

Return of Organization Exempt From Income Tax

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

Department of the Treasury

Do not enter social security numbers on this form as it may be made public. ► Go to www.irs.gov/Form990 for instructions and the latest information.

A For the 2020 calendar year, or tax year beginning and ending C Name of organization D Employer identification number Check if applicable Address change St. David's Foundation Name 74-1356589 change Initial return Number and street (or P.O. box if mail is not delivered to street address) Room/suite E Telephone number Final return/ termin-ated 1303 San Antonio St. 500 512-879-6600 135,505,819. City or town, state or province, country, and ZIP or foreign postal code **G** Gross receipts \$ X Amended return 78701 Austin, TX H(a) Is this a group return Applica-tion pending F Name and address of principal officer: Edward B. Burger Yes X No for subordinates? same as C above **H(b)** Are all subordinates included? Yes I Tax-exempt status: X 501(c)(3) 501(c) () ◀ (insert no.) 4947(a)(1) or 527 If "No," attach a list. See instructions J Website: ▶ www.stdavidsfoundation.org **H(c)** Group exemption number ▶ K Form of organization: X Corporation Other > L Year of formation: 1924 M State of legal domicile: TX Trust Association Part I Summary Briefly describe the organization's mission or most significant activities: St. David's Foundation will Activities & Governance improve the health and well-being of our most underserved Central if the organization discontinued its operations or disposed of more than 25% of its net assets. 17 3 Number of voting members of the governing body (Part VI, line 1a) 17 Number of independent voting members of the governing body (Part VI, line 1b) 4 Total number of individuals employed in calendar year 2020 (Part V, line 2a) 5 Total number of volunteers (estimate if necessary) 6 7 a Total unrelated business revenue from Part VIII, column (C), line 12 **b** Net unrelated business taxable income from Form 990-T, Part I, line 11 0. 7h **Prior Year Current Year** 94,007.56,693. Contributions and grants (Part VIII, line 1h) 8 Revenue 136,625,475. 132,670,000. Program service revenue (Part VIII, line 2g) $2,493,\overline{247}$ 2,761,256. Investment income (Part VIII, column (A), lines 3, 4, and 7d) 10 17,870. 3,299. Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e) 11 135,505,819. 139,216,028. Total revenue - add lines 8 through 11 (must equal Part VIII, column (A), line 12) 12 66,517,511. 59,212,800. Grants and similar amounts paid (Part IX, column (A), lines 1-3) 0. 14 Benefits paid to or for members (Part IX, column (A), line 4) 11,403,652. 11,556,311. Salaries, other compensation, employee benefits (Part IX, column (A), lines 5-10) 15 Expenses 16a Professional fundraising fees (Part IX, column (A), line 11e) **b** Total fundraising expenses (Part IX, column (D), line 25) 7,549,955. 6,750,528. Other expenses (Part IX, column (A), lines 11a-11d, 11f-24e) <u>77,51</u>9,639. 85,471,118. 18 Total expenses. Add lines 13-17 (must equal Part IX, column (A), line 25) 53,744,910. 57,986,180. Revenue less expenses. Subtract line 18 from line 12 **Beginning of Current Year End of Year** 5 1209179960. 1369818366 Total assets (Part X, line 16) 55,878,060. 25,978,391. 21 Total liabilities (Part X, line 26) 三年 1153301900. 1343839975 22 Net assets or fund balances. Subtract line 21 from line 20 ... Part II | 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. Signature of officer Date Sign Amy Vaughan, Here Type or print name and title Date PTIN Print/Type preparer's name Preparer's signature 12/29/2021 P00536805 Paula Wendling Paid self-employed Firm's name CHERRY BEKAERT LLP Firm's EIN ▶ 56-0574444 Preparer Firm's address \triangleright 221 \overline{W} . Ste 1900 6th Street, Use Only Phone no. 512-479-6000 TX 78701 Austin

