990 (2019)

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Liabilities 22

Fund Balances

ō 29

Assets 30 Intangible assets .

Grants payable .

5,831,227

46,281,499

104,886,689

19,928,199

4.603.009

198,868,624

368,545,996

10,518,025

9,653,922

769,137,373

22,582,655

28.730.481

143,472,023

573,460,392

769,137,373

Form 990 (2019)

20,183

(B) End of year

Beginning of year

7,172

16,808,782

135,647,708

22,211,253

67.615

5.130.074

179,974,752

370,997,558

7,994,885

5,957,394

745,234,947

17,544,860

6.457.201

146,857,091

171.759.096

432,154,895

141,320,956

573,475,851

745,234,947

899,944

437,754

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3

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Check if Schedule O contains a response or note to any line in this Part IX $$ .			
		Pos	

Cash-non-interest-hearing

cash hon meerest bearing ! ! ! ! ! ! !	
Savings and temporary cash investments	
Pledges and grants receivable, net	
Accounts receivable net	

Loans and other payables to any current or former officer, director, trustee, key employee, creator or founder, substantial contributor, or 35% controlled Loans and other receivables from other disqualified persons (as defined under

section 4958(f)(1)), and persons described in section 4958(c)(3)(B).

Notes and loans receivable, net . . . Assets

Inventories for sale or use .

Other assets. See Part IV, line 11 . . .

Accounts payable and accrued expenses

Deferred revenue . . .

Tax-exempt bond liabilities .

Complete Part X of Schedule D

complete lines 27, 28, 32, and 33.

Net assets without donor restrictions

Net assets with donor restrictions .

complete lines 29 through 33.

Total net assets or fund balances

Prepaid expenses and deferred charges .

10a Land, buildings, and equipment: cost or other 10a basis. Complete Part VI of Schedule D

Total assets. Add lines 1 through 15 (must equal line 34) .

Escrow or custodial account liability. Complete Part IV of Schedule D

Secured mortgages and notes payable to unrelated third parties

Unsecured notes and loans payable to unrelated third parties

and other liabilities not included on lines 17 - 24).

Total liabilities. Add lines 17 through 25 . .

Capital stock or trust principal, or current funds

Total liabilities and net assets/fund balances .

Loans and other payables to any current or former officer, director, trustee, key employee, creator or founder, substantial contributor, or 35% controlled entity 

Other liabilities (including federal income tax, payables to related third parties,

Organizations that do not follow FASB ASC 958, check here > \(\begin{align\*} \text{and} \\ \text{and} \end{align\*}

Paid-in or capital surplus, or land, building or equipment fund . . .

Retained earnings, endowment, accumulated income, or other funds

Organizations that follow FASB ASC 958, check here <a> \square</a> and

10b b Less: accumulated depreciation

Investments—publicly traded securities .

Investments—other securities. See Part IV, line 11 .

372,846,457 173,977,833 Investments—program-related. See Part IV, line 11

> 891,822 25 195.676.981 26 27 459.327.898 28 114,132,494

3a As a result of a federal award, was the organization required to undergo an audit or audits as set forth in the Single

b If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo the required

audit or audits, explain why in Schedule O and describe any steps taken to undergo such audits.

Audit Act and OMB Circular A-133?

#### Additional Data

Software ID:

Software Version:

**EIN:** 75-2586857

Name: Baylor Medical Center at Irving

Form 990 (2019)

#### Form 990, Part III, Line 4a:

promotes the health of the communities.

See Schedule OBaylor Medical Center at Irving dba Baylor Scott & White Medical Center - Irving (BSW Irving) is a faith-based, nonprofit, 293-bed acute care hospital providing exemplary patient care services to the residents of Irving, Texas and the surrounding communities since 1964. BSW Irving is affiliated with Baylor Scott & White Health (BSWH), a faith-based nationally acclaimed network of acute care hospitals and related health care entities providing quality patient care, medical education, medical research and other community services to the residents of North and Central Texas. As the largest not-for-profit health care system in Texas and one of the largest in the United States, BSWH was born from the 2013 combination of Baylor Health Care System and Scott & White Healthcare, Today, BSWH has over 1,000 patient care sites including 52 hospitals, 562 specialty care clinics, 195 outpatient clinics, 172 primary care clinics, 31 pharmacies, 26 ambulatory surgery centers, and approximately 7,300 active physicians. The system also includes a state certified health maintenance organization, the Scott and White Health Plan and the Baylor Scott & White Quality Alliance accountable care organization both covering over 906,000 lives. BSW Irving is meeting the growing needs of the communities we serve and has been building since first opening its doors over 50 years ago, with a focus on quality and an eye toward the future of healthcare. With a multi-phase construction project nearing completion, we are investing in our campus with a focus on advancing technology, innovation and high-quality care in our community. The full-service, fully-accredited hospital offers advanced health care services in cardiovascular care, diagnostic imaging, digestive health, physical medicine and rehabilitation, dialysis, women's health, urology, cancer care, orthopedic surgery, neurosciences, minimally-invasive surgery, general and robotic-assisted surgery and emergency medicine. BSW Irving has received numerous recognitions, accolades and accreditations including Magnet designation for nursing excellence. During the fiscal year, BSW Irving admitted 9,725 patients resulting in 45,812 days of care; delivered 1.550 babies and received 70.387 emergency department visits. Additionally, BSW Irving provided community benefits (as reported to the Texas Department of State Health Services and in accordance with the State of Texas Statutory methodology) of \$39,146,868 and provided community benefits (as reported on the IRS Form 990, Schedule H) of \$23,404,962 during the tax year. The Texas Annual Statement of Community Benefit Standard includes approximately \$12,668,778 of unreimbursed cost of Medicare that is not included in the IRS Form 990. Schedule H.See Schedule H for more information regarding these services and how BSW Irving

efil	e GR	APHIC prii	nt - DO NOT PROCES	S As Filed Data -			DLN: 9	3493134054601
SCI	HED	ULE A	- Dublic	Charity Statu	e and Dul	hlic Sunn	ort	OMB No. 1545-0047
	m 99		Complete if the	organization is a sect 4947(a)(1) nonexe ▶ Attach to Form	tion 501(c)(3) empt charitable 990 or Form 99	organization of trust. 90-EZ.	r a section	2019
		f the Treasury	► Go to <u>www.</u>	<i>irs.gov/Form990</i> for i	nstructions and	d the latest info	ormation.	Open to Public Inspection
Nam	e of th	<b>he organiza</b> al Center at Irv					Employer identific	ation number
							75-2586857	
	rt I		for Public Charity Sta a private foundation becau				See instructions.	
1	n garnz		onvention of churches, or	•	•		(A)(i)	
2		·	ŕ					
3			scribed in section 170(b		,	, ,		
	<b>✓</b>	·	or a cooperative hospital s	-				
4	Ш	name, city,	esearch organization oper and state:	ated in conjunction with	a hospital descr	ibed in <b>section</b>	1/U(b)(1)(A)(III). E	nter the hospital's
5			ation operated for the ben (iv). (Complete Part II.)	efit of a college or unive	rsity owned or o	perated by a gov	ernmental unit descri	bed in <b>section 170</b>
6		A federal, s	tate, or local government	or governmental unit de	escribed in <b>sectio</b>	on 170(b)(1)( <i>f</i>	4)(v).	
7			ation that normally receive (O(b)(1)(A)(vi). (Comple		s support from a	ı governmental ι	unit or from the gener	al public described in
8			ty trust described in <b>sect</b>	· ·	(Complete Part I	I.)		
9			ural research organization rant college of agriculture.					ege or university or a
10		from activit investment	ation that normally receive ties related to its exempt i income and unrelated bu See section 509(a)(2).	unctions—subject to cer siness taxable income (le	tain exceptions,	and (2) no more	than 331/3% of its s	upport from gross
11		An organiza	ation organized and opera	ted exclusively to test fo	r public safety. S	See <b>section 509</b>	(a)(4).	
12		more public	ation organized and opera ly supported organization through 12d that describ	s described in section 5	<b>09(a)(1)</b> or se	ction 509(a)(2	). See section 509(a	
a		<b>Type I.</b> A so	supporting organization op n(s) the power to regularl Part IV, Sections A and	perated, supervised, or c y appoint or elect a majo	ontrolled by its s	upported organi	zation(s), typically by	
b		Type II. A manageme	supporting organization s nt of the supporting organ plete Part IV, Sections	upervised or controlled i nization vested in the sar				
С		Type III f	unctionally integrated. organization(s) (see instru	A supporting organizatio				ated with, its
d		Type III n	on-functionally integra integrated. The organiza i). You must complete F	<b>ted.</b> A supporting organition generally must satis	ization operated	in connection wi	th its supported organ	
e		Check this	box if the organization red or Type III non-functiona	eived a written determir	nation from the I		/pe I, Type II, Type II	I functionally
f	Enter	r the number	of supported organization	ns			<u> </u>	
g			ing information about the	T' -			T	T
	(ii) Name of supported organization  (iii) EIN  (iii) Type of organization (described on lines 1- 10 above (see instructions))  (iv) Is the organization listed in your governing document? (see instructions)						(vi) Amount of other support (see instructions)	
					Yes	No		
Tota		l. B. '	tion Act Notice, see the	T	Cat. No. 1128!	<u> </u>	Calcadada A /F	90 or 990-EZ) 2019

Sch	edule A (Form 990 or 990-EZ) 2019						Page <b>2</b>
P	art II Support Schedule for	Organizations	Described in S	Sections 170(b	)(1)(A)(iv) ar	nd 170(b)(1)(A	(vi)
	(Complete only if you ch						under Part III.
	If the organization failed	to qualify unde	r the tests listed	below, please	complete Part I	II.)	
	ection A. Public Support  Calendar year		I				
	(or fiscal year beginning in) ▶	(a) 2015	<b>(b)</b> 2016	(c) 2017	(d) 2018	(e) 2019	(f) Total
1	Gifts, grants, contributions, and						
	membership fees received. (Do not include any "unusual grant.")						
2	Tax revenues levied for the						
_	organization's benefit and either paid						
_	to or expended on its behalf The value of services or facilities						
3	furnished by a governmental unit to						
	the organization without charge						
4	<b>Total.</b> Add lines 1 through 3						
5	The portion of total contributions by each person (other than a						
	governmental unit or publicly						
	supported organization) included on						
	line 1 that exceeds 2% of the amount shown on line 11, column (f).						
6	Public support. Subtract line 5 from						
	line 4.						
<u>s</u>	ection B. Total Support		T		1	1	
	Calendar year (or fiscal year beginning in) ▶	(a) 2015	<b>(b)</b> 2016	(c) 2017	(d) 2018	(e) 2019	(f) Total
7	Amounts from line 4						
8	Gross income from interest,						
	dividends, payments received on securities loans, rents, royalties and						
	income from similar sources						
9	Net income from unrelated business						
	activities, whether or not the						
10	business is regularly carried on Other income. Do not include gain or						-
	loss from the sale of capital assets						
	(Explain in Part VI.).						
11	<b>Total support.</b> Add lines 7 through 10						
12	Gross receipts from related activities,	etc. (see instruction	ons)			12	
13	First five years. If the Form 990 is for	or the organization	's first, second, th	ird, fourth, or fifth	n tax year as a sec	tion 501(c)(3) org	anization,
	check this box and <b>stop here</b>					▶ [	
S	ection C. Computation of Publi						
14	Public support percentage for 2019 (li	ne 6, column (f) di	vided by line 11,	column (f))		14	-
15	Public support percentage for 2018 Sc	hedule A, Part II,	line 14			15	
16a	<b>33 1/3% support test—2019.</b> If the						
	and <b>stop here.</b> The organization qual	ifies as a publicly s	supported organiza	ation			▶□
b	<b>33 1/3% support test—2018.</b> If th	e organization did	not check a box o	on line 13 or 16a,	and line 15 is 33 i	1/3% or more, chec	k this
	box and <b>stop here.</b> The organization	qualifies as a pub	licly supported or	ganization			▶ 🗆
<b>17</b> a	10%-facts-and-circumstances tes	t— <b>2019.</b> If the org	ganization did not	check a box on lin	ne 13, 16a, or 16b	, and line 14	
	is 10% or more, and if the organization in Part VI how the organization meets	n meets the facts	r-and-circumstanci cumstances" test.	es test, check thi The organization	s box and <b>stop n</b> e qualifies as a publ	e <b>re.</b> Explain icly supported	
	organization			-			►□
h	10%-facts-and-circumstances tes	st— <b>2018.</b> If the o	rganization did no	t check a box on I	ine 13, 16a, 16b,	or 17a, and line	
_	15 is 10% or more, and if the organiz	zation meets the "i	facts-and-circums	tances" test, chec	k this box and <b>sto</b>	p here.	
	Explain in Part VI how the organization			-		• •	. $\Box$
_	supported organization		haven 15 40-4	C- 10b 47 4	76		▶⊔
18	_						. □
	instructions		<u> </u>		- Cabadu	lo A (Form 000 o	▶ ⊔

Р	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.)						
S	tne organization falls to ection A. Public Support	quality under	the tests listed i	pelow, please co	ompiete Part II.)		
30	Calendar year	( ) 2015	(1) 2016	( ) 2247	(1) 2010		(O.T.)
	(or fiscal year beginning in) ▶	(a) 2015	<b>(b)</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						
	performed, 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 business						
4	under section 513  Tax revenues levied for the						
•	organization'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						
7a	Amounts included on lines 1, 2, and						
<b>L</b>	3 received from disqualified persons Amounts included on lines 2 and 3						
D	received from other than disqualified						
	persons that exceed the greater of						
	\$5,000 or 1% of the amount on line 13 for the year.						
c	Add lines 7a and 7b						
8	Public support. (Subtract line 7c						
	from line 6.)						
Se	ection B. Total Support		1	<del></del>			Г
	Calendar year (or fiscal year beginning in) ▶	(a) 2015	<b>(b)</b> 2016	(c) 2017	(d) 2018	(e) 2019	(f) Total
9	Amounts from line 6						
10a	Gross income from interest,						
	dividends, payments received on						
	securities loans, rents, royalties and income from similar sources.						
b	Unrelated business taxable income						
	(less section 511 taxes) from						
	businesses acquired after June 30, 1975.						
С	Add lines 10a and 10b.						
11	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 assets						
12	(Explain in Part VI.) <b>Total support.</b> (Add lines 9, 10c,						
13	11, and 12.).						
14	First five years. If the Form 990 is for	the organization	n's first, second, th	nird, fourth, or fift	h tax year as a sec	tion 501(c)(3) o	ganization <u>,</u>
	check this box and <b>stop here</b>						▶ ⊔
	ection C. Computation of Public S			! (6))		1 1	
15	Public support percentage for 2019 (lin		•			15	
16	6 Public support percentage from 2018 Schedule A, Part III, line 15						
	Investment income percentage for 201			line 13 column (f	:))	17	
17 10	Investment income percentage for 201	-		-		17	
18 10-	331/3% support tests—2019. If the		•			18   33 1/3% and lin	e 17 is not
	more than 33 1/3%, check this box and s						
	more than 33 1/3%, check this box and s 33 1/3% support tests—2018. If the						
ט	not more than 33 1/3%, check this box	-			•		_
20	Private foundation. If the organization	-	-				
	Frivate foundation. If the organization	ni ulu not check a	a DOX ON UNE 14, I	.a, or iad, check	, unis pox and see I	HSGRUCGONS	. 📂 📖

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

6

7

8

the organization had excess business holdings).

Sections A and D, and complete Part V.) Section A. All Supporting Organizations Yes No

1	Are all of the organization's supported organizations listed by name in the organization's governing documents?  If "No," describe in <b>Part VI</b> how the supported organizations are designated. If designated by class or purpose,	
	describe the designation. If historic and continuing relationship, explain.	1

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). 2 Did the organization have a supported organization described in section 501(c)(4), (5), or (6)? If "Yes," answer (b) and (c) below.

3a 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. 3b

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.

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. 4a 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 4b supervised by or in connection with its supported organizations. 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

3с

10b

Schedule A (Form 990 or 990-EZ) 2019

to the foreign supported organization was used exclusively for section 170(c)(2)(B) purposes. 4c Did the organization add, substitute, or remove any supported organizations during the tax year? If "Yes," answer (b) and 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

(c) below (if applicable). Also, provide detail in Part VI, including (i) the names and EIN numbers of the supported 5a amendment to the organizing document). 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? 5b

5с Substitutions only. Was the substitution the result of an event beyond the organization's control?

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. 6

Did the organization provide a grant, loan, compensation, or other similar payment to a substantial contributor (defined in

section 4958(c)(3)(C)), a family member of a substantial contributor, or a 35% controlled entity with regard to a substantial contributor? If "Yes," complete Part I of Schedule L (Form 990 or 990-EZ) .

7 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). 8

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.

9a 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.

Did the organization have any excess business holdings in the tax year? (Use Schedule C, Form 4720, to determine whether

9b 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. 9c

Was the organization subject to the excess business holdings rules of section 4943 because of section 4943(f) (regarding

10a certain Type II supporting organizations, and all Type III non-functionally integrated supporting organizations)? If "Yes," answer line 10b below. 10a

	edule A (101111 550 01 550 E2) 2015			age 3	
Pa	rt IV Supporting Organizations (continued)				
_			Yes	No	
	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			
	A family member of a person described in (a) above?	11b			
	A 35% controlled entity of a person described in (a) or (b) above? If "Yes" to a, b, or c, provide detail in Part VI.	11c			
S	ection 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 tax year? If "No," describe in <b>Part VI</b> how the supported organization(s) effectively operated, supervised, or controlled the organization's activities. If the organization had more than one supported organization, describe how the powers to appoint and/or remove directors or trustees were allocated among the supported organizations and what conditions or restrictions, if any, applied to such powers during the tax year.	1			
2	Did the organization operate for the benefit of any supported organization other than the supported organization(s) that				
2	operated, supervised, or controlled the supporting organization? If "Yes," explain in <b>Part VI</b> how providing such benefit carried out the purposes of the supported organization(s) that operated, supervised or controlled the supporting				
	organization.				
S	ection C. Type II Supporting Organizations				
_			Yes	No	
1	Were a majority of the organization's directors or trustees during the tax year also a majority of the directors or trustees of				
	each of the organization's supported organization(s)? If "No," describe in <b>Part VI</b> how control or management of the	1			
	supporting organization was vested in the same persons that controlled or managed the supported organization(s).				
S	ection D. All Type III Supporting Organizations		v		
_			Yes	No	
1	Did the organization provide to each of its supported organizations, by the last day of the fifth month of the organization's tax year, (i) a written notice describing the type and amount of support provided during the prior tax year, (ii) a copy of the Form 990 that was most recently filed as of the date of notification, and (iii) copies of the organization's governing				
	documents in effect on the date of notification, to the extent not previously provided?	1			
2	Were any of the organization's officers, directors, or trustees either (i) appointed or elected by the supported organization (s) or (ii) serving on the governing body of a supported organization? If "No," explain in <b>Part VI</b> how the organization maintained a close and continuous working relationship with the supported organization(s).				
_		2			
3	By reason of the relationship described in (2), did the organization's supported organizations have a significant voice in the organization's investment policies and in directing the use of the organization's income or assets at all times during the tax				
	year? If "Yes," describe in <b>Part VI</b> the role the organization's supported organizations played in this regard.	3			
S	ection 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 instruct	ions):			
	The organization satisfied the Activities Test. Complete line 2 below.				
	b				
•	The organization supported a governmental entity. Describe in <b>Part VI</b> how you supported a government entity (see	instru	ctions)		
2	Activities Test. Answer (a) and (b) below.	ſ	Yes	No	
•	a 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 <b>Part VI identify those supported organizations and explain</b> how these activities directly furthered their exempt purposes, how the organization was responsive to those supported organizations, and how the organization determined that these activities constituted substantially all of its activities.	2a			
ı	b Did the activities described in (a) constitute activities that, but for the organization's involvement, one or more of the organization's supported organization(s) would have been engaged in? If "Yes," explain in Part VI the reasons for the organization's position that its supported organization(s) would have engaged in these activities but for the organization's				
	involvement.	2b			
3	Parent of Supported Organizations. Answer (a) and (b) below.				
•	a 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>b</b> Did the organization exercise a substantial degree of direction over the policies, programs and activities of each of its supported organizations? If "Yes," describe in <b>Part VI.</b> the role played by the organization in this regard.	3h			

3b

1	Type III Non-Functionally Integrated 509(a)(3) Supporting O  Check here if the organization satisfied the Integral Part Test as a qualifying true.			. Part VIV. See
	Check here if the organization satisfied the Integral Part Test as a qualifying truinstructions. All other Type III non-functionally integrated supporting organization			
	Section A - Adjusted Net Income		(A) Prior Year	(B) Current Yea (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		
	Section B - Minimum Asset Amount		(A) Prior Year	(B) Current Yea (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):	1		
а	Average monthly value of securities	1a		
b	Average monthly cash balances	<b>1</b> b		
C	Fair market value of other non-exempt-use assets	1c		
d	Total (add lines 1a, 1b, and 1c)	1d		
e	<b>Discount</b> 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		
	Section 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	<b>Distributable Amount.</b> Subtract line 5 from line 4, unless subject to emergency temporary reduction (see instructions)	6		

2	Amounts paid to perform activity that directly furthers exempt purposes of supported organizations, in excess of income from activity	
3	Administrative expenses paid to accomplish exempt purposes of supported organizations	
4	Amounts paid to acquire exempt-use assets	
5	Qualified set-aside amounts (prior IRS approval required)	
6	Other distributions (describe in <b>Part VI</b> ). See instructions	
7	Total annual distributions. Add lines 1 through 6.	