May the IRS discuss this return with the preparer shown above? See instructions

No

X Yes

Part III Statement of Program Service Accomplishments X Check if Schedule O contains a response or note to any line in this Part III Briefly describe the organization's mission: St. David's Foundation will help improve the health and well-being of our most underserved Central Texas neighbors using our resources to reduce health inequity, increase access to healthcare focused on the whole person through integrated care, and support Central Texans in Did the organization undertake any significant program services during the year which were not listed on the Yes X No prior Form 990 or 990-EZ? If "Yes," describe these new services on Schedule O. Did the organization cease conducting, or make significant changes in how it conducts, any program services? ______ Yes X No If "Yes," describe these changes on Schedule O. Describe the organization's program service accomplishments for each of its three largest program services, as measured by expenses. Section 501(c)(3) and 501(c)(4) organizations are required to report the amount of grants and allocations to others, the total expenses, and revenue, if any, for each program service reported. (Code: ______) (Expenses \$ _____63,523,553. including grants of \$ _____59,212,800.) (Revenue \$ The reporting organization provides grants and corresponding program services to community organizations and indigent adults with the purpose of improving access to health care in Central Texas. (Code:) (Expenses \$ 7,826,926 • including grants of \$) (Revenue \$ The reporting organization provides free dental care for low income children through Title 1 schools and for indigent adults in Central Texas who have no other access to services. This service is provided with fully equipped mobile dental clinics that are taken to the schools and safety-net agencies where the adults are located. Each clinic is staffed with full time dentists and support personnel.) (Revenue \$ 132,670,000. including grants of \$ The reporting organization controls hospitals dedicated to serving Central Texas under the community benefit standard and The Affordable Care Act. St. David's Healthcare Partnership includes hospitals, free-standing emergency rooms, ambulatory care centers, and urgent care centers. Other program services (Describe on Schedule O.) including grants of \$ 71,350,479. Total program service expenses ▶

Form 990 (2020) St. David's Foundation Part IV Checklist of Required Schedules

			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)?			
	If "Yes," complete Schedule A	1_	X	
2	Is the organization required to complete Schedule B, Schedule of Contributors?	2	Х	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for			
	public office? If "Yes," complete Schedule C, Part I	3		X
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect			
	during the tax year? If "Yes," complete Schedule C, Part II	4	Х	
5	Is the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization that receives membership dues, assessments, or			
	similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C, Part III	5		X
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		X
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		X
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete			,,
	Schedule D, Part III	8		X
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?			٦,
	If "Yes," complete Schedule D, Part IV	9		X
10	Did the organization, directly or through a related organization, hold assets in donor-restricted endowments			
	or in quasi endowments? If "Yes," complete Schedule D, Part V	10	X	
11	If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI, VII, VIII, IX, or X			
	as applicable.			
а	Did the organization report an amount for land, buildings, and equipment in Part X, line 10? If "Yes," complete Schedule D,			
	Part VI	11a	X	
b	Did the organization report an amount for investments - other securities in Part X, line 12, that is 5% or more of its total		37	
	assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII	11b	X	
С	Did the organization report an amount for investments - program related in Part X, line 13, that is 5% or more of its total	l	37	
	assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII	11c	X	
d	Did the organization report an amount for other assets in Part X, line 15, that is 5% or more of its total assets reported in	l		,
	Part X, line 16? If "Yes," complete Schedule D, Part IX	11d	37	X
	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X	11e	X	
f	3		v	
	the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X	11f	X	
12a	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete			, v
	Schedule D, Parts XI and XII	12a		X
b	Was the organization included in consolidated, independent audited financial statements for the tax year?	40.	v	
40	If "Yes," and if the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional	12b	X	Х
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		X
	Did the organization maintain an office, employees, or agents outside of the United States?	14a		
Ø	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			
		14b		x
15	or more? If "Yes," complete Schedule F, Parts I and IV Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or other assistance to or for any	140		
15	foreign organization? If "Yes," complete Schedule F, Parts II and IV	15		X
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other assistance to	13		
10	or for foreign individuals? If "Yes," complete Schedule F, Parts III and IV	16		x
17	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX,	10		
.,	column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I	17		X
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines	 		
10		18		X
19	1c and 8a? If "Yes," complete Schedule G, Part II Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes,"	10		 ^*
IJ	,	19		X
20a	complete Schedule G, Part III Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	20a	Х	
	IS THE RESIDENCE OF THE	20a 20b	X	
21	Did the organization report more than \$5,000 of grants or other assistance to any domestic organization or	200		
- 1	domestic government on Part IX, column (A), line 1? If "Yes," complete Schedule I, Parts I and II	21	Х	
			_	