7	<b>Total annual distributions.</b> Add lines 1 through 6.			
8	Distributions to attentive supported organizations to which the organization is responsive (provide details in <b>Part VI</b> ). See instructions			
9	Distributable amount for 2019 from Section C, line 6			
10	Line 8 amount divided by Line 9 amount			
	Section E - Distribution Allocations	(i)	(ii) Underdistributions	(iii) Distributable

8	<b>8</b> Distributions to attentive supported organizations to which the organization is responsive (provide details in <b>Part VI</b> ). See instructions			
9	Distributable amount for 2019 from Section C, line 6			
10	Line 8 amount divided by Line 9 amount			
	Section E - Distribution Allocations (see instructions)	(i) Excess Distributions	(ii) Underdistributions Pre-2019	(iii) Distributable Amount for 2019
1	Distributable amount for 2019 from Section C, line 6			
2	Underdistributions, if any, for years prior to 2019 (reasonable cause required explain in <b>Part VI</b> ). See instructions.			
3	Excess distributions carryover, if any, to 2019:			_

9 Distributable amount for 2019 from Section C, line 6			
10 Line 8 amount divided by Line 9 amount			
Section E - Distribution Allocations (see instructions)	(i) Excess Distributions	(ii) Underdistributions Pre-2019	(iii) Distributable Amount for 2019
1 Distributable amount for 2019 from Section C, line 6			
2 Underdistributions, if any, for years prior to 2019 (reasonable cause required explain in <b>Part VI</b> ). See instructions.			
3 Excess distributions carryover, if any, to 2019:			
a From 2014			
<b>b</b> From 2015			
c From 2016			
<b>d</b> From 2017			

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:		
<u></u> \$		
Applied to underdistributions of prior years		
<b>b</b> Applied to 2019 distributable amount		
c Remainder. Subtract lines 4a and 4b from 4.		
5 Remaining underdistributions for years prior to		

e From 2018. . . . . .

d Excess from 2018. e Excess from 2019.

j Remainder. Subtract lines 39, 31, and 31 from 31.		
4 Distributions for 2019 from Section D, line 7:		
<u>      \$                              </u>		
Applied to underdistributions of prior years		
<b>b</b> Applied to 2019 distributable amount		
c Remainder. Subtract lines 4a and 4b from 4.		
<b>5</b> Remaining underdistributions for years prior to 2019, if any. Subtract lines 3g and 4a from line 2. If the amount is greater than zero, explain in <b>Part VI</b> . See instructions.		
<b>6</b> Remaining underdistributions for 2019. Subtract lines 3h and 4b from line 1. If the amount is greater than zero, explain in <b>Part VI</b> . See instructions.		
<b>7 Excess distributions carryover to 2020.</b> Add lines 3j and 4c.		

	See instructions.		
6	Remaining underdistributions for 2019. Subtract lines 3h and 4b from line 1. If the amount is greater than zero, explain in <b>Part VI</b> . See instructions.		
7	<b>Excess distributions carryover to 2020.</b> Add lines 3j and 4c.		
8	Breakdown of line 7:		
а	Excess from 2015		
b	Excess from 2016		
	Excess from 2017		

Schedule A (Form 990 or 990-EZ) (2019)

### **Additional Data**

# Software ID: Software Version:

**EIN:** 75-2586857

Name: Baylor Medical Center at Irving

Schedule A	(Form 990 or 990-EZ) 2019	Page
Part VI	Supplemental Information. Provide the explanations required by Part II, line 10; Part II, line 17a or 17b; Part III, line 12; Section A, lines 1, 2, 3b, 3c, 4b, 4c, 5a, 6, 9a, 9b, 9c, 11a, 11b, and 11c; Part IV, Section B, lines 1 and 2; Part IV, Section C 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 B, line 1e; Part Section D, lines 5, 6, and 8; and Part V, Section E, lines 2, 5, and 6. Also complete this part for any additional information. (Sinstructions).	i, line 1; t V

Section D, lines 5, 6, and 8; and Part V, Section E, lines 2, 5, and 6. Also complete this part for any additional information. (See instructions).

Facts And Circumstances Test

**Political Campaign and Lobbying Activities** 

For Organizations Exempt From Income Tax Under section 501(c) and section 527

DLN: 93493134054601

OMB No. 1545-0047

Inspection

Internal Revenue Service

EZ)

SCHEDULE C (Form 990 or 990-

▶Complete if the organization is described below. ▶Attach to Form 990 or Form 990-EZ. Department of the Treasury ▶Go to www.irs.gov/Form990 for instructions and the latest information. If the organization answered "Yes" on Form 990, Part IV, Line 3, or Form 990-EZ, Part V, line 46 (Political Campaign Activities), then

 Section 501(c)(3) organizations: Complete Parts I-A and B. Do not complete Part I-C. • Section 501(c) (other than section 501(c)(3)) organizations: Complete Parts I-A and C below. Do not complete Part I-B. • Section 527 organizations: Complete Part I-A only. If the organization answered "Yes" on Form 990, Part IV, Line 4, or Form 990-EZ, Part VI, line 47 (Lobbying Activities), then • Section 501(c)(3) organizations that have filed Form 5768 (election under section 501(h)): Complete Part II-A. Do not complete Part II-B. Section 501(c)(3) organizations that have NOT filed Form 5768 (election under section 501(h)): Complete Part II-B. Do not complete Part II-A. If the organization answered "Yes" on Form 990, Part IV, Line 5 (Proxy Tax) (see separate instructions) or Form 990-EZ, Part V, line 35c (Proxy Tax) (see separate instructions), then • Section 501(c)(4), (5), or (6) organizations: Complete Part III. Name of the organization **Employer identification number** Baylor Medical Center at Irving 75-2586857 Complete if the organization is exempt under section 501(c) or is a section 527 organization. Part I-A Provide a description of the organization's direct and indirect political campaign activities in Part IV (see instructions for definition of "political campaign activities") Political campaign activity expenditures (see instructions) ...... 2 3 Volunteer hours for political campaign activities (see instructions) ...... Complete if the organization is exempt under section 501(c)(3). Enter the amount of any excise tax incurred by the organization under section 4955 ..... 1 2 Enter the amount of any excise tax incurred by organization managers under section 4955 ...... If the organization incurred a section 4955 tax, did it file Form 4720 for this year? ..... 3 ☐ Yes ☐ No Was a correction made? 4a ☐ Yes ☐ No If "Yes," describe in Part IV. Complete if the organization is exempt under section 501(c), except section 501(c)(3). Part I-C Enter the amount directly expended by the filing organization for section 527 exempt function activities ..... 2 Enter the amount of the filing organization's funds contributed to other organizations for section 527 exempt function activities 3 Total exempt function expenditures. Add lines 1 and 2. Enter here and on Form 1120-POL, line 17b......... Did the filing organization file Form 1120-POL for this year? 5 Enter the names, addresses and employer identification number (EIN) of all section 527 political organizations to which the filing organization made payments. For each organization listed, enter the amount paid from the filing organization's funds. Also enter the amount of political contributions received that were promptly and directly delivered to a separate political organization, such as a separate segregated fund or a political action committee (PAC). If additional space is needed, provide information in Part IV

(a) Name	(b) Address	(c) EIN	(d) Amount paid from filing organization's funds. If none, enter -0	(e) Amount of political contributions received and promptly and directly delivered to a separate political organization. If none, enter -0
1				
2				
3				
4				
5				
6				
For Paperwork Reduction Act Notice, see t	he instructions for Form 990 or 990-EZ.	. Cat.	No. 50084S Schedule C (	Form 990 or 990-EZ) 2019

Part II-B

For e	ach "Yes" response on lines 1a thro	ough 1i below, provide in Part IV a detailed description of the lobbying	(a)		(b)		
activi	•	agn 1, below, provide in rare IV a detailed description of the loopying	Yes	No	/	Amour	nt
1		anization attempt to influence foreign, national, state or local legislation, public opinion on a legislative matter or referendum, through the use of:					
а	Volunteers?			No			
b	Paid staff or management (include	e compensation in expenses reported on lines 1c through 1i)?	Yes		┪		
С				No	1		
d	Mailings to members, legislators,	or the public?		No			
е		dcast statements?		No			
f		lobbying purposes?	Yes		+		8,602
g	Direct contact with legislators, the	eir staffs, government officials, or a legislative body?	Yes		+	3	30,228
h	Rallies, demonstrations, seminars	, conventions, speeches, lectures, or any similar means?		No			<u> </u>
i	·			No	+		
i	Total. Add lines 1c through 1i				+	3	38,830
2a		ne organization to be not described in section 501(c)(3)?		No			
b		tax incurred under section 4912			1		
С		tax incurred by organization managers under section 4912					
d		a section 4912 tax, did it file Form 4720 for this year?					
		ganization is exempt under section 501(c)(4), section 501(c)	(5) 0	r seci	ion		
ı aı	501(c)(6).	gamzation is exempt under section sor(e)(+), section sor(e)	(3), 0	. 300			
						Yes	No
1	Were substantially all (90% or mo	ore) dues received nondeductible by members?			1		
2	Did the organization make only in	-house lobbying expenditures of \$2,000 or less?			2		
3	Did the organization agree to carr	y over lobbying and political expenditures from the prior year?			3		
Par		ganization is exempt under section 501(c)(4), section 501(c) OTH Part III-A, lines 1 and 2, are answered "No" OR (b) Part				<b>501</b> (c	(6)
1	Dues, assessments and similar an	nounts from members	1				
2	Section 162(e) nondeductible lobbe expenses for which the section	oying and political expenditures (do not include amounts of political n 527(f) tax was paid).					
a			2a				
b	,		2b				
С			2c				
3		ction 6033(e)(1)(A) notices of nondeductible section 162(e) dues .	3				
4		ant on line 2c exceeds the amount on line 3, what portion of the excess does er to the reasonable estimate of nondeductible lobbying and political					
		er to the reasonable estimate of hondeductible lobbying and political	4				
5		political expenditures (see instructions)	5				
Pa	rt IV Supplemental Info		-	l			
Pro	vide the descriptions required for P	art I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated group list);	Part II-	-A, line	s 1 an	d 2 (se	ee
11150		, complete this part for any additional information.					
	Return Reference	Explanation					
Part		Statement Regarding Legislative Activity: Health care policy is critical to all A believes that health care providers must participate in forming health care postate and local representatives and their staff members to help them better u ramifications of key health care policies including, without limitation, those repatient needs as well as the legislative and regulatory needs to assure the dehealth care. The Organization has established relationships with persons and communicate the Organization's positions on major health care issues. These contact, telephone conversations and/or letters. Also, the Organization may a community on certain legislative initiatives that may impact the Organization health care services to the community through direct mailings, media adverting the amount of resources (time and money) involved in these activities is institutive that may impact the Organization that it is not intervened in any political campaign.	licy by indersta lated to livery o industr contac attempt s ability sing or	interace and the counins f cost- y assoc ts may to edu y to pro broado	ting w comp ured a efficientiation: include cate the ovide of ast sta	ith nat lexities nd indi nt, qua s that o e direc ne loca juality atemer	ional, s and igent lity often ct il

Complete if the organization is exempt under section 501(c)(3) and has NOT filed

Form 5768 (election under section 501(h)).

efile GRAPHIC print - DO NOT PROCESS **SCHEDULE D** 

As Filed Data -

DLN: 93493134054601

OMB No. 1545-0047

2019

## **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.

Open to Public

Department of the Treasury

(Form 990)

tern	al Revenue Service	1990 for instructions and the latest infor	mation.	In	spection
	me of the organization lor Medical Center at Irving		Employer id	entification	number
			75-2586857		
Pa	organizations Maintaining Donor Advis		r Accounts.		
	Complete if the organization answered "Ye	(a) Donor advised funds	(h) Func	ds and other	accounts
-	Total number at end of year	(a) beneficially sea range	(5) (4)		40004110
<u>.</u>	Aggregate value of contributions to (during year)		-		-
	Aggregate value of grants from (during year)				
	Aggregate value at end of year				
	Did the organization inform all donors and donor advisor	re in writing that the accets held in deported	wised funds are	tho	
,	organization's property, subject to the organization's ex-				Yes 🗌 No
•	Did the organization inform all grantees, donors, and do charitable purposes and not for the benefit of the donor	or donor advisor, or for any other purpose of			_
	private benefit?				Yes 🗌 No
Pai	rt II Conservation Easements.  Complete if the organization answered "Yes	s" on Form 990, Part IV, line 7.			
	Purpose(s) of conservation easements held by the organ	nization (check all that apply).			
	Preservation of land for public use (e.g., recreation	or education)	historically imp	ortant land	area
	Protection of natural habitat	☐ Preservation of a c	ertified historic	structure	
	Preservation of open space				
2	Complete lines 2a through 2d if the organization held a	qualified conservation contribution in the for			
_	easement on the last day of the tax year.  Total number of conservation easements	ı	Held a	at the End o	of the Year
a L					
b	Total acreage restricted by conservation easements	L	2b		
С.	Number of conservation easements on a certified historic		2c		
d	Number of conservation easements included in (c) acqui structure listed in the National Register	red arter 7/25/06, and not on a historic	2d		
3	Number of conservation easements modified, transferred tax year ▶	d, released, extinguished, or terminated by t	the organization	n during the	
Ļ	Number of states where property subject to conservatio	n easement is located 🕨			
;	Does the organization have a written policy regarding th	ne periodic monitoring, inspection, handling o	of violations,		
	and enforcement of the conservation easements it holds	?		☐ Yes	□ No
•	Staff and volunteer hours devoted to monitoring, inspec  ———————————————————————————————————	ting, handling of violations, and enforcing co	nservation eas	ements durir	ng the year
,	Amount of expenses incurred in monitoring, inspecting, ▶ \$	handling of violations, and enforcing conserv	vation easemen	ts during the	e year
3	Does each conservation easement reported on line 2(d)	above satisfy the requirements of section 17	70(h)(4)(B)(i)		
	and section 170(h)(4)(B)(ii)?		- ()( .)(-)(.)	☐ Yes	□ No
)	In Part XIII, describe how the organization reports const balance sheet, and include, if applicable, the text of the the organization's accounting for conservation easement	footnote to the organization's financial state			
ar	† III Organizations Maintaining Collections		er Similar A	ssets.	
	Complete if the organization answered "Ye	s" on Form 990, Part IV, line 8.			
.a	If the organization elected, as permitted under SFAS 11 art, historical treasures, or other similar assets held for provide, in Part XIII, the text of the footnote to its finan	public exhibition, education, or research in for			
b	If the organization elected, as permitted under SFAS 11 historical treasures, or other similar assets held for publications assets held for publications assets held for publications assets held for publications assets he				
(	following amounts relating to these items:  (i) Revenue included on Form 990, Part VIII, line 1		<b>&gt;</b> \$		
	ii)Assets included in Form 990, Part X				
2	If the organization received or held works of art, historic following amounts required to be reported under SFAS 1	cal treasures, or other similar assets for finar		ide the	
а	Revenue included on Form 990, Part VIII, line 1	· · · · · ·	<b>&gt;</b> \$ _		
b	Assets included in Form 990, Part X		▶\$		_

Cat. No. 52283D

Schedule D (Form 990) 2019

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

d Equipment .

Sche	edule D (Form 990) 2019						Page <b>2</b>
Par	t IIII Organizations Ma	intaining Collections	of Art, Hi	storical Trea	sures, or Othe	Similar Assets	(continued)
3	Using the organization's acquitems (check all that apply):	isition, accession, and othe	r records, o	check any of the	following that are	a significant use of	its collection
а	Public exhibition			d Loa	an or exchange pro	grams	
b	Scholarly research			e 🗌 Oth	ner		
С	Preservation for future	generations					
4	Provide a description of the o Part XIII.	rganization's collections and	d explain h	ow they further t	:he organization's	exempt purpose in	
5	During the year, did the organ assets to be sold to raise fund					_	Yes 🗌 No
Pa		odial Arrangements. anization answered "Yes	s" on Form	າ 990, Part IV,	line 9, or report	ed an amount o	n Form 990, Part
<b>1</b> a	Is the organization an agent,	•		•			
	included on Form 990, Part X	?					Yes 🗌 No
b	If "Yes," explain the arranger	ment in Part XIII and compl	ete the follo	owing table:		Amou	 nt
c	Beginning balance			-	1c		<u></u>
d	Additions during the year				4.1		
е	Distributions during the year						
f	Ending balance				46		
2a	Did the organization include a					iability2	Yes 🗆 No
b	If "Yes," explain the arrangen					_	165 🗀 110
	irt V Endowment Fund		e ir the exp	nanation has bee	en provided in Part	х Ш	
		anization answered "Yes	s" on Form	n 990, Part IV,	line 10.		
	<u>.                                      </u>	(a) Curre	nt year	(b) Prior year	(c) Two years back		
<b>1</b> a	Beginning of year balance .		2,754,083	2,651,803	2,444,05	2,376,3	35 2,761,696
b	Contributions			50,000	<u>'</u>		1,011
	Net investment earnings, gains		-63,266	133,981	321,22	2 180,20	62 -5,328
d	Grants or scholarships						
е	Other expenditures for facilities and programs	s 	155,373	81,701	138,47	1 112,54	45 381,044
f	Administrative expenses .						
g	End of year balance		2,535,444	2,754,083	2,651,80	3 2,444,0	2,376,335
2	Provide the estimated percen	tage of the current year en	d balance (	line 1g, column	(a)) held as:		
а	Board designated or quasi-en	ndowment ► 0 %					
b	Permanent endowment >	57.060 %					
c	Temporarily restricted endow	ment ► 42.940 %					
	The percentages on lines 2a,	2b, and 2c should equal 10	0%.				
3а	Are there endowment funds norganization by:	not in the possession of the	organizatio	on that are held a	and administered f	or the	Yes No
	(i) unrelated organizations						3a(i) No
	(ii) related organizations .						3a(ii) Yes
b	If "Yes" on 3a(ii), are the rela	<del>-</del>	•			[	3b Yes
4	Describe in Part XIII the inter		on's endowi	ment funas.			
Pa	rt VI Land, Buildings, a Complete if the ord	<b>and Equipment.</b> Janization answered "Yes	s" on Form	າ 990, Part IV.	line 11a. See Fe	orm 990. Part X.	line 10.
	Description of property	(a) Cost or other basis (investment)		r other basis (other			(d) Book value
1-	Land						
	Land			246,864,50	18	104,006,072	142,858,436
	Buildings Leasehold improvements			240,004,30	,,,	104,000,072	142,030,430
•					i	1	