Part IV Checklist of Required Schedules (CA	continued)
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			Yes	No
22	Did the organization report more than \$5,000 of grants or other assistance to or for domestic individuals on			
	Part IX, column (A), line 2? If "Yes," complete Schedule I, Parts I and III	22	X	
23	Did the organization answer "Yes" to Part VII, Section A, line 3, 4, or 5 about compensation of the organization's current			
	and former officers, directors, trustees, key employees, and highest compensated employees? If "Yes," complete			
	Schedule J	23	Х	
24a	Did the organization have a tax-exempt bond issue with an outstanding principal amount of more than \$100,000 as of the			
	last day of the year, that was issued after December 31, 2002? If "Yes," answer lines 24b through 24d and complete			
	Schedule K. If "No," go to line 25a	24a		x
h	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24b		
	Did the organization maintain an escrow account other than a refunding escrow at any time during the year to defease	270		
·		24c		
	any tax-exempt bonds?	24d		\vdash
	Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year?	240		
2 5a	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in an excess benefit	05-		x
	transaction with a disqualified person during the year? If "Yes," complete Schedule L, Part I	25a		<u> </u>
b	Is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a prior year, and			
	that the transaction has not been reported on any of the organization's prior Forms 990 or 990-EZ? If "Yes," complete			3,7
	Schedule L, Part I	25b		<u> </u>
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%			l
	controlled entity or family member of any of these persons? If "Yes," complete Schedule L, Part II	26		X
27	Did the organization provide a grant or other assistance to any current or former officer, director, trustee, key employee,			
	creator or founder, substantial contributor or employee thereof, a grant selection committee member, or to a 35% controlled			
	entity (including an employee thereof) or family member of any of these persons? If "Yes," complete Schedule L, Part III	27		X
28	Was the organization a party to a business transaction with one of the following parties (see Schedule L, Part IV			
	instructions, for applicable filing thresholds, conditions, and exceptions):			
а	A current or former officer, director, trustee, key employee, creator or founder, or substantial contributor? If			
	"Yes," complete Schedule L, Part IV	28a		X
b	A family member of any individual described in line 28a? If "Yes," complete Schedule L, Part IV	28b		Х
	A 35% controlled entity of one or more individuals and/or organizations described in lines 28a or 28b? <i>If</i>			
	"Yes," complete Schedule L, Part IV	28c		Х
29	Did the organization receive more than \$25,000 in non-cash contributions? If "Yes," complete Schedule M	29		Х
30	Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified conservation			
00	contributions? If "Yes," complete Schedule M	30		x
31	Did the organization liquidate, terminate, or dissolve and cease operations? If "Yes," complete Schedule N, Part I	31		X
32	Did the organization required, terminate, or dissolve and cease operations? If "Yes," complete Schedule N, Part I	31		1
32	, ,			x
00	Schedule N, Part II	32		
33	Did the organization own 100% of an entity disregarded as separate from the organization under Regulations			 ₩
	sections 301.7701-2 and 301.7701-3? If "Yes," complete Schedule R, Part I	33		X
34	Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Part II, III, or IV, and		v	
	Part V, line 1	34	X	_
	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	35a	X	\vdash
b	If "Yes" to line 35a, did the organization receive any payment from or engage in any transaction with a controlled entity		7.7	
	within the meaning of section 512(b)(13)? If "Yes," complete Schedule R, Part V, line 2	35b	X	
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		<u> X</u>
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		<u> </u>
38	Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and 19?		_	
	Note: All Form 990 filers are required to complete Schedule 0	38	X	
Par	TV Statements Regarding Other IRS Filings and Tax Compliance			
	Check if Schedule O contains a response or note to any line in this Part V			
			Yes	No
1a	Enter the number reported in Box 3 of Form 1096. Enter -0- if not applicable			
	Enter the number of Forms W-2G included in line 1a. Enter -0- if not applicable 1b 0			
С	Did the organization comply with backup withholding rules for reportable payments to vendors and reportable gaming			
	(gambling) winnings to prize winners?	1c	Х	
				_