125,508,395

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

473,554

55,536,634

198,868,624

473,554

69,971,761

	Complete if the organization answered "Yes" on Form 990, I	uit IV, ll	"" TID" DEG LOU	11 220, 70	A, IIIIE	. 16.
	(a) Description of security or category (including name of security)	(b) Book value	(	<b>c)</b> Method or end-of- <sub>\</sub>		on:
) Closely-l	derivatives					
A)						
3)						
E)						
))						
≣)						
=)						
G)						
٦)						
otal. (Columi Part VIII	n (b) must equal Form 990, Part X, col. (B) line 12.)  Investments—Program Related.	•				
	Complete if the organization answered 'Yes' on Form 990, I	Part IV, li				
	(a) Description of investment		<b>(b)</b> Boo	k value	Cost or er	hod of valuation: nd-of-year marke value
1)						
2)						
3)						
4)						
5)						
6)						
7)						
3)						
9)	n (b) must equal Form 990, Part X, col.(B) line 13.)		<b>•</b>			
9) otal. (Columi Part IX	Other Assets. Complete if the organization answered 'Yes' on Form 990, Part X, Col. (a) Description	art IV, lir	► ne 11d. See Form	990, Part		( <b>b)</b> Book value
Potal. (Columnia Translation) Part IX	Other Assets. Complete if the organization answered 'Yes' on Form 990, P	art IV, lir	ne 11d. See Form	1 990, Part		
Potal. (Columnia Part IX	Other Assets. Complete if the organization answered 'Yes' on Form 990, P	art IV, lir	ne 11d. See Form	990, Part		
potal. (Columnia) Part IX  1) 2)	Other Assets. Complete if the organization answered 'Yes' on Form 990, P	art IV, lir	ne 11d. See Form	990, Part		
9)  potal. (Column  Part IX  1)  2)  3)  4)	Other Assets. Complete if the organization answered 'Yes' on Form 990, P	art IV, lir	ne 11d. See Form	990, Part		
9) otal. (Column Part IX  1) 2) 3) 4) 5)	Other Assets. Complete if the organization answered 'Yes' on Form 990, P	art IV, lir	ne 11d. See Form	990, Part		
9) otal. (Column Part IX  1) 2) 3) 4) 5)	Other Assets. Complete if the organization answered 'Yes' on Form 990, P	art IV, lir	ne 11d. See Form	990, Part		
Potal. (Column Part IX	Other Assets. Complete if the organization answered 'Yes' on Form 990, P	art IV, lir	ne 11d. See Form	1 990, Part		
Potal. (Column Part IX	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description					
9)  otal. (Column  Part IX  1)  2)  3)  4)  5)  6)  7)  8)  9)  otal. (Column	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description				90, Part	(b) Book value
9)  otal. (Column Part IX  1) 2) 3) 4) 5) 6) 7) 8) 9) otal. (Column	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.				90, Part 1	(b) Book value
9)  otal. (Column Part IX  1)  2)  3)  4)  5)  6)  7)  8)  9)  otal. (Colu Part X  .	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value
Potal. (Column Part IX  1)  2)  3)  4)  5)  7)  Otal. (Column Part X  1) Federal 2) Environn	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value
ptal. (Column Part IX  2) 3) 3) 5) 6) 7) 6) 7) 6) 7) 6) 7) 7) 8) Part X  L) Federal 1) Environn 3)	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value
chal. (Column Part IX  c)  c)  c)  c)  c)  c)  c)  c)  c)  c	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value
Potal. (Column Part IX  L)  2)  3)  4)  5)  Otal. (Column  Part X  L) Federal  2) Environm  3)  4)	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value
potal. (Column Part IX 1) 2) 3) 4) 5) 6) 6) 7) 1) Federal 2) Environn 3) 4)	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value
9)  otal. (Column  Part IX  1)  2)  3)  4)  5)  6)  7)  8)  9)  otal. (Column  Part X  .	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value
potal. (Column Part IX 1) 2) 3) 4) 5) 6) 6) 7) 8) 9) otal. (Column Part X 1) Federal 2) Environn 3) 4)	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value
Part IX  Par	Other Assets.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description  (b) must equal Form 990, Part X, col.(B) line 15.)  Other Liabilities.  Complete if the organization answered 'Yes' on Form 990, P  (a) Description of liability			ee Form 9	90, Part 1	(b) Book value

Schedule D (Form 990) 2019

Page 4

	Complete if the organi	ization answered "Yes" on Form 990, Part	. IV, I	ine 12a.		_
1	Total revenue, gains, and other s	upport per audited financial statements			1	
2	Amounts included on line 1 but no	ot on Form 990, Part VIII, line 12:				
а	Net unrealized gains (losses) on i	nvestments	2a			
b	Donated services and use of facili	ties	2b			
c	Recoveries of prior year grants		2c			
d	Other (Describe in Part XIII.) $\ .$		2d			
е	Add lines 2a through 2d				2e	
3	Subtract line ${f 2e}$ from line ${f 1}$ .				3	
4	Amounts included on Form 990, F	Part VIII, line 12, but not on line 1:				
а	Investment expenses not include	d on Form 990, Part VIII, line 7b .	4a			
b	Other (Describe in Part XIII.) .		4b			
C	Add lines <b>4a</b> and <b>4b</b>				4c	
5	Total revenue. Add lines 3 and 4	c. (This must equal Form 990, Part I, line 12.)			5	
Par		penses per Audited Financial Statem ization answered 'Yes' on Form 990, Part			Return	1.
1	Total expenses and losses per au	dited financial statements			1	
2	Amounts included on line 1 but no	ot on Form 990, Part IX, line 25:				
а	Donated services and use of facili	ties	2a			
b	Prior year adjustments		2b			
c	Other losses		2c			
d	Other (Describe in Part XIII.) .		2d			
е	Add lines 2a through 2d		•		2e	
3	Subtract line ${f 2e}$ from line ${f 1}$ .				3	
4	Amounts included on Form 990, F	Part IX, line 25, but not on line 1:				
а	Investment expenses not include	d on Form 990, Part VIII, line 7b	4a			
b	Other (Describe in Part XIII.) .		4b			
С	Add lines <b>4a</b> and <b>4b</b>				4c	
5	Total expenses. Add lines 3 and 4	4c. (This must equal Form 990, Part I, line 18.	) .		5	
Pai	t XIII Supplemental Info	ormation				
Pro	vide the descriptions required for P lines 2d and 4b; and Part XII, lines	art II, lines 3, 5, and 9; Part III, lines 1a and 4 s 2d and 4b. Also complete this part to provide	4; Par any a	t IV, lines 1b and 2b; Par additional information.	t V, line	4; Part X, line 2; Part
	Return Reference		Ex	planation		
See A	Additional Data Table					
		<del>                                     </del>				

chedule D (Form 990) 2019	Page <b>5</b>
Part XIII Supplemental Info	ormation (continued)
Return Reference	Explanation

Schedule D (Form 990) 2019

### **Additional Data**

Software ID: Software Version:

**EIN:** 75-2586857

Name: Baylor Medical Center at Irving

**Supplemental Information** 

Return Reference Explanation

ining programs.

Part V, Line 4:

The Baylor Scott & White Irving Foundation endowments provide support for the activities a nd purposes of the organization. They enable the organization to advance its medical objective and mission, including sponsorship of patient care, research, and educational and tra

Supplemental Information	
Return Reference	Explanation
•	The filing organization does not have separate individual audited financial statements; ho wever, the organization is included in the Baylor Medical Center at Irving Combined Financ ial Statements (Irving). Irving follows the provisions of ASC 740, "Income Taxes." As of J une 30, 2020, and 2019, Irving had no material gross unrecognized tax benefits.

efile GRAPHIC print - DO NOT PROCESS **SCHEDULE H** (Form 990)

**Hospitals** 

As Filed Data -

OMB No. 1545-0047

DLN: 93493134054601

Inspection

Department of the Treasury

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

▶ Attach to Form 990. ▶ Go to www.irs.gov/Form990EZ for instructions and the latest information.

Name of the organization **Employer identification number** Baylor Medical Center at Irving 75-2586857 Financial Assistance and Certain Other Community Benefits at Cost Part I Νo Did the organization have a financial assistance policy during the tax year? If "No," skip to question 6a . . 1a Yes **b** If "Yes," was it a written policy? 1b Yes If the organization had multiple hospital facilities, indicate which of the following best describes application of the financial assistance policy to its various hospital facilities during the tax year. ✓ Applied uniformly to all hospital facilities Applied uniformly to most hospital facilities Generally tailored to individual hospital facilities Answer the following based on the financial assistance eligibility criteria that applied to the largest number of the organization's patients during the tax year. a Did the organization use Federal Poverty Guidelines (FPG) as a factor in determining eligibility for providing free care? If "Yes," indicate which of the following was the FPG family income limit for eligibility for free care: □ 100% □ 150% ☑ 200% □ Other

b	Did the organization use FPC	G as a factor in deter	mining eligibility for	providing <i>discounte</i>	d care? If "Yes," ind	icate			
	which of the following was tl	he family income lim	it for eligibility for d	iscounted care: .			3b	Yes	
	□ 200% □ 250% □	300% 🔲 350% 🛚	☐ 400% <b>☑</b> Othe	r5	0000.00000000000	<u>/o</u>			
c	If the organization used fact used for determining eligibili used an asset test or other t discounted care.	ity for free or discou	nted care. Include ir	n the description whe	ether the organizatio	on			
4	Did the organization's finance provide for free or discounte						4	Yes	
5a	Did the organization budget the tax year?	amounts for free or	discounted care pro	vided under its finar 	ncial assistance polic	y during 	5a	Yes	
	If "Yes," did the organization		•	-			5b		No
С	If "Yes" to line 5b, as a resu care to a patient who was el			anization unable to p		unted 	<b>5</b> c		
6a	Did the organization prepare	a community benef	it report during the	tax year?			6a	Yes	
b	If "Yes," did the organization	n make it available to	o the public?				6b	Yes	
	Complete the following table with the Schedule H.	using the workshee	ets provided in the S	chedule H instruction	ns. Do not submit th	ese worksheets			
7	Financial Assistance and		nmunity Benefits a	Cost					
	nancial Assistance and Means-Tested Sovernment Programs	(a) Number of activities or programs (optional)	(b) Persons served (optional)	(c) Total community benefit expense	(d) Direct offsetting revenue	(e) Net commun benefit expense		(f) Perc total ex	
	Financial Assistance at cost (from Worksheet 1)			19,215,173	4,688	19,210,	485	7	.880 %
b	Medicaid (from Worksheet 3, column a)			25,616,199	24,977,595	638,			.260 %
С	Costs of other means-tested government programs (from Worksheet 3, column b)			0	0				0 %
d _	<b>Total</b> Financial Assistance and Means-Tested Government Programs			44,831,372	24,982,283	19,849,	089	8	.140 %
	Other Benefits								
е	Community health improvement services and community benefit operations (from Worksheet 4).			2,999,718	0	2,999,	718	1	.230 %
f	Health professions education (from Worksheet 5)			104,800	0	104,	800	0	.040 %
g	Subsidized health services (from Worksheet 6)			394,132	0	394,	132	0	.160 %
h	Research (from Worksheet 7) .			0	0		$\perp$		0 %
i	Cash and in-kind contributions for community benefit (from Worksheet 8)			57,223	0	57,	223	0	.020 %
j	<b>Total.</b> Other Benefits			3,555,873		3,555,	873	1	.450 %
k	<b>Total.</b> Add lines 7d and 7j .			48,387,245	24,982,283	23,404,	962	9	.590 %
For F	aperwork Reduction Act Notice	e, see the Instructio	ns for Form 990.		Cat. No. 50192T	Schedule H	(For	n 990)	2019

P	dı		ling Activities Co r, and describe in ves.									ties
			(a) Number of activities or programs (optional)	(b) Persons served (optional)	(c) Total con building ex			t offsetting enue	(e) Net commu building expen		<b>(f)</b> Pero	
1	Physical impre	ovements and housing										
	Economic dev											
3	Community s	ıpport										
4	Environmenta	l improvements										
	training for co	velopment and mmunity members										
	Coalition build									-		
7	Community hadvocacy	ealth improvement										
8	Workforce de	/elopment										
9	Other											
	Total			<u> </u>								
			re, & Collection	Practices							T	
		Debt Expense			-14h	:-! M		. ^ ; _ t; _			Yes	No
1	No. 15?					nciai Mana	agement • •	: Associatio	on Statement	1	Yes	
2	methodol	ogy used by the org	anization's bad debt ganization to estimat	e this amount.			2		56,346,874			
3			of the organization's on's financial assistar				5					
	methodol	ogy used by the org	ganization to estimat	e this amount and t			r					
	including	this portion of bad	debt as community l	benefit			3		0			
4			the footnote to the ootnote is contained				escribes	bad debt e	expense or the			
Sec	ction B. Med	licare										
5	Enter tota	al revenue received	from Medicare (inclu	uding DSH and IME)			5		48,150,173			
6	Enter Med	dicare allowable cos	ts of care relating to	payments on line 5	5		6		49,404,958			
7	Subtract	line 6 from line 5. T	his is the surplus (or	r shortfall)			7		-1,254,785			
8	Also desc		it to which any short costing methodology s the method used:						t.			
Sec		accounting system ection Practices	<b>✓</b> Cost	to charge ratio		☐ Other						
			written debt collectio	on policy during the	tax vear? .					9a	Yes	
	If "Yes," o	did the organization rovisions on the coll	's collection policy the lection practices to be	nat applied to the la be followed for patie	rgest numbe ents who are	r of its pai known to	qualify f	uring the ta	ax year   assistance?	9b	Yes	
P			panies and Join									
	(၉ <b>မှ</b> ၅)	44 46 % A Millione ph off	icers, directors, trustes	िर्धिस्तिमारील्थन्दिनांतिविप् activity of entity	physicians—se	profit %	amization' % or stock rship %	tr em	Officers, directors, rustees, or key ployees' profit % rock ownership %	pro	Physic ofit % or wnershi	stock
1 1	Inding Connoll	Surgical Hospital LLP	Short Stay Hospit									
	. If virig Coppen	Surgical Hospital EEF	Short Stay Hospit	.aı			34.920	1 %	0 %		45.	140 %
2												
3												
4												
5												
6												
7												
8												
9												
10												
11												
12												
13									Schedule	H (For	rm 990	) 2019

	or the immediately preceding tax year?	1		No
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		No
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	Yes	
	If "Yes," indicate what the CHNA report describes (check all that apply):			
	a 🗹 A definition of the community served by the hospital facility			
	<b>b</b> 🗹 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  How data was obtained			
	e 🗹 The significant health needs of the community			
	${f f}$ ${f f ec f}$ Primary and chronic disease needs and other health issues of uninsured persons, low-income persons, and minority groups			
	g 🗹 The process for identifying and prioritizing community health needs and services to meet the community health needs			
	h ☑ The process for consulting with persons representing the community's interests			
	i 🗹 The impact of any actions taken to address the significant health needs identified in the hospital facility's prior CHNA(s)			
4	j   Other (describe in Section C) Indicate the tax year the hospital facility last conducted a CHNA: 20 <u>18</u>			
5	In conducting its most recent CHNA, did the hospital facility take into account input from persons who represent the broad interests of the community served by the hospital facility, including those with special knowledge of or expertise in public health? If "Yes," describe in Section C how the hospital facility took into account input from persons who represent the			

	Primary and chronic disease needs and other health issues of uninsured persons, low-income persons, and minority groups			
	g 🗹 The process for identifying and prioritizing community health needs and services to meet the community health needs			
	$f h$ $f lue{f U}$ The process for consulting with persons representing the community's interests			
	i 🗹 The impact of any actions taken to address the significant health needs identified in the hospital facility's prior CHNA(s)			
4	j			
5	In conducting its most recent CHNA, did the hospital facility take into account input from persons who represent the broad interests of the community served by the hospital facility, including those with special knowledge of or expertise in public health? If "Yes," describe in Section C how the hospital facility took into account input from persons who represent the community, and identify the persons the hospital facility consulted	5	Yes	
6 8	Was the hospital facility's CHNA conducted with one or more other hospital facilities? If "Yes," list the other hospital facilities in Section C	6a	Yes	
	b Was the hospital facility's CHNA conducted with one or more organizations other than hospital facilities?" If "Yes," list the other organizations in Section C	6b		No
7	Did the hospital facility make its CHNA report widely available to the public?	7	Yes	
İ	If "Yes," indicate how the CHNA report was made widely available (check all that apply):			
	a 🗹 Hospital facility's website (list url): www.BSWHealth.com/CommunityNeeds			
	b Other website (list url):			
	c 🗹 Made a paper copy available for public inspection without charge at the hospital facility			
	d ☐ Other (describe in Section C)			
8	Did the hospital facility adopt an implementation strategy to meet the significant community health needs identified through its most recently conducted CHNA? If "No," skip to line 11.	8	Yes	

10 Yes

10b

12a

12b

Schedule H (Form 990) 2019

Νo

identified through its most recently conducted CHNA? If "No," skip to line 11. .

Indicate the tax year the hospital facility last adopted an implementation strategy: 20 18

Describe in Section C how the hospital facility is addressing the significant needs identified in its most recently conducted CHNA and any such needs that are not being addressed together with the reasons why such needs are not being addressed. 12a Did the organization incur an excise tax under section 4959 for the hospital facility's failure to conduct a CHNA as required by

c If "Yes" on line 12b, what is the total amount of section 4959 excise tax the organization reported on Form 4720 for all of its

b If "No," is the hospital facility's most recently adopted implementation strategy attached to this return? .

Is the hospital facility's most recently adopted implementation strategy posted on a website? .

b If "Yes" on line 12a, did the organization file Form 4720 to report the section 4959 excise tax? .

If "Yes" (list url): www.BSWHealth.com/CommunityNeeds

10

hospital facilities? \$

	Federal poverty guidelines (FPG), with FPG family income limit for eligibility for free care of 200.00000000000 %  and FPG family income limit for eligibility for discounted care of 500.00000000000 %			
	<b>b</b> Income level other than FPG (describe in Section C)			
	c ☐ Asset level			
	d ☑ Medical indigency			
	e 🗌 Insurance status			
	f Underinsurance discount			
	g 🗹 Residency			
	h ☐ Other (describe in Section C)			
14		14	Yes	
15	Explained the method for applying for financial assistance?	15	Yes	
	If "Yes," indicate how the hospital facility's FAP or FAP application form (including accompanying instructions) explained the method for applying for financial assistance (check all that apply):			
	a 🗹 Described the information the hospital facility may require an individual to provide as part of his or her application			
	<b>b</b> Subscribed the supporting documentation the hospital facility may require an individual to submit as part of his or her application			
	c ☑ Provided the contact information of hospital facility staff who can provide an individual with information about the FAP and FAP application process			
	d ☐ Provided the contact information of nonprofit organizations or government agencies that may be sources ofassistance with FAP applications			
	e Other (describe in Section C)			
16	Was widely publicized within the community served by the hospital facility?	16	Yes	

	a 🗸	Described the information the hospital facility may require an individual to provide as part of his or her application			
		Described the supporting documentation the hospital facility may require an individual to submit as part of his or her application			
	c 🗸	Provided the contact information of hospital facility staff who can provide an individual with information about the FAP and FAP application process			
	d 🗌	Provided the contact information of nonprofit organizations or government agencies that may be sources of assistance with FAP applications			
	е 🗌	Other (describe in Section C)			
16	Was	widely publicized within the community served by the hospital facility?	16	Yes	
	If "Y	es," indicate how the hospital facility publicized the policy (check all that apply):			
		The FAP was widely available on a website (list url): https://bswhealth.com/financialassistance			
	ь 🗸	The FAP application form was widely available on a website (list url): https://bswhealth.com/financialassistance			
	c 🗸	A plain language summary of the FAP was widely available on a website (list url): https://bswhealth.com/financialassistance			
	d 🗸	The FAP was available upon request and without charge (in public locations in the hospital facility and by mail)			
		The FAP application form was available upon request and without charge (in public locations in the hospital facility and by mail)			
	f 🗸	A plain language summary of the FAP was available upon request and without charge (in public locations in the			

e ☑ The FAP application form was available upon request and without charge (in public locations in the hospital facility and by mail)

f ☑ A plain language summary of the FAP was available upon request and without charge (in public locations in the hospital facility and by mail)

g ☑ 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

h ☑ Notified members of the community who are most likely to require financial assistance about availability of the FAP

i ☑ The FAP, FAP application form, and plain language summary of the FAP were translated into the primary language(s) spoken by LEP populations

j 🗹 Other (describe in Section C)

## If "Yes," check all actions in which the hospital facility or a third party engaged: a Reporting to credit agency(ies)

- **b** Selling an individual's debt to another party c ☐ Deferring, denying, or requiring a payment before providing medically necessary care due to nonpayment of a previous bill for care covered under the hospital facility's FAP **d** Actions that require a legal or judicial process **e** Other similar actions (describe in Section C) 20 Indicate which efforts the hospital facility or other authorized party made before initiating any of the actions listed (whether or not checked) in line 19. (check all that apply): a 🗹 Provided a written notice about upcoming ECAs (Extraordinary Collection Action) and a plain language summary 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) **d** Made presumptive eligibility determinations (if not, describe in Section C) e ✓ Other (describe in Section C) f None of these efforts were made
- Policy Relating to Emergency Medical Care 21 Did the hospital facility have in place during the tax year a written policy relating to emergency medical care that required the hospital facility to provide, without discrimination, care for emergency medical conditions to individuals regardless of their Yes 21 If "No," indicate why: a ☐ The hospital facility did not provide care for any emergency medical conditions **b** The hospital facility's policy was not in writing c ☐ The hospital facility limited who was eligible to receive care for emergency medical conditions (describe in Section C)

**d** Other (describe in Section C)

	preceding tax year: If res, provide details of the acquisition in Section C.	2		No
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	Yes	
	If "Yes," indicate what the CHNA report describes (check all that apply):			
	A definition of the community served by the hospital facility			
	b ☑ 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			
	d  How data was obtained			
	e ☑ 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			
	g 🗹 The process for identifying and prioritizing community health needs and services to meet the community health needs			
	h ☑ The process for consulting with persons representing the community's interests			
	i 🔲 The impact of any actions taken to address the significant health needs identified in the hospital facility's prior CHNA(s)			
4	j			
5	In conducting its most recent CHNA, did the hospital facility take into account input from persons who represent the broad interests of the community served by the hospital facility, including those with special knowledge of or expertise in public health? If "Yes," describe in Section C how the hospital facility took into account input from persons who represent the community, and identify the persons the hospital facility consulted	5	Yes	
6 a	Was the hospital facility's CHNA conducted with one or more other hospital facilities? If "Yes," list the other hospital facilities in		.,	

	■ Ine process for consulting with persons representing the community's interests	l		
	$f{i}$ The impact of any actions taken to address the significant health needs identified in the hospital facility's prior CHNA(s)			
4	j ☐ Other (describe in Section C) Indicate the tax year the hospital facility last conducted a CHNA: 20 <u>18</u>			
5	In conducting its most recent CHNA, did the hospital facility take into account input from persons who represent the broad interests of the community served by the hospital facility, including those with special knowledge of or expertise in public health? If "Yes," describe in Section C how the hospital facility took into account input from persons who represent the community, and identify the persons the hospital facility consulted	5	Yes	
6	a Was the hospital facility's CHNA conducted with one or more other hospital facilities? If "Yes," list the other hospital facilities in Section C	6a	Yes	
	<b>b</b> Was the hospital facility's CHNA conducted with one or more organizations other than hospital facilities?" If "Yes," list the other organizations in Section C	6b		No
7	Did the hospital facility make its CHNA report widely available to the public?	7	Yes	
	If "Yes," indicate how the CHNA report was made widely available (check all that apply):			
	a Mospital facility's website (list url): www.BSWHealth.com/CommunityNeeds			
	b Other website (list url):			
	c 🗹 Made a paper copy available for public inspection without charge at the hospital facility			
	d ☐ Other (describe in Section C)			
8	Did the hospital facility adopt an implementation strategy to meet the significant community health needs identified through its most recently conducted CHNA? If "No," skip to line 11.	8	Yes	
9	Indicate the tax year the hospital facility last adopted an implementation strategy: 20 $\underline{18}$			
10	Is the hospital facility's most recently adopted implementation strategy posted on a website?	10	Yes	
	If "Yes" (list url): www.BSWHealth.com/CommunityNeeds			
	a · · · · ·			

12a Did the organization incur an excise tax under section 4959 for the hospital facility's failure to conduct a CHNA as required by 12a Νo 12b b If "Yes" on line 12a, did the organization file Form 4720 to report the section 4959 excise tax? . c If "Yes" on line 12b, what is the total amount of section 4959 excise tax the organization reported on Form 4720 for all of its hospital facilities? \$

**b** If "No," is the hospital facility's most recently adopted implementation strategy attached to this return? . . . 11 Describe in Section C how the hospital facility is addressing the significant needs identified in its most recently conducted CHNA and any such needs that are not being addressed together with the reasons why such needs are not being addressed. 10b

	,	1 1		
	a 🗹 Federal poverty guidelines (FPG), with FPG family income limit for eligibility for free care of 200.00000000000 %			
	and FPG family income limit for eligibility for discounted care of 500.00000000000 %			
	<b>b</b> Income level other than FPG (describe in Section C)			
	c Asset level			
	d 🗹 Medical indigency			
	e Insurance status			
	f Underinsurance discount			
	g 🗹 Residency			
	h 🗌 Other (describe in Section C)			
14	Explained the basis for calculating amounts charged to patients?	14	Yes	
15	Explained the method for applying for financial assistance?	15	Yes	
	If "Yes," indicate how the hospital facility's FAP or FAP application form (including accompanying instructions) explained the method for applying for financial assistance (check all that apply):			
	a 🗹 Described the information the hospital facility may require an individual to provide as part of his or her application			
	<b>b</b> 🗹 Described the supporting documentation the hospital facility may require an individual to submit as part of his or her application			
	c ☑ Provided the contact information of hospital facility staff who can provide an individual with information about the FAP and FAP application process			
	d ☐ Provided the contact information of nonprofit organizations or government agencies that may be sources of assistance with FAP applications			
	e Other (describe in Section C)			
16	6 Was widely publicized within the community served by the hospital facility?	16	Yes	
	If "Yes," indicate how the hospital facility publicized the policy (check all that apply):			
	a ☑ The FAP was widely available on a website (list url):			
	https://bswhealth.com/financialassistance			
	·			

<ul> <li>Described the supporting documentation the hospital facility may require an individual to submit as part of his or her application</li> <li>Provided the contact information of hospital facility staff who can provide an individual with information about the FAP and FAP application process</li> <li>Provided the contact information of nonprofit organizations or government agencies that may be sources of assistance with FAP applications</li> <li>Other (describe in Section C)</li> </ul>			
Was widely publicized within the community served by the hospital facility?	16	Yes	
 If "Yes," indicate how the hospital facility publicized the policy (check all that apply):			
The FAP was widely available on a website (list url):  https://bswhealth.com/financialassistance			
The FAP application form was widely available on a website (list url):  https://bswhealth.com/financialassistance			
A plain language summary of the FAP was widely available on a website (list url):  https://bswhealth.com/financialassistance			
The FAP was available upon request and without charge (in public locations in the hospital facility and by mail)			
The FAP application form was available upon request and without charge (in public locations in the hospital facility and by mail)			
f ☑ A plain language summary of the FAP was available upon request and without charge (in public locations in the hospital facility and by mail)			
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			
n 🗹 Notified members of the community who are most likely to require financial assistance about availability of the FAP			
i ☑ The FAP, FAP application form, and plain language summary of the FAP were translated into the primary language(s) spoken by LEP populations			
j ☑ Other (describe in Section C)			
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c ☐ Deferring, denying, or requiring a payment before providing medically necessary care due to nonpayment of a previous bill for care covered under the hospital facility's FAP **d** Actions that require a legal or judicial process **e** Other similar actions (describe in Section C) not checked) in line 19. (check all that apply): a 🗹 Provided a written notice about upcoming ECAs (Extraordinary Collection Action) and a plain language summary 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) **d** Made presumptive eligibility determinations (if not, describe in Section C)

20 Indicate which efforts the hospital facility or other authorized party made before initiating any of the actions listed (whether or e Other (describe in Section C) f None of these efforts were made Policy Relating to Emergency Medical Care 21 Did the hospital facility have in place during the tax year a written policy relating to emergency medical care that required the hospital facility to provide, without discrimination, care for emergency medical conditions to individuals regardless of their Yes 21 If "No," indicate why: a ☐ The hospital facility did not provide care for any emergency medical conditions **b** The hospital facility's policy was not in writing c ☐ The hospital facility limited who was eligible to receive care for emergency medical conditions (describe in Section C) **d** Other (describe in Section C)

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 insurance		
	covering such care?	23	No
	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	24	No

If "Yes," explain in Section C.

Schedule H (Form 990) 2019	Page 8
Part V Facility Information (con	tinued)
6a, 6b, 7d, 11, 13b, 13h, 15e, 16j, 18e descriptions for each hospital facility in	on for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, e, 19e, 20a, 20b, 20c, 20d, 20e, 21c, 21d, 23, and 24. If applicable, provide separate a facility reporting group, designated by facility reporting group letter and hospital facility, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility.
Form and Line Reference	Explanation
See Add'l Data	
	Schedule H (Form 990) 2019

Sche	Schedule H (Form 990) 2019 Page <b>9</b>		
Pa	rt V Facility Information (continued)		
	tion D. Other Health Care Facilities That Are Not L in order of size, from largest to smallest)	icensed, Registered, or Similarly Recognized as a Hospital Facility	
How	many non-hospital health care facilities did the organi	zation operate during the tax year?6	
Nam	ne and address	Type of Facility (describe)	
1	1 - Baylor Irving Cancer Center 2001 N MacArthur Blvd Suite 120 Irving, TX 75061	Cancer Center	
2	2 - Baylor Med Ctr at Irving-Wound Care Ctr 400 W LBJ Fwy Suite 130 Irving, TX 75063	Wound Care Center	
3	3 - Breast Imaging at Irving Cop 400 W LBJ Fwy Suite 120A Irving, TX 75063	Radiology Center	
4	4 - Sleep Center at Irving Cop 400 W LBJ Fwy Suite 205 Irving, TX 75063	Sleep Center	
5	5 - Congestive Heart Failure Clinic 2001 N MacArthur Blvd Suite 350 Irving, TX 75061	CHF Clinic	
6	6 - Cardiac Rehabilitation 2001 N MacArthur Blvd Suite 140 Irving, TX 75061	Cardiac Rehabilitation	
7	21		
8			
9			
10			
		Schedule H (Form 990) 2019	

	of surplus funds, etc.).	exempt purpose by promoting the health of the community (e.g., open medical staff, community board, use			
6	-	1. If the organization is part of an affiliated health care system, describe the respective roles of the promoting the health of the communities served.			
7	State filing of community be community benefit report.	nefit report. If applicable, identify all states with which the organization, or a related organization, files a			
990 S	990 Schedule H, Supplemental Information				
	Form and Line Reference	Explanation			

Health related providers in relation to the patient's annual income.

Part I, Line 3c:

and Line 3b: In addition to providing free care to financially indigent patients at 200% of the federal poverty

guidelines ("FPG"), the organization provides discounted care to the medically indigent which is based on both the FPG (up to 500%) and the percentage of the patient's total bills from all Baylor Scott & White

Form and Line Reference	Explanation
Part I, Line 6a:	The organization prepares and files an Annual Report of Community Benefit Plan with the Texas Department

990 Schedule H. Supplemental Information

Part I, Line 6a: Ine organization prepares and files an Annual Report of Community Benefit Plan with the Texas Department of State Health Services. This report is made available through the organization's website at www.BSWHealth.com/CommunityNeeds.

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Form and Line Reference	Explanation	
raiti, Line 7.	A ratio of patient care cost to charges, as determined in Worksheet 2, was used to report the amounts in Part I, Lines 7a - 7d. For amounts reported on lines 7e - 7k, actual expenses for each community benefit activity are tracked and reported using both community benefit software and/or the organization's cost	

990 Schedule H. Supplemental Information

accounting system.

990 Schedule H, Supplemental Information Form and Line Reference Explanation The amount of bad debt expense included on Form 990, Part IX, line 25, but removed for Schedule H, Part Part I, Ln 7 Col(f):

I, Line 7, Column (f) totaled \$0.

Total and Line Reference	Explanation
rait III, Line 4.	As stated in the combined audited financial statements, "The System maintains allowances for uncollectible accounts for estimated losses resulting from a payor's inability to make payments on accounts. The System assesses the reasonableness of the allowance account based on the historical write-offs, cash collections, the aging of the accounts and other economic factors. Accounts are written off when collection efforts have been exhausted. Management continually monitors and adjusts its allowance associated with its receivables." Bad debt does not include amounts for patients who are known to qualify under the organization's charity care policy. The amount of bad debt attributable to patient's accounts is net of

Evalanation

990 Schedule H, Supplemental Information

Form and Line Reference

organization's charity care policy. The amount of bad debt attributable to patient's accounts is net of contractual allowance, payments received and recoveries of bad debt previously written off. The Organization has entered zero on Schedule H, Part III, Line 3; however, based on prior experience and certain demographics and other information obtained during admission, the organization believes a portion of the bad debt expenses (estimated to range from 1-5%) would be attributable to patients that would otherwise qualify for charity care. Despite all of the effort and ways the organization educates patients about qualifying for its charity care program as demonstrated in Part VI, question 3 below, many uninsured patients either refuse or fail to complete a charity care application or provide sufficient information at the time of admission, during their stay or after being discharged to qualify for assistance under the organization's charity care policy.

	=/
Part III, Line 8:	The amount reported on Part III, Section B, line 7 was calculated in accordance with the Schedule H instructions utilizing the organization's allowable cost reported in the Medicare cost report based on a cost to charge ratio. However, the allowable costs in the Medicare cost report do not reflect the actual cost of providing care to patients since the Medicare cost report excludes many direct patient care costs that are essential to providing quality care to these patients. For example, certain coverage fees to physicians, cost of Medicare C and D, and other similar direct patient care expenses are specifically excluded as allowable cost in the cost reports. Using the same methodology to calculate the unreimbursed cost of providing charity care and Medicaid (using applicable Schedule H Worksheets) would result in a shortfall of \$17,385,458, which is \$16,130,673 higher than the amount reported on Part III, Section B, Line 7. The organization believes that all of the shortfall should be considered as a community benefit for the following reasons. First, the IRS Community Benefit Standard includes the provision of care to the elderly and
	Medicare patients. IRS Revenue Ruling 69-545 provides, in part, that hospitals serving patients with governmental health benefits, including for example Medicare, is an indication that the hospital operates for the promotion of health in the community. Second, the organization provides care to Medicare patients
	regardless of this shortfall, i.e., loss, and thereby relieves the state and federal government of the burden of

Explanation

990 Schedule H, Supplemental Information

Form and Line Reference

governmental health benefits, including for example Medicare, is an indication that the hospital operates for the promotion of health in the community. Second, the organization provides care to Medicare patients regardless of this shortfall, i.e., loss, and thereby relieves the state and federal government of the burden of paying the full cost for the care of Medicare beneficiaries. Medicare does not provide sufficient reimbursement to cover the entire cost of providing care to these patients causing the organization to use other surplus funds to cover the shortfall. It is expected that reimbursement under the Medicare program will continue to decline and therefore may further limit access to care due to the anticipated reduction of participating Medicare providers in the community. As a result, the care for these patients will likely increase at, and rest on the shoulders of, nonprofit hospitals or county hospital districts. Third, many of the Medicare

will continue to decline and therefore may further limit access to care due to the anticipated reduction of participating Medicare providers in the community. As a result, the care for these patients will likely increase at, and rest on the shoulders of, nonprofit hospitals or county hospital districts. Third, many of the Medicare participants have low fixed incomes and therefore would qualify for charity care or other means tested government programs absent being enrolled in the Medicare program. Fourth, Texas nonprofit hospitals must provide a minimum level of community benefit in order to obtain exemption from state and local taxes. According to the current Texas Health and Safety Code, the unreimbursed cost of Medicare is considered to be a community benefit in determining these state statutory requirements as it helps relieve a governmental burden of providing this care that would otherwise be provided through the county hospital

system in Texas.

Form and Line Reference	Explanation
rait III, Lille 30.	The organization's patient billing and collection policy prohibits any collection efforts for the portion of the
	account balance that qualifies for financial assistance under the organization's financial assistance policy.

990 Schedule H, Supplemental Information

account balance that qualifies for financial assistance under the organization's financial assistance policy.

For any remaining balances due, the same policy contains the actions that may be taken in the event of
nonpayment, which are applied equally to all patient types. The policy is made widely available to the public
on the organization's website https://www.bswhealth.com/financialassistance.

Form and Line Reference	Explanation
rait VI, Lille 2.	During the fiscal year ending June 30, 2019, the Organization conducted a Community Health Needs Assessment (CHNA) to assess the health care needs of the community for each of its licensed hospital facilities and developed an implementation strategy to address the needs identified in the CHNAs. The CHNAs were conducted in accordance with state and federal guidelines including Internal Revenue Code

990 Schedule H, Supplemental Information

CHNAS were conducted in accordance with state and federal guidelines including Inter CHNAS. The CHNAS were conducted in accordance with state and federal guidelines including Internal Revenue Code Section 501(r) and the Texas Health and Safety Code Section 311. These CHNAs and implementation strategies have been made widely available to the public and are located on the Organization's website at the following address: www.BSWHealth.com/CommunityNeeds.

Part VI, Line 3:	The organization is committed to promoting health in the community including providing or finding financial
	assistance programs to assist patients. Patients who may qualify for financial assistance through the
	organization's charity care program or other federal, state and local government programs are informed and
	educated about their eligibility in several ways including, but not limited to, the following: 1) posting signs
	and notices regarding the financial assistance policy in the emergency departments, admitting areas and
	business offices located throughout the organization: 2) annual posting regarding the organization's
	financial assistance program in the local newspapers: 3) information regarding financial assistance,
	including the organization's financial assistance policy, is posted on the organization's website: 4) notices
	about the organization's financial assistance policy is posted on each bill sent to patients including providing

Explanation

990 Schedule H, Supplemental Information

Form and Line Reference

a phone number to access the customer service unit dedicated to answering patients billing questions, as well as provide information regarding financial assistance: and 5) the organization may provide free financial counselors to help inpatients determine how to meet their financial obligations for services provided. Specifically financial counselors assist patients in applying for government assistance programs such as Medicaid or the organization's financial assistance program. Any patient may request to speak to a financial counselor when being treated at the organization. Uninsured patients who are admitted to the hospital will automatically receive help from a financial counselor. These services are provided in writing and through interpretation services in the primary language of the patient requesting assistance. The

organization has the 501(r) policies available on its website in eight languages: English, Spanish, Russian, Korean, Vietnamese, Arabic, French and Chinese. The organization can also accommodate other languages including American Sign Language as needed.

Part VI, Line 4:

The organization operates multiple hospital facilities that primarily serve the geographical area that includes certain zip codes spanning Dallas and Tarrant counties. Additional information regarding the community can be found below, and in the hospital's community health needs assessment and implementation strategy located on the organization's website at www.BSWHealth.com/CommunityNeeds.The population is approximately 956,015 with a median household income for the ZIP codes within this community ranging from \$28,750 to \$127,667. There were nine ZIP Codes with median household incomes less than \$50,200 twice the 2018 Federal Poverty Limit for a family of four. The population of the community served is expected to grow 6.7% by 2023, an increase of more than 63,000 people. The 6.7% projected population

Explanation

growth is slightly less than the state's 5-year projected growth rate (7.1%) but higher when compared to the national projected growth rate (3.5%). The ZIP codes expected to experience the most growth in five

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Form and Line Reference

years are 75052 South Grand Prairie 9,059 people, 75211 Oak Cliff 4,776 people and 75063 Valley Ranch 4.286 people. The community's population skewed younger with 39.2% of the population ages 18-44 and 27.2% under age 18. The largest cohort (ages 18-44) predicts to grow by 7,526 people by 2023. The age 65 plus cohort was the smallest, but is expected to experience the fastest growth (27.6%) over the next five years, adding 26,045 seniors to the community. Growth in the senior population will likely contribute to increased utilization of services as the population continues to age. Population statistics are analyzed by race and by Hispanic ethnicity. The largest groups in the community were non-Hispanic White (29.1%), Hispanic White (25.9%), other Hispanic (16.7%), non-Hispanic Black (13.8%), and non-Hispanic Asian/Pacific Islander (9.5%). The expected growth rate of the Hispanic population (all races) is over 37,000 people (8.7%) by 2023, while the non-Hispanic population (all races) is expected to grow by over 25.000 people (5.0%) by 2023.A majority of the population (48%) were insured through employer sponsored health coverage followed by those without health insurance (18%). The remainder of the population was fairly equally divided between Medicaid, Medicare, and private market (the purchasers of coverage directly or through the health insurance marketplace). The community includes 31 Health Professional Shortage Areas and 19 Medically Underserved Areas as designated by the U.S. Department of Health and Human Services Health Resources Services Administration. 1 Appendix C includes the details on each of these designations.