Statements Regarding Other IRS Filings and Tax Compliance (continued) Part V Yes No 2a Enter the number of employees reported on Form W-3, Transmittal of Wage and Tax Statements, 95 filed for the calendar year ending with or within the year covered by this return Х b If at least one is reported on line 2a, did the organization file all required federal employment tax returns? 2b Note: If the sum of lines 1a and 2a is greater than 250, you may be required to e-file (see instructions) Х 3a Did the organization have unrelated business gross income of \$1,000 or more during the year? За Х b If "Yes," has it filed a Form 990-T for this year? If "No" to line 3b, provide an explanation on Schedule O 3b 4a At any time during the calendar year, did the organization have an interest in, or a signature or other authority over, a financial account in a foreign country (such as a bank account, securities account, or other financial account)? X 4a **b** If "Yes," enter the name of the foreign country See instructions for filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Accounts (FBAR). **5a** 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? 5b If "Yes" to line 5a or 5b, did the organization file Form 8886-T? 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? X b If "Yes," did the organization include with every solicitation an express statement that such contributions or gifts were not tax deductible? 6b 7 Organizations that may receive deductible contributions under section 170(c). Х Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods and services provided to the payor? 7a If "Yes," did the organization notify the donor of the value of the goods or services provided? 7b Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it was required X to file Form 8282? 7с Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit contract? Did the organization, during the year, pay premiums, directly or indirectly, on a personal benefit contract? 7f If the organization received a contribution of qualified intellectual property, did the organization file Form 8899 as required? 7g 7h If the organization received a contribution of cars, boats, airplanes, or other vehicles, did the organization file a Form 1098-C? Sponsoring organizations maintaining donor advised funds. Did a donor advised fund maintained by the sponsoring organization have excess business holdings at any time during the year? 8 9 Sponsoring organizations maintaining donor advised funds. Did the sponsoring organization make any taxable distributions under section 4966? 9a Did the sponsoring organization make a distribution to a donor, donor advisor, or related person? 9b 10 Section 501(c)(7) organizations. Enter: Initiation fees and capital contributions included on Part VIII, line 12 10a Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities 11 Section 501(c)(12) organizations. Enter: Gross income from members or shareholders Gross income from other sources (Do not net amounts due or paid to other sources against amounts due or received from them.) 11b Section 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in lieu of Form 1041? 12a 12a If "Yes," enter the amount of tax-exempt interest received or accrued during the year 12b Section 501(c)(29) qualified nonprofit health insurance issuers. a Is the organization licensed to issue qualified health plans in more than one state? 13a Note: See the instructions for additional information the organization must report on Schedule O. 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 Х Did the organization receive any payments for indoor tanning services during the tax year? b If "Yes," has it filed a Form 720 to report these payments? If "No," provide an explanation on Schedule O 14b Is the organization subject to the section 4960 tax on payment(s) of more than \$1,000,000 in remuneration or Х excess parachute payment(s) during the year? If "Yes," see instructions and file Form 4720, Schedule N.

Is the organization an educational institution subject to the section 4968 excise tax on net investment income?

16

Х

If "Yes," complete Form 4720, Schedule O.

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

	to into ea, ob, or too bolow, according the orientations, proceeding, or charges on contentions.			
	Check if Schedule O contains a response or note to any line in this Part VI			X
Sec	tion A. Governing Body and Management			
			Yes	No
1a	Enter the number of voting members of the governing body at the end of the tax year			
	If there are material differences in voting rights among members of the governing body, or if the governing			
	body delegated broad authority to an executive committee or similar committee, explain on Schedule O.			
b	Enter the number of voting members included on line 1a, above, who are independent 1b 17			
2	Did any officer, director, trustee, or key employee have a family relationship or a business relationship with any other			
	officer, director, trustee, or key employee?	2		X
3	Did the organization delegate control over management duties customarily performed by or under the direct supervision			
	of officers, directors, trustees, or key employees to a management company or other person?	3		X
4	Did the organization make any significant changes to its governing documents since the prior Form 990 was filed?	4		X
5	Did the organization become aware during the year of a significant diversion of the organization's assets?	5		X
6	Did the organization have members or stockholders?	6		X
7a	Did the organization have members, stockholders, or other persons who had the power to elect or appoint one or			
	more members of the governing body?	7a		X
b	Are any governance decisions of the organization reserved to (or subject to approval by) members, stockholders, or			
	persons other than the governing body?	7b	X	
8	Did the organization contemporaneously document the meetings held or written actions undertaken during the year by the following:			
а	The governing body?	8a	X	
b	Each committee with authority to act on behalf of the governing body?	8b	X	
9	Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the			
	organization's mailing address? If "Yes," provide the names and addresses on Schedule O	9		X
Sec	tion B. Policies (This Section B requests information about policies not required by the Internal Revenue Code.)			
			Yes	No
	Did the organization have local chapters, branches, or affiliates?	10a		Х
b	If "Yes," did the organization have written policies and procedures governing the activities of such chapters, affiliates,			
	and branches to ensure their operations are consistent with the organization's exempt purposes?	10b	37	
	Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form?	11a	Х	
	Describe in Schedule O the process, if any, used by the organization to review this Form 990.		37	
12a	, , , , , , , , , , , , , , , , , , , ,	12a	X	
b		12b	X	
С	Did the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe	40	v	
40	in Schedule O how this was done	12c	X	
13	Did the organization have a written whistleblower policy?	13	X	
14	Did the organization have a written document retention and destruction policy?	14	Λ	
15	Did the process for determining compensation of the following persons include a review and approval by independent persons, comparability data, and contemporaneous substantiation of the deliberation and decision?			
_		150	Х	
	The organization's CEO, Executive Director, or top management official Other officers or key employees of the organization	15a 15b	X	
b	If "Yes" to line 15a or 15b, describe the process in Schedule O (see instructions).	100		
162	Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a			
100	taxable entity during the year?	16a	х	
h	If "Yes," did the organization follow a written policy or procedure requiring the organization to evaluate its participation	134		
	in joint venture arrangements under applicable federal tax law, and take steps to safeguard the organization's			
	exempt status with respect to such arrangements?	16b	Х	
Sec	tion C. Disclosure			
17	List the states with which a copy of this Form 990 is required to be filed ▶ None			
18	Section 6104 requires an organization to make its Forms 1023 (1024 or 1024-A, if applicable), 990, and 990-T (Section 501(c)(3)s	only)	availa	ble
	for public inspection. Indicate how you made these available. Check all that apply.	,,		
	X Own website Another's website X Upon request Other (explain on Schedule O)			
19	Describe on Schedule O whether (and if so, how) the organization made its governing documents, conflict of interest policy, and	financ	cial	
	statements available to the public during the tax year.			
20	State the name, address, and telephone number of the person who possesses the organization's books and records			
	Amy Vaughan - (512) 879-6600			
	1303 San Antonio Street, Suite 500, Austin, TX 78701			