Form and Line Reference	Explanation
Part VI, Line 5:	With the oversight of an independent volunteer community board and Baylor Scott & White Ho Idings, the organization's ultimate parent, the organization's hospital facilities and/or other health care facilities have promoted health and henefited the community by providing exemplary health care, medical education, research and other community services. The orga nization's governing body is comprised of a majority of volunteer community representative's that provide leadership and governance for the organization. The members of the governin g body contribute their wisdom, insights, and expertise to ensure the organization of the organization. The members are well respected residents and /or own businesses in the organization's primary or secondary service area and understand the needs of the community. The medical staff of the organization is open to all physicians in the community who meet membership and clinical privilege requirements. As a nonprofit organization surplus funds are continuously invested back to the community and are utilize de to maintain access to limited patient care services or expand access points of care to patients throughout the community. These efforts are generally targeted to meet the community health needs dientified in the community. These efforts are generally targeted to meet the community health needs dientified in the community health needs assessment conducted by each of the hospital facilities. More information of these efforts can be found in the written imp lementation strategies that have been made widely available to the public and are located on the organization's website at the following address: www.BSWHealth.com/CommunityNeeds. Below are summaries of a few of the hospital's key patient care services or community bene fit programs designed to promote the health of the community. The organization of the results of the programs such as Medicaid and other go vernment sponsored programs including Medicare, which is provided regardless of the reimburs of the community and the
	summaries of a few of the hospital's key patient care services or community bene fit programs designed to promote the health of the community. The organization provides fi nancial assistance in the form of charity care to patients who are indigent and satisfy ce rtain eligibility requirements. Additionally, the organization is committed to treating pa tients who are eligible for means tested government programs such as Medicaid and other go vernment sponsored programs including Medicare, which is provided regardless of the reimbu rsement shortfall, and thereby relieves the state and federal government of the burden of paying the full cost of care for these patients. Often, patients are unaware of the federal, state and local programs open to them for financial assistance, or they are unable to a ccess them due to the cumbersome enrollment process required to receive these benefits. The organization offers assistance in enrollment to these government programs or extends fin ancial assistance in the form of charity care through the organization's Financial Assista nee Policy which can be located on the organization's website at www.bswhealth.com/financi alassistance. The organization operates an emergency department accepting all patients with out the regard for the ability to pay. The emergency room is operated 24 hours a day, seven days a week. The organization is also committed to promoting the health and well-being of individuals and families beyond the health activities of the traditional hospital or cli nic setting through its community outreach programs. Community outreach and preventative health care are important areas of focus that fuel the organization's efforts to screen and educate local residents to improve the overall health and wellness of the community its services. Prevention leads to early detection and the ability to catch disease when treatment will be most reliable and effective. These programs are targeted to positively alter the health of the community by providing education on such topics

Form and Line Reference	Explanation
Part VI, Line 5:	rsing in Central and North Texas. The nurses trained at the organization's hospital facili ty are not obligated to join the staff although many remain in Texas to provide top qualit y nursing services to many health care institutions. The organization partners with other organizations to provide access to health care services for an underserved population, those living in poverty, in areas where infant mortality is high and where there is a shortage of primary care physicians. The organization has provided financial support to HeathTexas Provider Network, an affiliated nonprofit corporation, who operates a group of charitable clinics known as the Baylor Community Care network. Baylor Community Care clinics are des igned to provide primary care access to uninsured and underserved populations served by Baylor Scott & White Health, many following discharge from Baylor Scott & White hospitals. The Baylor Community Care strategy aims to reduce avoidable hospital utilization and costs by providing patients with comprehensive primary care services, chronic disease education, and community-based care coordination. During the year, the organization had to shift its focus and efforts to fighting the unexpected COVID-19 pandemic with detailed planning and preparations. From the beginning, teams began securing costly personal protection equipment and finding new innovative ways to adapt. The organization's patient-centric focus motiv ated it to be one of the first private hospitals (along with other Baylor Scott & White ho spitals) to offer online screening for COVID-19, eVisits and drive-thru lab specimen collection sites. This kept patients from crowding emergency departments, helping limit the vir us' spread and preserving scarce resources needed to care for those severely impacted by the pandemic. In May 2020, the organization launched Safe Care to create a safe environment for the organization's caregivers, patients and their loved ones, which supplemented previously updated surgery and safety protocols, all designed

## patient care, medical education, medical research and other community services to the communities of North and Central Texas. BSWH is the largest not-for-profit health care system in the State of Texas and one of the largest in the United States as measured by total operating revenue of \$10.5 Billion and total assets of \$15.1 Billion based on the fiscal year ended June 30, 2020. Today, BSWH has over 1,000 patient care sites including 52 hospitals, 562 specialty care clinics, 195 outpatient clinics, 172 primary care clinics, 31 pharmacies, 26 ambulatory surgery centers, and approximately 7,300 active physicians. The System includes a robust spectrum of owned, operated, ventured and affiliated philanthropic foundations, a research institute, physician clinics and networks, acute care hospitals, short-stay hospitals, specialty hospitals, ambulatory surgery centers, free standing emergency medical centers, free standing imaging centers, retail pharmacies, an accountable care organization, a health plan and other health care providers all which fall under the common control of BSW Holdings. Under the guidance of an independent community board, the System follows one single mission, vision and values focusing on quality patient centered care while meeting the demands of health care reform, the changing needs of patients and extraordinary recent

Explanation

The organization is affiliated with Baylor Scott & White Health (BSWH or the System), a faith based

Inationally acclaimed network of acute care hospitals and related health care entities providing quality

advances in clinical care. With a commitment to and a track record of innovation, collaboration, integrity

consumers discover, decide and connect with the System; improves wellness and care outcomes through digitization and analytics; and enables support for specific measures for availability, geographic use and capacity needs. The Consumer Digital Experience includes video visits, mobile device apps and patient portals, putting a variety of health and wellness tools into the patient's hands. The growth strategy in this area is to create a virtual health capability where users can book an appointment, be treated on demand through a video or electronic visit, assemble their information and personalized profile, and find out where

990 Schedule H, Supplemental Information

Form and Line Reference

Part VI, Line 6:

and compassion for the patient. BSWH stands to be one of the nation's exemplary health care organizations.Community benefits are provided through the provision of financial assistance, governmental sponsored programs (such as Medicaid and Medicare), medical research, medical education, community health improvement services, donations to other nonprofit health care providers, and many other community service activities. During the year, the affiliated nonprofit hospitals reported community benefits (as reported to the Texas Department of State Health Services, and in accordance with the State of Texas Statutory methodology) of \$768 Million. The System's nonprofit hospitals provided community benefits (as reported on the IRS Form 990, Schedule H) of \$421 Million during the tax year. The Texas Annual Statement of Community Benefit Standard includes approximately \$262 Million of unreimbursed cost of Medicare that is not included in the IRS Form 990, Schedule H. As part of the System, certain affiliates make grants and/or contributions to other related nonprofit affiliates to help financially support and/or fund worthy community benefits activities. The System has also established a patient transfer system among the affiliated hospitals allowing patients needing a particular level of care to be transferred as needed to a related hospital that can provide that service in an efficient and effective manner. As part of the System, all hospitals and other affiliated health care providers are required to adhere to high standards for medical quality, patient safety and patient satisfaction. These standards are set forth by BSW Holdings, the lorganization's parent, which helps ensures consistency across the System. Technology is rapidly changing the way consumers and health care providers connect, which has enabled the development of new and innovative solutions that enhance the patient experience and support wellness and quality health care. The System is integrating these new technologies, programs and resources into the health information technology infrastructure through the Consumer Digital Experience. This initiative enhances the way

the nearest urgent walk-in clinic might be.

990 Schedule H, Supplemental Information Form and Line Reference Explanation Part VI, Line 7, Reports Filed With States

## **Additional Data**

**Software ID:** 

**Software Version:** 

**EIN:** 75-2586857

Name: Baylor Medical Center at Irving

Form 99	0 Schedule H, Part V Section A. Hos	pital	Facil	lities							
(list in or smallest How mar organiza 2 Name, a	A. Hospital Facilities  rder of size from largest to —see instructions) ny hospital facilities did the tion operate during the tax year?  ddress, primary website address, and ense number	Licensed hospital	General medical & surgical	Children's hospital	Teaching hospital	Critical access hospital	Research facility	ER-24 hours	ER-other	Other (Describe)	Facility reporting group
1	Baylor Scott & White Med Ctr-Irving 1901 N MacArthur Blvd Irving, TX 75061 www.bswhealth.com 000300	X	X					X			
2	Baylor Surgical Hospital at Las Colinas 400 W Lyndon B Johnson Fwy Ste 100 Irving, TX 75063 www.bswhealth.com 007995	X	X					X			

Form 990 Part V Section C Supplemental Information for Part V, Section B. Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 1j, 3, 4,

5d, 6i, 7, 10, 11, 12i, 14g, 16e, 17e, 18e, 19c, 19d, 20d, 21, and 22. If applicable, provide separate descriptions for each facility in a facility reporting group, designated by "Facility A," "Facility B," etc.						
Form and Line Reference Explanation						
Baylor Scott & White Med Ctr-Irving	Part V, Section B, Line 5: Two (2) focus groups with a total of 22 participants, as well as five (5) key informant interviews, were conducted to take into account the input of persons representing the broad interests of the community served. The focus groups and interviews solicited feedback from leaders and representatives who serve the community and have insight into community needs. Prioritization sessions were also held with hospital clinical leadership and/or other community leaders to identify					

significant health needs from the assessment and prioritize them. Focus groups familiarized participants with the CHNA process and solicited input to understand health needs from the community's perspective. Focus groups, formatted for individual as well as small group feedback, helped identify barriers and social determinants influencing the community's health needs. Barriers and social determinants were new topics added to the 2019 community input sessions. Watson Health conducted key informant interviews for the community served by the hospital facilities. The interviews aided in gaining understanding and insight into participants concerns about the general health status of the community and the various drivers that contributed to health issues. Participation in the qualitative assessment included at least one state, local, or regional governmental public health department (or equivalent department or agency) with knowledge, information, or expertise relevant to the health needs of the community, as well as individuals or organizations who served and/or represented the interests of medically underserved, low-income and minority populations in the community. Participation from community leaders/groups, public health organizations, other healthcare organizations, and other healthcare providers (including physicians) ensured that the input received represented the broad interests of the community served. The following is a list of groups consulted: Agape Clinic, Baylor Scott & White Health, Bridge Breast Network, Cancer Care Services, Citysquare, Community Council, Cornerstone Baptist Church, Dallas Area Interfaith, Dallas County Health and Human Services, Dallas/Ft. Worth Hindu Temple Society, Family Promise of Irving, Genesis Women's Shelter & Support, Goodwill Industries of Dallas, Hope Clinic, Legal Aid of Northwest Texas, Los Barrios Unidos Community Clinic, Many Helping Hands Ministry, Metrocare, North Texas Food Bank, Office of The County Judge - Dallas County, Sharing Life Community Outreach Inc., Society of St. Vincent De Paul of North Texas, United Way Metropolitan Dallas, Urban Inter-Tribal Center of Texas, and YMCA. Baylor Surgical Hospital at Las Colinas Part V, Section B, Line 5: Two (2) focus groups with a total of 22 participants, as well as five (5) key

informant interviews, were conducted to take into account the input of persons representing the broad interests of the community served. The focus groups and interviews solicited feedback from leaders and representatives who serve the community and have insight into community needs. Prioritization sessions were also held with hospital clinical leadership and/or other community leaders to identify significant health needs from the assessment and prioritize them. Focus groups familiarized participants with the CHNA process and solicited input to understand health needs from the community's perspective. Focus groups, formatted for individual as well as small group feedback, helped identify barriers and social determinants influencing the community's health needs. Barriers and social determinants were new topics added to the 2019 community input sessions. Watson Health conducted key informant interviews for the community served by the hospital facilities. The interviews aided in

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represented the broad interests of the community served. The following is a list of groups consulted: Agape Clinic, Baylor Scott & White Health, Bridge Breast Network, Cancer Care Services, Citysquare,

Community Council, Cornerstone Baptist Church, Dallas Area Interfaith, Dallas County Health and

Human Services, Dallas/Ft. Worth Hindu Temple Society, Family Promise of Irving, Genesis Women's Shelter & Support, Goodwill Industries of Dallas, Hope Clinic, Legal Aid of Northwest Texas, Los Barrios

Unidos Community Clinic, Many Helping Hands Ministry, Metrocare, North Texas Food Bank, Office of

The County Judge - Dallas County, Sharing Life Community Outreach Inc., Society of St. Vincent De Paul of North Texas, United Way Metropolitan Dallas, Urban Inter-Tribal Center of Texas, and YMCA.

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 1j, 3, 4, 5d, 6i, 7, 10, 11, 12i, 14q, 16e, 17e, 18e, 19c, 19d, 20d, 21, and 22. If applicable, provide separate descriptions for each facility in a facility reporting group, designated by "Facility A," "Facility B," etc. Form and Line Reference Explanation

Form 990 Part V Section C Supplemental Information for Part V, Section B.

	· ·
Baylor Scott & White Med Ctr-Irving	Part V, Section B, Line 6a: Baylor Surgical Hospital at Las ColinasPart V, Section B, Line 9: The hospital
	adopted its most recent Implementation Strategy before November 15, 2019, the 15th day of the fifth
	month after the 2018 tax year as described in IRS Regulation Section 1.501(r)-3(c)(5).

Baylor Surgical Hospital at Las Colinas Part V, Section B, Line 6a: Baylor Scott & White Medical Center - IrvingPart V, Section B, Line 9: The hospital adopted its most recent Implementation Strategy before November 15, 2019, the 15th day of

the fifth month after the 2018 tax year as described in IRS Regulation Section 1.501(r)-3(c)(5).

Form 990 Part V Section C Supplemental Information for Part V, Section B. Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 1j, 3, 4,

Form and Line Reference	Explanation					
Baylor Scott & White Med Ctr- Irving	Part V, Section B, Line 11: The hospital is committed to serving the community by adhering to its charitable mission, using its skills and capabilities, and remaining a strong organization which continues to provide a wide range of important health care services and community benefits. The hospital has teamed up with other hospital facilities in the community to complete a joint community health needs assessment and develop a joint implementation strategy to address the health needs of the community while meeting certain federal and state requirements. These hospitals will address all significant community health needs (except the need(s) listed below) based on the anticipated impact to the community, hospital resources available, and the expertise of each respective hospital facility. Specific actions can be found in the joint implementation strategy that is made widely available on the hospital's website at www.BSWHealth.com/CommunityNeeds.The following identified needs have not been addressed in the joint community benefit implementation plan: Ratio of Population to One Dentist, No Vehicle Available, and Severe Housing Problems.There are multiple community and state agencies whose expertise and infrastructure are better suited for meeting the needs not addressed in the Community Health Implementation Strategies. Therefore, BSWH leadership has opted to focus its resources on the listed priorities for the betterment of the community.					
Baylor Surgical Hospital at Las Colinas	Part V, Section B, Line 11: The hospital is committed to serving the community by adhering to its charitable mission, using its skills and capabilities, and remaining a strong organization which continues to provide a wide range of important health care services and community benefits. The hospital has teamed up with other hospital facilities in the community to complete a joint community health needs assessment and develop a joint implementation strategy to address the health needs of the community while meeting certain federal and state requirements. These hospitals will address all significant community health needs (except the need(s) listed below) based on the anticipated impact to the community, hospital resources available, and the expertise of each respective hospital facility. Specific actions can be found in the joint implementation strategy that is made widely available on the hospital's website at www.BSWHealth.com/CommunityNeeds.The following identified needs have not been addressed in the joint community benefit implementation plan: Ratio of Population to One					

5d, 6i, 7, 10, 11, 12i, 14g, 16e, 17e, 18e, 19c, 19d, 20d, 21, and 22. If applicable, provide separate descriptions for each facility

priorities for the betterment of the community.

Dentist, No Vehicle Available, and Severe Housing Problems. There are multiple community and state agencies whose expertise and infrastructure are better suited for meeting the needs not addressed in the Community Health Implementation Strategies. Therefore, BSWH leadership has opted to focus its resources on the listed

Form 990 Part V Section C Supplemental Information for Part V, Section B. Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 1j, 3, 4,

Form and Line Reference	Explanation
Baylor Scott & White Med Ctr-Irving	Part V, Section B, Line 16j: Measures to publicize the policy within the community served by the hospital facility, include but are not limited to, the following: 1) posting signs and notices regarding the financial assistance policy in the emergency departments, admitting areas and business offices located throughout the organization: 2) annual posting regarding the organization's financial assistance program in the local newspapers: 3) information regarding financial assistance, including the organization's financial assistance policy, is posted on the organization's website: 4) notices about the organization's financial assistance policies are posted on each bill sent to patients including providing a phone number to access the customer service unit dedicated to answering patients billing questions, as well as provide information regarding financial assistance: and 5) the organization may provide free financial counselors to help inpatients determine how to meet their financial obligations for services provided. Specifically financial counselors assist patients in applying for government assistance programs such as Medicaid or the organization's financial assistance program. Any patient may request to speak to a financial counselor when being treated at the organization. Uninsured patients who are admitted to the hospital may receive help from a financial counselor. These services are also offered through interpretation services in the primary language of the patient requesting assistance. The organization has the 501(r) policies available on its website in eight languages: English, Spanish, Russian, Korean, Vietnamese, Arabic, French and Chinese. The organization can also accommodate other languages including American Sign Language as needed.
Baylor Surgical Hospital at Las Colinas	Part V, Section B, Line 16j: Measures to publicize the policy within the community served by the

hospital facility, include but are not limited to, the following: 1) posting signs and notices regarding the

financial assistance policy in the emergency departments, admitting areas and business offices located throughout the organization: 2) annual posting regarding the organization's financial assistance program in the local newspapers: 3) information regarding financial assistance, including the organization's financial assistance policy, is posted on the organization's website: 4) notices about the organization's financial assistance policies are posted on each bill sent to patients including providing a phone number to access the customer service unit dedicated to answering patients billing questions, as

well as provide information regarding financial assistance; and 5) the organization may provide free financial counselors to help inpatients determine how to meet their financial obligations for services provided. Specifically financial counselors assist patients in applying for government assistance

programs such as Medicaid or the organization's financial assistance program. Any patient may request to speak to a financial counselor when being treated at the organization. Uninsured patients who are

other languages including American Sign Language as needed.

Russian, Korean, Vietnamese, Arabic, French and Chinese. The organization can also accommodate

admitted to the hospital may receive help from a financial counselor. These services are also offered through interpretation services in the primary language of the patient requesting assistance. The organization has the 501(r) policies available on its website in eight languages: English, Spanish,

Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 1j, 3, 4, 5d, 6i, 7, 10, 11, 12i, 14g, 16e, 17e, 18e, 19c, 19d, 20d, 21, and 22. If applicable, provide separate descriptions for each facility in a facility reporting group, designated by "Facility A," "Facility B," etc.

Form 990 Part V Section C Supplemental Information for Part V, Section B.

billing statement.

Form and Line Reference	Explanation
Baylor Scott & White Med Ctr-Irving	Part V, Section B, Line 20e: A copy of the Plain Language Summary is included on the back of every

efile GRAPHIC print - DO	NOT PROCESS	As Filed Data -					DL	N: 9349313405	4601
Note: To capture the full co Schedule I (Form 990)	(	Grants and C Governments	lect landscape mode Other Assistanc and Individuals tion answered "Yes," o	ce to Organiz s in the Unite	ations, d States			2019	,
Department of the Treasury Internal Revenue Service	90.		► Attach to Form <u>w.irs.gov/Form990</u> for	990.				Open to Public Inspection	
Name of the organization Baylor Medical Center at Irving							mployer identific 5-2586857	cation number	
Part I General Informa	tion on Grants	and Assistance				•			
1 Does the organization mains the selection criteria used to						ce, and		<b>☑</b> Yes	□ No
2 Describe in Part IV the orga	nization's procedur	es for monitoring the use	e of grant funds in the Un	ited States.					
		estic Organizations ar can be duplicated if add		<b>nts.</b> Complete if the o	rganization answered "Yes	s" on Form 9	90, Part IV, line	e 21, for any recipie	nt
(a) Name and address of organization or government	(b) EIN	(c) IRC section (if applicable)	(d) Amount of cash grant	(e) Amount of non- cash assistance	(f) Method of valuation (book, FMV, appraisal, other)		escription of h assistance	(h) Purpose of or assistance	grant
(1) Irving Healthcare Foundation 301 N Washington Avenue Dallas, TX 75246	75-1570933	501(c)(3)	814,931		N/A	N/A		General Support	
(2) Irving Schools Foundation Inc 2621 W Airport Freeway Irving, TX 75062	75-2072755	501(c)(3)	10,000		N/A	N/A		General Support	
<ul><li>2 Enter total number of section</li><li>3 Enter total number of other</li></ul>	( )( )						• • <u> </u>		0
For Paperwork Reduction Act Notice	see the Instruction	ns for Form 990.		Cat. No. 5005	5P			hedule I (Form 990)	2019

Schedule I (Form 990) 2019

Page **2** 

(5)

Part III

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P	ar	t
Ret	ur	r
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profit organizations which are religious, charitable, scientific, or educational in nature, within the meaning of Internal Revenue Code Section 501(c)(3), when the use will further one or more tenets of the organization's charitable mission and one of the following criteria for use of these funds is met: (1) Fulfills a need identified by a community needs assessment conducted by the organization and/or outlined in an implementation strategy, (2) Serves an under-served community or group of peopl through medical mission work to improve their health status (3) promotes health in the community, (4) supports community buildings activities that protect or improves the community's health or safety and/or (5) provides positive visibility and good community relations with other organization serving the health needs of the	(a) Type of grant or assistance (b) Number o recipients		f (c) Amount of cash grant		(d) Amount of noncash assistance		(e) Method of valuation (book FMV, appraisal, other)		(f) Description of noncash assistance		
4)  Supplemental Information. Provide the information required in Part I, line 2; Part III, column (b); and any other additional information.  Return Reference Part I, Line 2:  Monitoring Grants & Other Assistance: As part of its mission, the organization provides grants and other assistance to related organizations and/or unrelated not-for-profit organizations which are religious, charitable, scientific, or educational in nature, within the meaning of Internal Revenue Code Section 501(c)(3), when the use will further one or more tenets of the organization's charitable mission and one of the following criteria for use of these funds is met: (1) Fulfils a need identified by a community needs assessment conducted by the organization and/or outlined in an implementation strategy, (2) Serves an under-served community or group of peopl through medical mission work to improve their health status (3) promotes health in the community, (4) supports community buildings activities that protect or improves the community's health or safety and/or (5) provides positive visibility and good community relations with other organization serving the health needs of the community. For related organizations, all grants and other assistance are subject to the policies and procedures set forth by BSWH which ensures all funds are used in accordance with the guidelines set forth above and in accordance with the related organization's exempt purpose. Grants and other assistance provided to unrelated organizations are typically monitored by personal inspection. Examples include providing assistance to entities where the filing organization employees sorks as volunteers or to help	1)										
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Part IV Supplemental Information. Provide the information required in Part I, line 2; Part III, column (b); and any other additional information.  Return Reference Explanation  Part I, Line 2:  Monitoring Grants & Other Assistance: As part of its mission, the organization provides grants and other assistance to related organizations and/or unrelated not-for-profit organizations which are religious, charitable, scientific, or educational in nature, within the meaning of Internal Revenue Code Section 501(c)(3), when the use will further one or more tenets of the organization's charitable mission and one of the following criteria for use of these funds is met: (1) Fulfills a need identified by a community needs assessment conducted by the organization and/or outlined in an implementation strategy, (2) Serves an under-served community or group of people through medical mission work to improve their health status (3) promotes health in the community, (4) supports community buildings activities that protect or improves the community's health or safety and/or (5) provides positive visibility and good community relations with other organization serving the health needs of the community. For related organizations, all grants and other assistance are subject to the policies and procedures set forth by BSWH which ensures all funds are used in accordance with the guidelines set forth above and in accordance with the related organization's exempt purpose. Grants and other assistance provided to unrelated organizations are typically monitored by personal inspection. Examples include providing assistance to entities where the filing organization's exemployees serves as a Board Member for the recipient organization or through attendance at community events where the filing organization employees work as volunteers or to help	(5)										
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Monitoring Grants & Other Assistance: As part of its mission, the organization provides grants and other assistance to related organizations and/or unrelated not-for-profit organizations which are religious, charitable, scientific, or educational in nature, within the meaning of Internal Revenue Code Section 501(c)(3), when the use will further one or more tenets of the organization and/or outlined in an implementation strategy, (2) Serves an under-served community or group of people through medical mission work to improve their health status (3) promotes health in the community, (4) supports community buildings activities that protect or improves the community's health or safety and/or (5) provides positive visibility and good community relations with other organization serving the health needs of the community. For related organizations, all grants and other assistance are subject to the policies and procedures set forth by BSWH which ensures all funds are used in accordance with the guidelines set forth above and in accordance with the related organization's exempt purpose. Grants and other assistance provided to unrelated organizations are typically monitored by personal inspection. Examples include providing assistance to entities where the filing organization's employees serves as a Board Member for the recipient organization or through attendance at community events where the filing organization employees work as volunteers or to help	(7)										
Monitoring Grants & Other Assistance: As part of its mission, the organization provides grants and other assistance to related organizations and/or unrelated not-for-profit organizations which are religious, charitable, scientific, or educational in nature, within the meaning of Internal Revenue Code Section 501(c)(3), when the use will further one or more tenets of the organization's charitable mission and one of the following criteria for use of these funds is met: (1) Fulfills a need identified by a community needs assessment conducted by the organization and/or outlined in an implementation strategy, (2) Serves an under-served community or group of people through medical mission work to improve their health status (3) promotes health in the community, (4) supports community buildings activities that protect or improves the community's health or safety and/or (5) provides positive visibility and good community relations with other organization serving the health needs of the community. For related organizations, all grants and other assistance are subject to the policies and procedures set forth by BSWH which ensures all funds are used in accordance with the guidelines set forth above and in accordance with the related organization's exempt purpose. Grants and other assistance provided to unrelated organizations are typically monitored by personal inspection. Examples include providing assistance to entities where the filing organization's employees serves as a Board Member for the recipient organization or through attendance at community events where the filing organization employees work as volunteers or to help	Part IV Supplemental	Information	<b>on.</b> Provide the in	ıformatio	n required in	Part I, li	ne 2; Part III,	colum	n (b); and any other	additior	nal information.
profit organizations which are religious, charitable, scientific, or educational in nature, within the meaning of Internal Revenue Code Section 501(c)(3), when the use will further one or more tenets of the organization's charitable mission and one of the following criteria for use of these funds is met: (1) Fulfills a need identified by a community needs assessment conducted by the organization and/or outlined in an implementation strategy, (2) Serves an under-served community or group of peopl through medical mission work to improve their health status (3) promotes health in the community, (4) supports community buildings activities that protect or improves the community's health or safety and/or (5) provides positive visibility and good community relations with other organization serving the health needs of the community. For related organizations, all grants and other assistance are subject to the policies and procedures set by BWH which ensures all funds are used in accordance with the guidelines set forth above and in accordance with the related organization's exempt purpose. Grants and other assistance provided to unrelated organizations are typically monitored by personal inspection. Examples include providing assistance to entities where the filing organization's employees serves as a Board Member for the recipient organization or through attendance at community events where the filing organization employees work as volunteers or to help	Return Reference	Explanation	on								
Colonbula 7 (Farma 200) 2040	Part I, Line 2:	profit organizations which are religious, charitable, scientific, or educational in nature, within the meaning of Internal Revenue Code Section 501(c)(3), when the use will further one or more tenets of the organization's charitable mission and one of the following criteria for use of these funds is met: (1) Fulfills a need identified by a community needs assessment conducted by the organization and/or outlined in an implementation strategy, (2) Serves an under-served community or group of people through medical mission work to improve their health status (3) promotes health in the community, (4) supports community buildings activities that protect or improves the community's health or safety and/or (5) provides positive visibility and good community relations with other organization serving the health needs of the community. For related organizations, all grants and other assistance are subject to the policies and procedures set forth by BSWH which ensures all funds are used in accordance with the guidelines set forth above and in accordance with the related organization's exempt purpose. Grants and other assistance provided to unrelated organizations are typically monitored by personal inspection. Examples include providing assistance to entities where the filing organization's employee serves as a Board Member for the recipient organization or through attendance at community events where the filing organization employees work as volunteers or to help									

**Grants and Other Assistance to Domestic Individuals.** Complete if the organization answered "Yes" on Form 990, Part IV, line 22. Part III can be duplicated if additional space is needed.

efil	le GRAPHIC p	rint - DO NOT PROCESS	As Filed Data	a -	DLN: 934	9313	4054	601	
Sch	nedule J	C	ompensat	ion Information	ОМ	B No.	1545-(	0047	
(Fori	m 990)		Compensa ganization answ	rustees, Key Employees, and Higl ated Employees vered "Yes" on Form 990, Part IV, ato Form 990.	hest	2019			
-	tment of the Treasury	► Go to <u>www.irs.go</u>		instructions and the latest inforn	nation.		o Pul		
	al Revenue Service me of the organiz	ation			Employer identificat		ectio Imber		
Bay	lor Medical Center a	t Irving			75-2586857				
Pa	rt I Ouesti	ons Regarding Compensa	ntion		73-2366637				
							Yes	No	
1a				f the following to or for a person listed y relevant information regarding thes					
	First-clas	s or charter travel		Housing allowance or residence for p	personal use				
		companions	닏	Payments for business use of persor					
		nification and gross-up paymen		Health or social club dues or initiation					
	<b>⊻</b> 1 Discretion	nary spending account	Ш	Personal services (e.g., maid, chauf	reur, cner)				
b				follow a written policy regarding payr ve? If "No," complete Part III to expla		<b>1</b> b	Yes		
2				or allowing expenses incurred by all	- 1-3	2	Yes		
	airectors, truste	ees, officers, including the CEO/	executive Directo	r, regarding the items checked on Lin	ela?				
3				ed to establish the compensation of th	ne				
				not check any boxes for methods CEO/Executive Director, but explain i	n Part III.				
		-							
		ation committee lent compensation consultant	✓	Written employment contract Compensation survey or study					
		of other organizations	<u>.</u>	Approval by the board or compensation	tion committee				
		-	_						
4	During the year related organiza		990, Part VII, Se	ction A, line 1a, with respect to the fi	ling organization or a				
а	Receive a sever	ance payment or change-of-cor	ntrol payment? .			4a		No	
b	Participate in, o	or receive payment from, a supp	lemental nonqual	ified retirement plan?		4b	Yes		
С				nsation arrangement?		4c		No	
	ir res to any	of lines 4a-c, list the persons an	d provide the app	plicable amounts for each item in Part	111.				
	Only 501(c)(3	s), 501(c)(4), and 501(c)(29	) organizations	must complete lines 5-9.					
5	For persons list	ed on Form 990, Part VII, Section	on A, line 1a, did	the organization pay or accrue any					
	compensation c	contingent on the revenues of:							
а	=	n?				5a		No	
b						5b		No	
_	•	5a or 5b, describe in Part III.							
6		ed on Form 990, Part VII, Sections contingent on the net earnings o		the organization pay or accrue any					
a	-	n?				6a		No	
b	, ,					<b>6</b> b		No	
7	•	6a or 6b, describe in Part III.	on Aline to did	the organization provide any nonfixed	4				
7	payments not d	lescribed in lines 5 and 6? If "Ye	s," describe in Pa	rt III		7	Yes		
8	subject to the i	nitial contract exception describ	ed in Regulations	red pursuant to a contract that was section 53.4958-4(a)(3)? If "Yes," de · · · · · · · · · · · · · · · · · · ·		8		No	
9				presumption procedure described in		9		1,5	
For F	Panerwork Redi	uction Act Notice, see the In	structions for Fo	orm 990. Cat. No. 5	0053T Schedule J	(Form	990)	2019	

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

For each individual whose compensation must be reported on Schedule J, report instructions, on row (ii). Do not list any individuals that are not listed on Form 99	compensation 0. Part VII.	n from the organization	n on row (i) and fro	om related organiza	tions, described i	n the	
<b>Note.</b> The sum of columns (B)(i)-(iii) for each listed individual must equal the total	al amount of	Form 990, Part VII, S	ection A, line 1a, a				
(A) Name and Title	<b>(B)</b> B	reakdown of W-2 and/ compensation		and other	( <b>D)</b> Nontaxable benefits	columns	<b>(F)</b> Compensation in
	(i) Base compensat	e (ii) ion Bonus & incentive compensation	(iii) Other reportable compensation	deferred compensation		(B)(i)-(D)	column (B) reported as deferred on prior Form 990
See Additional Data Table				1			

Page 3

Schedule J (Form 990) 2019

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. Return Reference **Explanation** 

Discretionary spending account-The organization provides eligible employees certain monthly expense allowances in lieu of reimbursement for actual expenses under the organization's business travel and expense reimbursement policy. This may include providing an auto expense allowance for business mileage for those who travel frequently in their personal vehicle or a cell phone allowance for individuals who are required to use their mobile phone for business purposes. All expense allowances are treated as taxable compensation. Two of the persons listed in the Form 990, Part VII, Section A, received these benefits during the tax Part I, Line 3 Process for determining compensation: The organization, a controlled affiliate of BSW Holdings, recognizes that those chosen to lead the organization are vital to its ongoing success and growth. Thus, it must attract, retain and engage the highest quality officers and key employees to lead the organization and help the organization maintain its national reputation for achieving high targets for medical quality, patient safety, and patient satisfaction. A significant portion of the organization's officers and key employees' total compensation is based on significant performance achievements. This strategy places a greater emphasis on the

Tax indemnification and gross up payments - The organization provides tax indemnification where the BSW Holdings' CEO, COO or CFO determines there is iustification to reimburse an individual for the tax impact on certain taxable, non-cash benefits provided to them. All tax indemnification payments provided are treated as taxable compensation. Two of the persons listed in the Form 990, Part VII, Section A, received this benefit from the organization during the tax year.

importance of the organization achieving targeted improvements in the areas of people, quality, patient satisfaction and financial stewardship, annually. Total executive compensation is part of an integrated talent management strategy developed by the BSW Holdings Board of Trustees and its Compensation Committee to attract, motivate, and retain the best leadership resources for the organization. Executive compensation is determined pursuant to guidelines outlined in the intermediate sanction rules under IRC Section 4958 including taking steps to meet the rebuttable presumption standard of reasonableness under Treasury Regulation 53,4958-6, as summarized below. When making compensation decisions, the organization compares itself to similarly-sized, and structured businesses including other integrated health care service systems and other similarly-sized organizations, both locally and nationally. Each year the BSW Holdings Board of Trustees and the Compensation Committee, on behalf of the organization through reserved powers held by BSW Holdings, works directly with an independent compensation expert(s) to identify reasonable and competitive market rates as well as provide an annual review of the total compensation of the organization's top management officials and other officers and key employees to ensure total compensation is within a fair market range. The annual review included management reviewing all officers and key employees listed on the Form 990 during the current tax year. Any individual whose direct compensation exceeded the projected compensation from prior year, any new individual whose position has not been reviewed by the Compensation Committee during the prior 2 years, or any individual whose responsibilities or scope of operations expanded during the current year were reviewed by the Compensation Committee during the current tax year. The Compensation Committee is made up of members of the BSW Holdings Board of Trustees, who are independent, community volunteers. Guided by the information provided by the independent compensation expert(s), the Compensation Committee approves the annual process and methodology for setting fair market salary ranges, earned incentives, and/or benefit offerings for the organization's President, other officers and/or key employees to be comparable to similar organizations for similar services and/or positions. Furthermore, the Compensation Committee is charged with the responsibility of reviewing annually the major elements of the executive compensation program to assure designs remain consistent with the business needs, market practices, and compensation philosophy. As part of the decision making process, the Compensation Committee will often meet in executive session to discuss and review recommendations made by the independent compensation expert(s). No officer or key employee whose compensation is being reviewed is present during these discussions. All decisions are properly

In order to recruit and retain key talent, BSW Holdings and certain tax exempt affiliates (BSWH) offers a supplemental non-qualified retirement plan to eligible employees. The plan provides an annual benefit (based on a percentage of compensation) to the employee that is paid to the employee on a future date upon

vesting in the plan. The following individual(s) participated in and/or received payments (noted in parenthesis) from BSWH's supplemental non-gualified retirement plan during the tax year: Cindy Schamp, Grant Teegarden, John McWhorter (\$162,746) and Paul Madeley, M.D. (\$37,388). The organization has adopted and implemented BSW Holdings', the organization's ultimate parent, Annual Incentive Program to provide a market competitive total cash compensation incentive program that is designed to attract and retain key leaders and establish greater individual accountability and alignment to business performance. Payout targets are based upon a percentage of base pay and are developed by independent third party expert(s) using comparable market competitive data within the bounds of reasonableness and that are reviewed and approved by BSW Holdings' governing body. Payout levels are based upon a

documented in the minutes of the meetings.

Part I, Line 7 combination of system, entity, and individual performance using various metrics related to quality, patient satisfaction, employee retention, and financial stewardship. BSW Holdings' governing body may approve modifications to annual incentive awards provided under the program consistent with market

comparability data. Supplemental Information: Governing Body Compensation The members of the governing body serve on a voluntary basis and receive no cash compensation from

Form 990, Schedule J, Part III

Schedule J (Form 990) 2019

Part I, Line 1a

Part I, Line 4b

the organization for these duties as a member of the governing body. Some, but not all, members may have received modest benefits incident to their service on

the board and/or multiple board committees or received compensation as an employee of a related organization. These benefits may include reimbursement for certain reasonable expenses paid on behalf of the member's spouse while accompanying the member on business travel on behalf of the related organization. All such benefits are treated as taxable compensation to the extent required by law and are reported in the Form 990 where applicable.