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

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

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

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

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

Check this box if neither the organization ne	or any related	orga	niza	tion	com	npen	sate	ed any current officer, di	rector, or trustee.	
(A)	(B)	(C)						(D)	(E)	(F)
Name and title	Average	(do	Position (do not check more than one				200	Reportable	Reportable	Estimated
	hours per	box	box, unless person is bo		s both	an an	compensation	compensation	amount of	
	week		officer and a directo			ector/trustee)		from	from related	other
	(list any	rector						the	organizations	compensation
	hours for	or di	ee			ated		organization	(W-2/1099-MISC)	from the
	related organizations	ustee	trust		ee	Suedu		(W-2/1099-MISC)		organization and related
	below	lual tr	tional		nploy	st con	_			organizations
	line)	Individual trustee or director	Institutional trustee	Officer	Key employee	Highest compensated employee	Former			organizationio
(1) Edward B. Burger	40.00	_	_							
CEO/President	5.00			Х				457,823.	0.	19,146.
(2) Fernando X. Pena	30.00									
Executive Vice President	10.00			Х				361,705.	0.	26,473.
(3) William Buster (to 11/1/20)	35.20									
Outgoing Executive Vice President	4.80			Х				280,252.	0.	38,081.
(4) Blake Holman	32.00									
CIO	8.00			Х				230,320.	0.	35,872.
(5) Shailee Gupta	40.00									
Chief Dental Officer					Х			208,118.	0.	42,406.
(6) Cathy Iberg	10.00							000 450		4 000
Vice President	1000			Х				229,472.	0.	1,386.
(7) R. Earl Maxwell (to 1/3/20)	40.00							012 010	0	14 707
Outgoing CEO	5.00			Х				213,910.	0.	14,707.
(8) Rebecca Pastner	40.00							105 205	•	40.000
VP of Evaluation & Strategic Learnin	25.00			X				185,397.	0.	42,030.
(9) Amy Vaughan	36.00							104 001	•	21 404
CFO	4.00			Х				184,271.	0.	31,424.
(10) Caesar Collazo	40.00					,,		172 501	0	41 410
Staff Dentist	40.00					X		173,521.	0.	41,410.
(11) Abby Menke Lead Dentist	40.00					x		170 724	0.	11 112
(12) Elodie Levy	40.00					^		170,724.	0.	41,413.
Lead Dentist	40.00					x		169,861.	0.	39,422.
(13) Ensy Atarod	40.00							105,001.	0.	37,422.
Lead Dentist	40.00	-				x		165,789.	0.	40,767.
(14) Mamatha Pasala	40.00							103/1031	.	10,7071
Lead Dentist	1000	-				x		165,200.	0.	41,236.
(15) Bobbie Barker	32.00								<u> </u>	
VP of Community Investments				Х				52,378.	0.	6,878.
(16) Darrick McGill	1.00							·		-
Trustee		Х						0.	0.	0.
(17) Marc Winkelman	1.00									
Trustee		Х						0.	0.	0.