12Anne Tudhope

Nursing Administrator

(i)

(ii)

152,971

**Software ID:** 

**Software Version:** 

Form 990, Schedule J, Part II - Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees

25,405

**EIN:** 75-2586857

Name: Baylor Medical Center at Irving

to the boy continue of the control o								
(A) Name and Title		(B) Breakdown	of W-2 and/or 1099-MIS	C compensation	(C) Retirement and	( <b>D</b> ) Nontaxable	(E) Total of columns	(F) Compensation in
		(i) Base Compensation	(ii) Bonus & incentive compensation	(iii) Other reportable compensation	other deferred compensation	benefits	(B)(i)-(D)	column (B) reported as deferred on prior Form 990
1John McWhorter Trustee	(i)	0	0	0	0	0	0	0
	(ii)	931,741	984,367	187,156	255,973	35,799	2,395,036	244,302
<b>1</b> Cindy Schamp President/CEO	(i)	434,034	286,427	17,482	148,578	31,882	918,403	74,431
	(ii)	0	0	0	0	0	0	0
<b>2</b> Paul Madeley MD Trustee	(i)	0	0	0	0	0	0	0
	(ii)	407,763	0	45,685	14,000	23,662	491,110	0
<b>3</b> Lucy Catala Former Officer	(i)	0	0	0	0	0	0	0
	(ii)	297,006	73,114	465	14,000	20,409	404,994	0
4Grant Teegarden	(i)	0	0	0	0	0	0	0

Former Officer			1	_	_		, and the second se	•
	(ii)	297,006	73,114	465	14,000	20,409	404,994	0
<b>4</b> Grant Teegarden Secretary	(i)	0	0	0	0	0	0	0
	(ii)	251,137	87,875	1,329	34,263	28,068	402,672	0
<b>5</b> Rebecca Hunter VP CNO	(i)	245,686	49,333	1,521	12,414	8,630	317,584	0
	(ii)	0	0	0	0	0	0	0
<b>6</b> Stephen Roussel VP CFO	(i)	235,145	48,634	1,110	11,974	10,034	306,897	0
	(ii)	0	0	0	0	0	0	0
<b>7</b> Penny Thesing Director Radiology	(i)	197,383	37,260	336	10,085	9,862	254,926	0
	(ii)	0	0	0	0	0	0	0
Scott Williams	(i)	172 274						

	(ii)	251,137	87,875	1,329	34,263	28,068	402,672	0
<b>5</b> Rebecca Hunter VP CNO	(i)	245,686	49,333	1,521	12,414	8,630	317,584	0
	(ii)	0	0	0	0	0	0	0
<b>6</b> Stephen Roussel VP CFO	(i)	235,145	48,634	1,110	11,974	10,034	306,897	0
	(ii)	0	0	0	0	0	0	0
<b>7</b> Penny Thesing Director Radiology	(i)	197,383	37,260	336	10,085	9,862	254,926	0
	(ii)	0	0	0	0	0	0	0
<b>8</b> Scott Williams Director Womens Services	(i)	172,274	28,488	225	8,926	22,315	232,228	0
	(ii)	0	0	0	0	0	0	0
<b>9</b> Nikoma Wolf VP Operations	(i)	159,217	32,598	147	8,597	28,796	229,355	0
	(ii)	0	0	0	0	0	0	0
<b>10</b> Barbara Klausing Director Education	(i)	168,459	27,845	958	8,781	18,968	225,011	0
	(ii)	0	0	0	0	0	0	0
11Marcella Upshaw Director Nursing	(i)	149,225	25,449	296	7,831	21,854	204,655	0
	(ii)	0	0	0	0	0	0	0

596

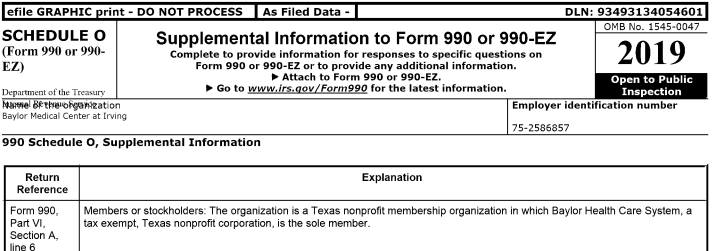
7,818

9,238

196,028

efile GRAPHIC print - DO NOT PROCESS As Filed Data -DLN: 93493134054601 SCHEDULE M OMB No. 1545-0047 **Noncash Contributions** (Form 990) 2019 ▶Complete if the organizations answered "Yes" on Form 990, Part IV, lines 29 or 30. ▶ Attach to Form 990. ▶Go to www.irs.gov/Form990 for the latest information. Open to Public Department of the Treasury Internal Revenue Service Inspection Name of the organization **Employer identification number** Baylor Medical Center at Irving 75-2586857 Part I **Types of Property** (c) (d) (a) (b) Method of determining Check if Number of contributions or Noncash contribution applicable items contributed amounts reported on noncash contribution amounts Form 990, Part VIII, line 1 Art—Works of art . . Art—Historical treasures Art—Fractional interests Books and publications Clothing and household goods . . . . . Cars and other vehicles Boats and planes . . Intellectual property . . . Securities—Publicly traded . 10 Securities—Closely held stock . Securities—Partnership, LLC, or trust interests . . . . 12 Securities—Miscellaneous . Qualified conservation contribution-Historic structures . . . . 14 Qualified conservation contribution—Other . Real estate—Residential 15 Real estate—Commercial . 17 Real estate—Other . . Collectibles . . . . 18 19 Food inventory . . . 20 Drugs and medical supplies . Taxidermy . . . . 21 22 Historical artifacts . 23 Scientific specimens . . 24 Archeological artifacts . . 319,727 Fair Market Value Χ 25 Other ► ( <u>Use of Hosp</u> ) Covid Related 17,978 Fair Market Value 26 Other ▶ ( Donations 28 Other ▶ (. Number of Forms 8283 received by the organization during the tax year for contributions for which the organization completed Form 8283, Part IV, Donee Acknowledgement Yes No 30a During the year, did the organization receive by contribution any property reported in Part I, lines 1 through 28, that it must hold for at least three years from the date of the initial contribution, and which isn't required to be used for exempt purposes for the entire holding period? . 30a Nο **b** If "Yes," describe the arrangement in Part II. 31 Yes Does the organization have a gift acceptance policy that requires the review of any nonstandard contributions? 32a Does the organization hire or use third parties or related organizations to solicit, process, or sell noncash 32a Nο **b** If "Yes," describe in Part II. If the organization didn't report an amount in column (c) for a type of property for which column (a) is checked, describe in Part II. Schedule M (Form 990) (2019) For Paperwork Reduction Act Notice, see the Instructions for Form 990. Cat. No. 51227J

chedule M (Form 990) (2019) Page 2							
	tion. Provide the information required by Part I, lines 30b, 32b, and 33, and whether the organization umn (b), the number of contributions, the number of items received, or a combination of both. Also y additional information.						
Return Reference	Explanation						
, , ,	The Organization is reporting based on the number of contributions, not the number of items contributed. Form 990, Schedule M, Part II, Supplemental Information: During the tax year the organization received various non-cash donations from members of the community to support the organization and its clinical workers treating patients impacted by the COVID-19 pandemic. Examples include, but are not limited to, personal protective equipment, food and beverages, hand sanitizer, and clothing and household goods.						
	Schedule M (Form 990) (2019)						



990 Schedule O, Supplemental Information

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Reference	Explanation
Form 990, Part VI, Section A, line 7a	Election of members of governing body by members, stockholders, or other persons: Baylor Scott & White Holdings (BSW Holdings), a tax exempt, Texas nonprofit corporation, is the ultimate parent entity of the organization. BSW Holdings has control and substantial reserved powers over the organization, including those to elect and remove the governing body of the organization. The BSW Holdings' Board of Trustees is comprised of a majority of independent community representatives that provide leadership and governance to BSW Holdings and its affiliated tax exempt entities, including the filing organization, to ensure it is meeting its charitable purpose.

Evalanation

990 Schedule O, Supplemental Information

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Reference	Explanation
Form 990, Part VI, Section A, line 7b	Governing body decisions subject to approval: All rights and powers are reserved to the organization's ultimate parent, BSW Holdings, except only those rights and powers expressly set forth in the bylaws, required by state or federal law, or to meet the requirements and standards promulgated by joint commission. For example, BSW Holdings' substantial reserved rights and powers include, without limitation, approval of the organization's certificate of formation and bylaws and amendments thereto, appointment and removal of members of the organization's governing body, approval of dissolutions and mergers, and other similar decisions over the organization. The BSW Holdings' Board of Trustees is comprised of a majority of independent community representatives that provide leadership and governance to BSW Holdings and its affiliated tax exempt entities.

including the filing organization, to ensure it is meeting its charitable purpose.

Cymlonotics

Return

Reference	_Apianauon
Part VI, Section B, line 11b	Process used to review the Form 990: The Form 990 is prepared and reviewed by the BSWH tax department. During the return preparation process the tax department works with other functional areas including finance, accounting, treasury, legal, human resources, and corporate compliance for advice, information and assistance to prepare a complete and accurate return. Upon completion, the Form 990 is reviewed by the organization's President, financial officer and/or other key officers. A complete final copy of the return is provided to the organization's governing body prior to filing with the IRS.

Explanation

990 Schedule O, Supplemental Information

Return Reference	Explanation
Form 990, Part VI, Section B, line 12c	Process used to monitor and enforce compliance with the organization's conflict of interest policy: Persons with an actual or perceived ability to influence the organization have the duty to disclose annually and otherwise promptly as potential conflicts are identified, any familial, professional or financial relationships with entities or individuals that do, or seek to do business with the organization or that compete with the organization. These individuals include the organization's officers, governing body, management, physicians with administrative services agreements, employed physicians, persons who participate in the design, coordination, conduct, or reporting of research on behalf of BSWH, and other key personnel who interact with outside organizations or businesses on behalf of the organization. The BSW Holdings Board of Trustees Audit and Compliance Committee and the BSW Holdings Corporate Compliance Committee review all relevant disclosures submitted by these individuals to determine whether a conflict of interest exists and to determine an appropriate resolution, if necessary. Any individual with a perceived or potential conflict is prohibited from voting or participating in the decision making process regarding such transaction with that individual.

Return Reference	Explanation
Form 990, Part VI, Section B, line 15	Process for determining compensation: The organization, a controlled affiliate of BSW Hold ings, recognizes that those chosen to lead the organization are vital to its ongoing success and growth. Thus, it must attract, retain and engage the highest quality officers and key employees to lead the organization and help the organization maintain its national reputation for achieving high targets for medical quality, patient safety, and patient satisfaction. A significant portion of the organization's officers and key employees' total compensation is based on significant performance achievements. This strategy places a greater emphasis on the importance of the organization achieving targeted improvements in the areas of people, quality, patient satisfaction and financial stewardship, annually. Total execu tive compensation is part of an integrated talent management strategy developed by the BSW Holdings Board of Trustees and its Compensation Committee to attract, motivate, and retain the best leadership resources for the organization. Executive compensation is determined pursuant to guidelines outlined in the intermediate sanction rules under IRC Section 4958 including taking steps to meet the rebuttable presumption standard of reasonableness under racesury Regulation 53.4958-6, as summarized below. When making compensation decisions, the organization compares itself to similarly-sized, and structured businesses including 0 ther integrated health care service systems and other similarly-sized organizations, both locally and nationally. Each year the BSW Holdings Board of Trustees and the Compensation Committee, on behalf of the organization through reserved powers held by BSW Holdings, works directly with an independent compensation expert(s) to identify reasonable and competit ive market rates as well as provide an annual review of the total compensation expert strategy. The annual review included management reviewing all officers and key employees listed on the Form 990 during the current tax year. Any in dividual

990 Schedule O, Supplemental Information

Return Reference	Explanation						
Form 990, Part VI, Section B, line 15	ions for similar services and/or positions. Furthermore, the Compensation Committee is cha rged with the responsibility of reviewing annually the major elements of the executive com pensation program to assure designs remain consistent with the business needs, market prac tices, and compensation philosophy. As part of the decision making process, the Compensation Committee will often meet in executive session to discuss and review recommendations made by the independent compensation expert(s). No officer or key employee whose compensation is being reviewed is present during these discussions. All decisions are properly docume nted in the minutes of the meetings.						

Return Reference	Explanation
Part VI, Section C,	Process for making governing documents, conflict of interest policy, & financial statements available to the public: The organization's certificate of formation and amendments thereto are made available to the public by the filing of those documents with the Texas Secretary of State. Also, the organization is included within the combined financial statements of BSW Holdings that are made available to the public by the posting of those documents through DAC Bond and are attached to this return. The organization's other governing documents and conflicts of interest policy are not made available to the public.

990 Schedule O, Supplemental Information

Return

Deference

Reference	
Form 990, Part IX, line 11g	Contract Labor: Program service expenses 4,937,756. Management and general expenses 0. Fundraising expenses 0. Total expenses 4,937,756. Other Purchased Services: Program service expenses 28,205,866. Management and general expenses 362,431. Fundraising expenses 0. Total expenses 28,568,297. Repairs & Maintenance: Program service expenses 172,685. Management and general expenses 99,525. Fundraising expenses 0. Total expenses 272,210. Professional Fees: Program service expenses 2,723,717. Management and general expenses 83,700. Fundraising expenses 0. Total expenses 2,807,417. Lab Fees: Program service expenses 1,987,319. Management and general expenses 0. Fundraising expenses 0. Total expenses 1,987,319. Patient Care: Program service expenses 2,762,543. Management and general expenses 3,022. Fundraising expenses 0. Total expenses 2,765,565. Indigent Care: Program service expenses 2,681,550. Management and general expenses 0. Fundraising expenses 0. Total expenses 2,681,550. Corporate Overhead: Program service expenses 0. Management and general expenses 23,141,260. Fundraising expenses 0. Total expenses 23,141,260.

Explanation

Return Explanation

Reference	
Form 990,	Transfers Between Entities Under Common Control 514,931. Changes in Net Assets of Related Foundation 3,572,557. Self
Part XI, line	Insurance Liability Reserve -850,967. Cumulative Effect Change in Accounting Principle -23,173.

990 Schedule O, Supplemental Information

Return

Reference	·
Supplemental	Disclosure Statement Related to Forms 5471, Information Return of U.S. Persons with Respect to Certain Foreign Corporations,
Information:	Filed on Behalf of the Taxpayer: In accordance with IRC Section 6038 and the constructive ownership rules of IRC Sections 958(a)
IRC Section	and (b), the taxpayer is required to file Forms 5471, Information Return of U.S. Persons with Respect to Certain Foreign
6038	Corporations, with respect to certain controlled foreign corporations (CFCs) including Baylor Scott & White Assurance SPC. These
Statement:	filing requirements are or will be satisfied through the filing of Form 5471 for this CFC by the U.S. taxpayer identified below who
	has the same filing requirement. Taxpayer Name: Baylor University Medical Center Taxpayer Address: 301 N. Washington
	Avenue, Dallas, TX 75246 Taxpayer Identification Number of U.S. tax return with which the Forms 5471 were or will be filed: 75-
	1837454 IRS Service Center where U.S. tax return was or will be filed: E-filed

Explanation

efile GRAPHIC print - DO	NOT PROCESS	As Filed Data -										DLN: 93493	L34054	601		
SCHEDULE R (Form 990)  Department of the Treasury	<b>&gt;</b> (	zations and Unrelated Partnerships  swered "Yes" on Form 990, Part IV, line 33, 34, 35b, 36, or 37.  Attach to Form 990.  Form 990 for instructions and the latest information.								OMB No. 1545-0047  2019  Open to Public						
Internal Revenue Service												Inspection				
Name of the organization Baylor Medical Center at Irving										loyer identif	icatior	n number				
Daniel Televisionies	of Dispersed of F	ratition Commists if	the end	-::		-V	- 000 Part	T) / 1: 5		586857						
Part I Identification	i or Disregarded E	ntities. Complete if	trie orgai	nization ansv	vered te	S ON FORM	1 990, Part	i iv, line s								
Name, address, and	<b>(a)</b> EIN (if applicable) of dism	egarded entity		(b) Primary a		Legal dom	c) nicile (state n country)	(d) Total inc	ome	<b>(e)</b> End-of-year as	ssets	<b>(f</b> Direct co ent				
	- ( Dalata d Tara F						1 111/2 - 11 - 2 - 1	5	D- + T	1/ Jin - 24 h						
	npt organizations di		is. Compi	ete ir the org	janization	answered	i Yes on	Form 990	, Part 1	v, line 34 be	ecause	e it nad one or	ттоге			
See Additional Data Table Name, address, an	<b>(a)</b> d EIN of related organizati	ion	Prim	<b>(b)</b> ary activity	Legal dom	<b>c)</b> nicile (state n country)	(d) Exempt Cod			(e) harity status on 501(c)(3))	Dii	<b>(f)</b> rect controlling entity	Section (13) cor enti	512(b) ntrolled ty?		
													Yes	No		
For Paperwork Peduction Ac	at Nictics and the Torr	structions for Earth C	<u> </u>			at No. 5017	DEV.				Calc	adule P (Form	000) 20	10		

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

See Additional Data Table

See Additional Data Table (a) Name, address, and EIN of		<b>(b)</b> Primary	(c)	(d)	(e)	(f)	(g) Share of	(1	h)	(i)	6	o	(k)
Name, address, and EIN of related organization	ame, address, and EIN of related organization		Legal domicile (state or foreign country)	entity	Predominant income(related unrelated, excluded from tax under sections 512-514)	Share of d, total incom	Share of e end-of-year assets	Disprop alloca	ortionate utions?	Code V-UBI amount in box 20 of Schedule K-1 (Form 1065)	x manag partne	aging o	ercentage wnership
					314)			Yes	No		Yes	No	
Part IV Identification of Related Organi because it had one or more related						nization ans	wered "Ye	s" on F	orm 9	990, Part IV	, line	34	
See Additional Data Table					,,								
(a) Name, address, and EIN of related organization	<b>(b)</b> Primary activity	Le dor (state d	( <b>c)</b> egal micile or foreign		entity (C	(e) pe of entity corp, S corp, or trust)	(f) Share of total income		(g) e of end- year assets	of- Perce owne	ntage	(13)	(i) ion 512(b) controlled entity?
		cou	intry)							_		Ye	s No

Page **3** 

Part V Transactions With Related Organizations. Complete if the organization answered "Yes" on Form 990, Part IV, line 34, 35b, or 36.			
Note. Complete line 1 if any entity is listed in Parts II, III, or IV of this schedule.		Yes	No
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	1a	Yes	
<b>b</b> Gift, grant, or capital contribution to related organization(s)	<b>1</b> b	Yes	
c Gift, grant, or capital contribution from related organization(s)	1c	Yes	
d Loans or loan guarantees to or for related organization(s)	1d		No
e Loans or loan guarantees by related organization(s)	1e		No
f Dividends from related organization(s)	1f	Yes	
g Sale of assets to related organization(s)	<b>1</b> g		No
h Purchase of assets from related organization(s)	1h		No
i Exchange of assets with related organization(s)	1i		No
j Lease of facilities, equipment, or other assets to related organization(s)	<b>1</b> j		No
k Lease of facilities, equipment, or other assets from related organization(s)	1k		No
l Performance of services or membership or fundraising solicitations for related organization(s)	11	Yes	
m Performance of services or membership or fundraising solicitations by related organization(s)	1m	Yes	
n Sharing of facilities, equipment, mailing lists, or other assets with related organization(s)	1n		No
o Sharing of paid employees with related organization(s)	10		No
p Reimbursement paid to related organization(s) for expenses	<b>1</b> p	Yes	
q Reimbursement paid by related organization(s) for expenses	<b>1</b> q	Yes	
r Other transfer of cash or property to related organization(s)	1r	Yes	
s Other transfer of cash or property from related organization(s)	1s		No

0	Sharing of paid employees with related organization(s)	10		No
р	Reimbursement paid to related organization(s) for expenses	<b>1</b> p	Yes	
q	Reimbursement paid by related organization(s) for expenses	<b>1</b> q	Yes	
r	Other transfer of cash or property to related organization(s)	1r	Yes	
s	Other transfer of cash or property from related organization(s)	1s		No
	If the answer to any of the above is "Yes," see the instructions for information on who must complete this line, including covered relationships and transaction thresholds.			
	(a) Name of related organization  (b) Transaction Amount involved Method of determining amo	ount ir	nvolved	l
				·

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>(b)</b> Primary activity	(c) Legal domicile (state or foreign country)	(d) Predominant income (related, unrelated, excluded from tax under sections 512- 514)	or	(e) e all partners section 501(c)(3) ·ganizations?	(f) Share of total income	(g) Share of end-of-year assets			Code V-UBI amount in box 20 of Schedule K-1 (Form 1065)	(j) General d managin partner?	g ?	(k) Percentage ownership
			317)	Yes	No			Yes	No		Yes	No	
										Schedul	e R (Form	1990	0) 2019

Schedule R (Fo	Schedule R (Form 990) 2019				
Part VII	Supplemental Info	ormation			
	Provide additional infor	mation for responses to questions on Schedule R. (see instructions).			
Return Reference		Explanation			

Dallas, TX 75246 74-2967081

Software ID: **Software Version:** 

**EIN:** 75-2586857 Name: Baylor Medical Center at Irving Form 990, Schedule R, Part II - Identification of Related Tax-Exempt Organizations (d) (f) (a)
Name, address, and EIN of related organization (c) (b) (e) (g) Primary activity Legal domicile Exempt Code Public charity Direct controlling Section 512 (state section status entity (b)(13) or foreign country) (if section 501(c) controlled entity? (3)) Yes No Baylor All Saints Medical Center 501(c)(3) Line 7 Fundraising TX Yes 301 N Washington Avenue Dallas, TX 75246 75-1947007 501(c)(3) Hospital Baylor Health Care TX Line 3 Yes System 301 N Washington Avenue Dallas, TX 75246 75-1008430 Management Services ΤX 501(c)(3) Line 12b, II Baylor Scott & White Yes Holdings 301 N Washington Avenue Dallas, TX 75246 75-1812652 VEBA  $\mathsf{TX}$ 501(c)(9) Baylor Health Care Yes System 301 N Washington Avenue Dallas, TX 75246 75-1848557 501(c)(3) Baylor Health Care Fundraising ΤX Line 7 Yes System 301 N Washington Avenue Dallas, TX 75246 75-1606705 Inactive ΤX 501(c)(3) Line 3 Baylor Health Care Yes 301 N Washington Avenue Dallas, TX 75246 75-1917311 Rehabilitation Hospital ΤX 501(c)(3) Line 3 Baylor Health Care Yes 301 N Washington Avenue Dallas, TX 75246 75-1037226 Hospital  $\mathsf{TX}$ 501(c)(3) Line 3 Baylor Health Care Yes System 301 N Washington Avenue Dallas, TX 75246 45-4510252 Hospital ΤX 501(c)(3) Line 3 Baylor Health Care Yes System 301 N Washington Avenue Dallas, TX 75246 75-1844139 Baylor Health Care Hospital TX 501(c)(3) Line 3 Yes System 301 N Washington Avenue Dallas, TX 75246 75-1037591 501(c)(3) Hospital ΤX Line 3 Baylor Health Care Yes System 301 N Washington Avenue Dallas, TX 75246 75-1777119 501(c)(3) Baylor Health Care Hospital TX Line 3 Yes System 301 N Washington Avenue Dallas, TX 75246 82-0551704 501(c)(3) ΤX Line 4 Baylor Health Care Yes Research System 301 N Washington Avenue Dallas, TX 75246 75-1921898 Management Services  $\mathsf{TX}$ 501(c)(3) Line 12b, II Baylor Scott & White Yes Holdings 301 N Washington Avenue Dallas, TX 75246 46-3131350 ΤX 501(c)(3) Line 12b, II N/A No Parent 301 N Washington Avenue Dallas, TX 75246 46-3130985 Hospital ΤX 501(c)(3) Baylor Health Care Line 3 301 N Washington Avenue Dallas, TX 75246 75-1837454 Baylor Health Care Physician Services  $\mathsf{TX}$ 501(c)(3) Line 3 301 N Washington Avenue Dallas, TX 75246 75-2536818 Hospital  $\mathsf{T}\mathsf{X}$ 501(c)(3) Line 3 Scott & White Memorial Yes Hospital 301 N Washington Avenue Dallas, TX 75246 74-1161944 Physician Services 501(c)(3) ΤX Line 12a, I Hillcrest Baptist Yes Medical Center 301 N Washington Avenue Dallas, TX 75246 74-2730350 Hillcrest Baptist Physician Services ΤX 501(c)(3) Line 12a, I Yes Medical Center 301 N Washington Avenue