032007 12-23-20 Form **990** (2020)

Part VII Section A. Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees (continued)													
	(A)	(B)		,	(C		,		(D)	(E)		(F)	
	Name and title	Average		Position					Reportable	Reportable	Fs	timate	ed.
		hours per		(do not check more than one box, unless person is both an					compensation	compensation		nount	
		week	offic	officer and a directo			ector/trustee)		from	from related		other	
		(list any	ector						the	organizations	com	pensa	tion
		hours for	or dire	au			ted		organization	(W-2/1099-MISC)	fre	om the	Э
		related	stee (trustee			oensa		(W-2/1099-MISC)			anizati	
		organizations below	ıal tru	onal t		oloye	com					relate	
		line)	Individual trustee or director	Institutional t	Officer	ey employee	Highest compensated employee	Former			orga	ınizatio	วทร
(18)	Craig Hester	1.00	드	Ч	JO.	- X	Hi	요					
Trust		1.00	Х						0.	0.			0.
	Karen Cole	1.00	Λ						0.	0.			<u> </u>
Trust		1.00	Х						0.	0.			0.
	Shannon Ratliff	10.00	21						0.	0.			<u> </u>
	y to 6/30 & Vice Chair fr 7/1	1.00	х						0.	0.			0.
(21)	Ray Bonilla	10.00							-	-			
Vice	Chair to 6/30 & Chair fr 7/1	5.00	Х						0.	0.			0.
(22)	Chuck Treadwell	1.00											
Trust	cee		Х						0.	0.			0.
(23)	Ray Benson	1.00								_			
Trust			Х						0.	0.			0.
	John Murray	1.00											_
Trust		5.00	Х						0.	0.			0.
	Lino Mendiola	10.00								•			•
	cee to 6/30 & Sec'y fr 7/1	1 00	Х						0.	0.			0.
	H. David Hughes	1.00	7,7							0			^
	BOG Ch to 6/30 & Ttee fr 7/1	1.00	X						0. 3,248,741.	0.	16'	2,6	<u>0.</u>
1b	Subtotal								3,240,741.	0.	402	4,0:	0.
	Total from continuation sheets to Part VII								3,248,741.	0.	16'	2,6!	
	Total (add lines 1b and 1c)							<u> </u>			402	4,0.	<u>, , , , , , , , , , , , , , , , , , , </u>
	Total number of individuals (including but no	ot ilmited to th	ose	liste	a ab	ove) wn	o re	ceived more than \$100,	000 of reportable			36
	compensation from the organization										I	Yes	No
3	Did the organization list any former officer	director truct	20 k		mpl	01/0/		hia	hoot componented ampl	ovoc on		163	140
	Did the organization list any former officer,	-		•	•	•		•	·	•	3		Х
	line 1a? If "Yes," complete Schedule J for so For any individual listed on line 1a, is the su										3		
	and related organizations greater than \$150										4	х	
	Did any person listed on line 1a receive or a												
	rendered to the organization? If "Yes." com										5		Х

Section B. Independent Contractors

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

(A) Name and business address	(B) Description of services	(C) Compensation
Summit Rock Advisors, LP, 9 West 57th		
Street, 12th Floor, New York, NY 10019	Investment Manager	405,994.
Edelman, JP Morgan Chase, N.A. 21992		
Network Place, Chicago, IL 60673	Consulting	279,198.
Austin Central Park Pediatric Dentistry		
1005 W 38th St. Ste 200, Austin, TX 78705	Complex Care	267,585.
Technology Navigators, 6300 Bridgepoint		
Parkway Bldg 1, Suite 420, Austin, TX	Contracting Labor	262,612.
Community eConsult Network Inc.		
635 Main Street, Middletown, CT 06457	Consulting	182,272.
2 Total number of independent contractors (including but not limited to those listed \$100,000 of compensation from the organization ▶ 10		

Form 990 St. David	is Foun	ıaa	ltl	.on	<u> </u>				74-135	6589
Part VII Section A. Officers, Directors, Tru	ıstees, Key En	nplo	yee	s, aı	nd H	lighe	est	Compensated Employe	ees (continued)	
(A)	(B)				C)			(D)	(E)	(F)
Name and title	Average		Position					Reportable	Reportable	Estimated
Name and the	hours	(cl	check all that apply)				lv)	compensation	compensation	amount of
	per	(0)	I	I			',	from	from related	other
	week					ee Ge		the	organizations	compensation
	(list any	tor				ploy		organization	(W-2/1099-MISC)	from the
	hours for	direc				ed em		(W-2/1099-MISC)	(** =: ** = ** ** ** ** ** ** ** ** ** ** ** *	organization
	related	ee or	stee			nsate				and related
	organizations	Individual trustee or director	Institutional trustee		эуее	Highest compensated employee				organizations
	below	idua	tution	e	Key employee	esto	ıer			
	line)	Indiv	Instil	Officer	Key	High	Former			
(27) Harriet O'Neill	1.00									
Trustee		Х						0.	0.	0.
(28) Jerry Turner	1.00									
BOG Ch to 6/30. Past BOG Ch fr 7/1	5.00	х						0.	0.	0.
(29) Jim Prentice	1.00							•	•	
Trustee	1.00	Х						0.	0.	0.
(30) Peter Pincoffs	5.00	21						•	•	•
Past Ch to 6/30. BOG Ch fr 7/1	10.00	Х						0.	0.	0.
(31) Maya Payne Smart	1.00	Δ						0.	0.	0.
Trustee	1.00	Х						0.	0.	0.
	1.00	Λ						0.	0.	0.
(32) Betsy Abell	1.00	v							0	0
Trustee	-	Х						0.	0.	0.
		1								
		-								
						\vdash				
	-	ŀ								
	L]		<u> </u>			<u> </u>			
Total to Part VII, Section A, line 1c										

		Check if Schedule O	contains	a response	or note to any lin	e in this Part VIII			
						(A)	(B)	(C)	(D)
						Total revenue	Related or exempt function revenue	Unrelated business revenue	Revenue excluded from tax under
							iunction revenue	business revenue	sections 512 - 514
ပ္ ပ	1 a	Federated campaigns		1a					
Contributions, Gifts, Grants and Other Similar Amounts	b								
جَ ۾		Fundraising events							
fts,		Related organizations							
ig ig		Government grants (contri							
Sin		All other contributions, gifts,							
e Ħ	'	· · · ·	-		56,693.				
έş		similar amounts not included			30,033.				
out	g					F.C. C0.2			
O a	n	Total. Add lines 1a-1f			Business Cada	56,693.			
		at D13'- U1+1-a-	D		Business Code	122 670 000	122 670 000		
<u>:</u>	2 a	· -	ire Pa	rthershi	621990	132,670,000.	132,670,000.		
er v	b								
S c	С								
ev ev	d								
Program Service Revenue	е								
<u> </u>	f	All other program service	revenue	·					
	g	Total. Add lines 2a-2f				132,670,000.			
	3	Investment income (includ	ling divi	dends, intere	est, and				
		other similar amounts)				2,761,256.			2,761,256.
	4	Income from investment o	f tax-ex	empt bond p	oroceeds >				
	5	Royalties				17,870.			17,870.
				(i) Real	(ii) Personal				
	6 a	Gross rents	6a						
	b		6b						
	С	Rental income or (loss)	6c						
	d	Net rental income or (loss)							
		Gross amount from sales of		i) Securities	(ii) Other				
	, u	assets other than inventory	7a -	,	()				
	h	Less: cost or other basis	7 a						
a	b	and sales expenses	7b						
ğ	_		-						
ther Revenue		Gain or (loss)							
Ę.		Net gain or (loss)		I	······				
	8 а	Gross income from fundraisir	-	·					
0		including \$							
		contributions reported on	,						
		Part IV, line 18		I					
		Less: direct expenses							
		Net income or (loss) from			_				
	9 a	Gross income from gamin	-	I					
		Part IV, line 19							
		Less: direct expenses							
	С	Net income or (loss) from	gaming	activities	<u> </u>				
	10 a	Gross sales of inventory, le		I					
		and allowances		<u>10</u> ;	9				
	b	Less: cost of goods sold		101	p				
	С	Net income or (loss) from	sales of	inventory	>				
,,					Business Code				
ous.	11 a	L							
Miscellaneous Revenue	b								
ele eve	С								
<u>Isc</u>		All other revenue							
2		Total. Add lines 11a-11d							
	12	Total revenue. See instruction				135,505,819.	132,670,000.	0.	2,779,126.