Form 990, Schedule R, Part II - Identification of Related (a)	l Tax-Exempt Organization   (b)	1 <b>s</b>   (c)	(d)	(e)	(f)	(g)
Name, address, and EIN of related organization	Primary activity	Legal domicile (state	Exempt Code section	Public charity status	Direct controlling entity	Section 512 (b)(13)
		or foreign country)	Section	(if section 501(c) (3))	Citaley	controlled entity?
				(3),		Yes No
	Fundraising	TX	501(c)(3)	Line 7	Baylor Medical Center at Irving	Yes
301 N Washington Avenue Dallas, TX 75246					at II virig	
75-1570933						
	Physician Services	TX	501(c)(3)	Line 10	Scott & White Healthcare	Yes
301 N Washington Avenue Dallas, TX 75246						
74-2958277	Long Term Acute Care	TX	501(c)(3)	Line 3	Scott & White	Yes
301 N Washington Avenue	Hospital				Healthcare	
Dallas, TX 75246 20-2850920						
	Emergency Transport	TX	501(c)(3)	Line 10	Scott & White Memorial Hospital	Yes
301 N Washington Avenue Dallas, TX 75246						
75-3242749	Fundraising	TX	501(c)(3)	Line 7	Scott & White	Yes
301 N Washington Avenue	n anaraising			Zinc /	Hospital-Brenham	103
74-2460815						
	НМО	TX	501(c)(4)		Baylor Scott & White	Yes
301 N Washington Avenue					Holdings	
Dallas, TX 75246 74-2052197						
	Management Services	TX	501(c)(3)	Line 12b, II	Baylor Scott & White Holdings	Yes
301 N Washington Avenue Dallas, TX 75246						
26-4532547	Fundraising	TX	501(c)(3)	Line 7	Scott & White	Yes
301 N Washington Avenue					Healthcare	
Dallas, TX 75246 27-3513154						
	Hospital	TX	501(c)(3)	Line 3	Scott & White Healthcare	Yes
301 N Washington Avenue Dallas, TX 75246					Treatment c	
74-2519752	Hospital	TX	F01/-)/2)	Line 2	Scott & White	Yes
301 N Washington Avenue	nospitai		501(c)(3)	Line 3	Healthcare	res
Dallas, TX 75246 27-4434451						
27-7737731	Hospital	TX	501(c)(3)	Line 3	Scott & White	Yes
301 N Washington Avenue					Healthcare	
Dallas, TX 75246 27-3026151						
	Hospital	TX	501(c)(3)	Line 3	Scott & White Healthcare	Yes
301 N Washington Avenue Dallas, TX 75246						
46-4007700	Hospital	TX	501(c)(3)	Line 3	Scott & White	Yes
301 N Washington Avenue					Healthcare	
Dallas, TX 75246 20-3749695						
	Hospital	TX	501(c)(3)	Line 3	Scott & White Healthcare	Yes
301 N Washington Avenue Dallas, TX 75246						
74-1595711	Hospital	TX	501(c)(3)	Line 3	Scott & White	Yes
301 N Washington Avenue	1.755 p. 1581		(-)(-)		Healthcare	
Dallas, TX 75246 74-1166904						
	Diabetes Health & Wellness Center	ТХ	501(c)(3)	Line 12a, I	Baylor University Medical Center	Yes
301 N Washington Avenue Dallas, TX 75246	Center				riedical Celltel	
26-3087442	11		E01(-)(2)	Line 2	Paritar C. III O. III II	V-
201 N. Washington Assessed	Hospital	TX	501(c)(3)	Line 3	Baylor Scott & White Health	Yes
301 N Washington Avenue Dallas, TX 75246 91 304662						
81-3040663	Physician	TX	501(c)(3)	Line 3	Baylor University	Yes
301 N Washington Avenue	Services/Emergency Care				Medical Center	
Dallas, TX 75246 81-0872075						
	Hospital	TX	501(c)(3)	Line 3	Baylor Health Care System	Yes
301 N Washington Avenue Dallas, TX 75246						
82-4052186	НМО	TX	501(c)(4)		Scott and White	Yes
301 N Washington Avenue					Health Plan	103
Dallas, TX 75246 82-2794853						
02-2/34803		İ				

(a) (b) Name, address, and EIN of related organization Primary activity Legal domicile Exempt Code Public charity Direct controlling Section 512 (b)(13)(state section status entity (if section 501(c) controlled or foreign country) (2)) ontity?

			(3))	1	entit	.y :
				ĺ	Yes	No
Hospital	TX	501(c)(3)		Baylor Health Care System	Yes	

Form 990, Schedule R, Part II - Identification of Related Tax-Exempt Organizations

26-0194016

301 N Washington Avenue
Dallas, TX 75246

Form 990, Schedule R, Part III - Identification of Related Organizations Taxable as a Partnership

Form 990, Schedule R, Part	III - Identification	ı	ed Organizati	ions Taxable a	s a Partners	hip	ı		I	٠.	, 1	
(a) Name, address, and EIN of related organization	<b>(b)</b> Primary activity	(c) 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	(h Disprop alloca	rtionate	(i) Code V-UBI amount in Box 20 of Schedule K-1 (Form 1065)	<b>(j</b> Gendon Mana Partr	eral r ging ner?	<b>(k)</b> Percentage ownership
Autoritary O. H. O. C. i. H. C. i. i.	11	<b>T</b> 1/	NI/A	312-314)			Yes	No		Yes	No	
Arlington Ortho & Spine Hospital LLC	Hospital	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 26-1578178												
Baylor Affiliated Services LLC	Benefit Plans	TX	N/A									
301 N Washington Avenue Dallas, TX 75246 26-0614730												
Baylor Heart and Vascular Center LLP	Specialty Hospital	TX	N/A									
301 N Washington Avenue Dallas, TX 75246 75-2834135												
Baylor Surgicare at Ennis LLC	Ambulatory Surgery	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 27-4202856	Center											
Baylor Surgicare at Granbury LLC	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 26-3896477	Center											
Baylor Surgicare at Mansfield LLC	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 27-1835675	Center											
Baylor Surgicare at Plano Parkway LLC	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 27-4282604												
Baylor Surgicare at Plano LLC	Ambulatory Surgery	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 26-0308454	Center											
Bellaire Outpatient Surgery Center LLP	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 56-2297308												
BIR JV LLP	Rehabilitation Hospitals	TX	N/A									
4714 Gettysburg Rd Mechanicsburg, PA 17055 27-4586141												
BTDI JV LLP	Outpatient Imaging Centers	TX	N/A									
1431 Perrone Way Franklin, TN 37069 46-2908086	Centers											
Dallas Surgical Partners LLC	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 72-2183815	Control											
Denton Surgicare Partners Ltd	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 75-2708579												
Desoto Surgicare Partners Ltd	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 75-2592508												
EBD JV LLP	Free Standing Emergency Hospitals	TX	N/A									
8686 New Trails Dr Suite 100 The Woodlands, TX 77381 45-5434614	Emergency nospitals											

Form 990, Schedule R, Pa	rt III - Identificati	1	elated Organi	zations Taxab	le as a Partner	ship 	1		I	/:	<b>3</b> 1	
(a) Name, address, and EIN of related organization	<b>(b)</b> Primary activity	(c) Legal Domicile (State or Foreign Country)	Controlling Entity	(e) Predominant income(related, unrelated, excluded from tax under sections 512-514)	<b>(f)</b> Share of total income	(g) Share of end-of- year assets	(h) Disproprtionate allocations?  Yes No		(i) Code V-UBI amount in Box 20 of Schedule K-1 (Form 1065)	(j Gend Ol Mana Partr	eral r iging ner?	(k) Percentage ownership
Frisco Medical Center LLP	Hospital	TX	N/A				163	110		163	-110	
14201 Dallas Parkway Dallas, TX 75254 75-2865177												
Ft Worth Surgicare Partners Ltd	Hospital	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 75-2658178												
Garland Surgicare Partners Ltd	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 75-2764855	Conton											
Grapevine Surgicare Partners Ltd	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 75-2854711												
HealthTexas Provider Network- Gastro Serv LLP	Ambulatory Surgery Center	TX	N/A									
301 N Washington Avenue Dallas, TX 75246 73-1697736												
Heritage Park Surgical Hospital LLC	Hospital	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 61-1762781												
Irving Coppell Surgical Hospital LLP	Hospital	TX	Baylor Med Ctr at Irving	Related	8,542,239	6,980,970		No			No	33.920 %
14201 Dallas Parkway Dallas, TX 75254 54-2086863												
Lewisville Surgicare Partners Ltd	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 75-2862263												
Lone Star Endoscopy Center LLC	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 27-3635726												
MEDCO Construction LLC	Construction	TX	N/A									<u></u>
301 N Washington Avenue Dallas, TX 75246 20-5965871												
Metrocrest Surgery Center LP	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 03-0380493												
Metroplex Surgicare Partners Ltd	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 75-2567179												
MSH Partners LLC	Hospital	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 75-2829613												
North Central Surgical Center LLP	Hospital	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 20-1508140												
North Garland Surgery Center LLP	Ambulatory Surgery Center	TX	N/A									
14201 Dallas Parkway Dallas, TX 75254 56-2399993												

Form 990, Schedule R, Part III - Identification of Related Organizations Taxable as a Partnership

(a) Name, address, and EIN of related organization	Primary activity	(c) Legal Domicile (State or Foreign Country)	(d) Direct Controlling Entity	(e) Predominant income(related, unrelated, excluded from tax under sections 512-514)	<b>(f)</b> Share of total income	(g) Share of end- of-year assets	(h) Disproprtionate allocations?  Yes No		Disproprtionate allocations?		Disproprtionate allocations?		(i) Code V-UBI amount in Box 20 of Schedule K-1 (Form 1065)	(j Gene o Mana Partr	eral r ging ner?	(k) Percentage ownership
Park Cities Surgery Center LLC	Ambulatory Surgery	TX	N/A	-			res	140		res	140					
14201 Dallas Parkway Dallas, TX 75254 56-2357079	Center															
Physicians Surgical Center of Ft Worth LLP	Ambulatory Surgery Center	TX	N/A													
14201 Dallas Parkway Dallas, TX 75254 20-8303422																
Rockwall Ambulatory Surgery Center LLP	Ambulatory Surgery Center	TX	N/A													
14201 Dallas Parkway Dallas, TX 75254 20-5506447																
Specialty Surgery Center of Fort Worth LP	Inactive	TX	N/A									_				
14201 Dallas Parkway Dallas, TX 75254 20-1942281																
Surgery Center of Richardson Phys Pship LP	Inactive	TX	N/A													
14201 Dallas Parkway Dallas, TX 75254 20-0606781																
Texas Endoscopy Centers LLC	Ambulatory Surgery Center	TX	N/A									_				
14201 Dallas Parkway Dallas, TX 75254 47-0985876																
Texas Health Ventures Group LLC	Holds interests in ASCs/ Short Stay Hospitals	TX	N/A													
14201 Dallas Parkway Dallas, TX 75254 75-2696845																
Texas Heart Hospital of the Southwest LLP	Specialty Hospital	TX	N/A													
301 N Washington Avenue Dallas, TX 75246 41-2101361																
THVG Bariatric LLC  14201 Dallas Parkway	Holds interests in Ambulatory Surgery Centers	TX	N/A													
Dallas, TX 75254 38-3894636	50.145.15															
Trophy Club Medical Center LP  14201 Dallas Parkway	Hospital	TX	N/A													
Dallas, TX 75254 48-1260190																
Tuscan Surgery Center at Las Colinas LLC	Ambulatory Surgery Center	TX	N/A													
14201 Dallas Parkway Dallas, TX 75254 27-3578014																
University Surgical Partners of Dallas LLP	Ambulatory Surgery Center	TX	N/A								Ī	<del></del>				
14201 Dallas Parkway Dallas, TX 75254 55-0823809																
Baylor Surgicare at North Dallas LLC	Ambulatory Surgery Center	TX	N/A													
14201 Dallas Parkway Dallas, TX 75254 75-2900902																
BT East Dallas JV LLP	Former Hospital/Wind Down	TX	N/A													
301 N Washington Avenue Dallas, TX 75246 47-5119983																
BT Garland JV LLP	Former Hospital/Wind Down	TX	N/A													
301 N Washington Avenue Dallas, TX 75246 47-5009342																

Form 990, Schedule R, Part III - Identification of Related Organizations Taxable as a Partnership (c) (e) Legal (d) (f) (g) (a) Disproprtionate Predominant (b) Domicile Direct Share of total | Share of endallocations? N of Primary activity income(related, Controlling of-year assets (State income

N/A

N/A

N/A

N/A

N/A

N/A

IN/A

or

Foreign

Country)

TX

TX

TX

TX

TX

TX

TX

Outpatient Imaging

Ambulatory Surgery

Outpatient Imaging

Ambulatory Surgery

Centers

Center

Centers

Center

Hospital

Hospital

Center

Baylor Surgicare at Blue Star LLC Ambulatory Surgery

Entity

unrelated,

excluded from

tax under

sections 512-514) (h)

No

Yes

General

or

Managing

Partner?

Yes No

Code V-UBI amount in

Box 20 of Schedule K-1

(Form 1065)

(k)

Percentage

ownership

Name, address, and EIN related organization
Phys Chang W.LLD
Blue Stone JV LLP

Baylor Surgicare at Baylor Plano

1431 Perrone Way Franklin, TN 37069 47-4798129

14201 Dallas Parkway Dallas, TX 75254 81-3127185

Blue Stone Frisco JV LLP

1431 Perrone Way Franklin, TN 37069 81-2480586 Centennial ASC LLC

14201 Dallas Parkway Dallas, TX 75254 35-2199232

14201 Dallas Parkway Dallas, TX 75254 51-0570864

14201 Dallas Parkway Dallas, TX 75254 75-2951355

14201 Dallas Parkway Dallas, TX 75254 81-4638201

Texas Regional Medical Center

Texas Spine and Joint Hospital

LLC

LLC

LLC

Form 990, Schedule R, Part IV - Identification of Related Organizations Taxable as a Corporation or Trust (a) (b) (c) (d) (e) (f) (g) (h) (i) Name, address, and EIN of Primary activity Legal Direct controlling Type of entity Share of total Share of end-of-Percentage Section 512 related organization domicile entity (C corp, S corp, income year ownership (b)(13)(state or foreign or trust) assets controlled country) entity? Yes No N/A Baylor All Saints Med Ctr at Ft Worth Condo ΤX Yes Condo Association Owners Assoc Inc 301 N Washington Avenue Dallas, TX 75246 26-1661900 Baylor Health Enterprises LP Fitness Center/Pharmacy TX N/A Yes 301 N Washington Avenue Dallas, TX 75246 75-1997378 Baylor Health Network Inc Health Care Consulting ΤX N/A Yes 301 N Washington Avenue Services Dallas, TX 75246 75-2463251 TX N/A Baylor Med Ctr at Grapevine Condo Owners Condo Association Yes Association Inc 301 N Washington Avenue Dallas, TX 75246 75-2747555 Baylor Quality Health Care Alliance LLC ACO ΤX IN/A 4,999,442 2,488,214 8.330 % Yes 301 N Washington Avenue Dallas, TX 75246 45-4015863 Baylor Scott & White Assurance SPC Investment CJ N/A Yes 23 Lime Tree Bay Grand Cayman CJ 98-0589956 ΤX BMP Incorporated Post Office N/A Yes 301 N Washington Avenue Dallas, TX 75246 75-1436779 **BUMCRoberts Condominium Owners** Condo Association TX IN/A Yes Association Inc 301 N Washington Avenue Dallas, TX 75246 75-2897806 Charitable Lead Trusts (3) ΤX N/A No Investment Charitable Remainder Trusts (51) TX N/A Investment No Hillcrest Health Holdings Inc Inactive TX N/A Yes 301 N Washington Avenue Dallas, TX 75246

74-2793367

Insurance Company of Scott & White

Southwest Life & Health Insurance Company Insurance

301 N Washington Avenue Dallas, TX 75246 74-3092083 SHA LLC

301 N Washington Avenue Dallas, TX 75246 75-2569094

301 N Washington Avenue Dallas, TX 75246 75-1085046 APN

14201 Dallas Parkway Dallas, TX 75254 32-0416211

Insurance

нмо

Inactive

TX

ΤX

TX

ΤX

N/A

ln/A

N/A

N/A

c

Yes

Yes

Yes

Yes

Name, address, and EIN of Primary activity Direct controlling Type of entity Share of total Share of end-of-Percentage Section 512 Legal related organization (b)(13)domicile entity (C corp. S corp. income ownership vear controlled (state or foreign or trust) assets

IN/A

entity?
Yes N
Yes

Form 990, Schedule R, Part IV - Identification of Related Organizations Taxable as a Corporation or Trust

Inactive

country)

Spine & Joint Physician Associates

14201 Dallas Parkway Dallas, TX 75254 47-3135825

Form 990, Schedule R, Part V - Transactions With Related Organizations (b) (c) Transaction Amount Involved (d)
Method of determining amount involved Name of related organization type(a-s) Baylor Health Enterprises LP Α 47,937 GAAP Baylor University Medical Center Α 89,388 GAAP Baylor Scott & White Health GAAP Α 372,638 BIR JV LLP Α 165,700 GAAP HealthTexas Provider Network Α 553,926 GAAP Irving Coppell Surgical Hospital LLP Α 2,853,238 **GAAP** Irving Healthcare Foundation В 814,931 GAAP Baylor Health Care System С 100,000 GAAP С Irving Healthcare Foundation 1,334,645 **GAAP** Baylor Medical Center at Carrollton С 148,256 GAAP Irving Coppell Surgical Hospital LLP F 7,568,190 GAAP Baylor Quality Health Care Alliance LLC L 916,083 **GAAP** Baylor Scott & White Health 119,130 GAAP Scott and White Health Plan L 212,046 GAAP Baylor Health Enterprises LP Μ 282,252 **GAAP** Baylor Quality Health Care Alliance LLC М 387,262 GAAP Baylor Scott & White Health Μ 35,652,825 GAAP Baylor University Medical Center Μ 238,207 GAAP BIR JV LLP М 4,518,193 GAAP HealthTexas Provider Network М **GAAP** 19,385,790 MEDCO Construction LLC Μ 1,029,345 **GAAP** Scott & White Clinic Μ GAAP 137,251 Baylor Scott & White Health Ρ 323.358 GAAP Baylor Scott & White Health Q 372,638 **GAAP** Q 89,388 GAAP Baylor University Medical Center

(a)
Name of related organization

(b)
Transaction
type(a-s)

(c)
Amount Involved
(d)
Method of determining amount involved

Form 990, Schedule R, Part V - Transactions With Related Organizations

Irving Coppell Surgical Hospital LLP

Baylor Scott & White Health

BIR JV LLP	Q	165,700	GAAP	
HealthTexas Provider Network	0	553,926	GAAP	

2,853,238

863,557

GAAP

GAAP