Form 990 (2020) St. David's Foundation Part IX Statement of Functional Expenses

0001	ion 501(c)(3) and 501(c)(4) organizations must comp Check if Schedule O contains a respor				
	not include amounts reported on lines 6b, 8b, 9b, and 10b of Part VIII.	(A) Total expenses	(B) Program service expenses	(C) Management and general expenses	(D) Fundraising expenses
1	Grants and other assistance to domestic organizations				
	and domestic governments. See Part IV, line 21	58,240,029.	58,240,029.		
2	Grants and other assistance to domestic				
	individuals. See Part IV, line 22	972,771.	972,771.		
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,	2 562 277	017 010	1 745 450	
_	trustees, and key employees	2,563,277.	817,819.	1,745,458.	
6	Compensation not included above to disqualified				
	persons (as defined under section 4958(f)(1)) and				
_	persons described in section 4958(c)(3)(B)	6 240 052	5 200 247	1,049,706.	
7	Other salaries and wages	6,349,053.	5,299,347.	1,043,700.	
8	Pension plan accruals and contributions (include	413,976.	289,143.	124,833.	
0	section 401(k) and 403(b) employer contributions)	1,725,771.	1,431,683.	294,088.	
9	Other employee benefits	504,234.	326,930.	177,304.	
0	Payroll taxes	JU4, ZJ4•	320,330.	177,504.	
1	Fees for services (nonemployees):				
a b	Management Local	88,193.	40,499.	47,694.	
	LegalAccounting	105,721.	40,4000	105,721.	
4	Lobbying	103/1211		103/1211	
e	Professional fundraising services. See Part IV, line 17				
f	Investment management fees	827,228.		827,228.	
g		02772201		027,2201	
9	column (A) amount, list line 11g expenses on Sch 0.)	1,597,752.	837,285.	760,467.	
2	Advertising and promotion	130,354.	70,575.	59,779.	
3	Office expenses	537,831.	330,991.	206,840.	
4	Information technology	446,770.	234,369.	212,401.	
5	Royalties	•	,	,	
6	Occupancy	1,076,176.	810,227.	265,949.	
7	Travel	39,786.	35,391.	4,395.	
8	Payments of travel or entertainment expenses				
	for any federal, state, or local public officials				
9	Conferences, conventions, and meetings	117,165.	60,306.	56,859.	
0	Interest	90,747.		90,747.	
1	Payments to affiliates				
2	Depreciation, depletion, and amortization	535,952.	385,495.	150,457.	
3	Insurance	354,609.	90,810.	263,799.	
4	Other expenses. Itemize expenses not covered above (List miscellaneous expenses on line 24e. If line 24e amount exceeds 10% of line 25, column (A) amount, list line 24e expenses on Schedule 0.)				
а	Complex Dental Care Sub	505,530.	505,530.		
b	D I . 1 D	361,594.	361,594.		
c	Sponsorships	224,833.	10,500.	214,333.	
	Repairs and Maintenance	199,185.	199,185.		
	All other expenses	-488,898.		-488,898.	
5	Total functional expenses. Add lines 1 through 24e	77,519,639.	71,350,479.	6,169,160.	(
6	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 (2020) Part X Balance Sheet

Pai	rt X	Balance Sneet					
		Check if Schedule O contains a response or note	to an	y line in this Part X			
					(A) Beginning of year		(B) End of year
	1	Cash - non-interest-bearing			97.	1	100.
	2	Savings and temporary cash investments			21,625,656.	2	23,845,245.
	3	Pledges and grants receivable, net				3	
	4	Accounts receivable, net				4	
	5	Loans and other receivables from any current or					
		trustee, key employee, creator or founder, substa	antial c	ontributor, or 35%			
		controlled entity or family member of any of these	e perso	ons		5	
	6	Loans and other receivables from other disqualifi	ed per	sons (as defined			
		under section 4958(f)(1)), and persons described		6			
ध	7	Notes and loans receivable, net	43,199,062.	7	42,941,434.		
Assets	8	Inventories for sale or use				8	
	9	Prepaid expenses and deferred charges			3,063,465.	9	2,665,341.
	10a	Land, buildings, and equipment: cost or other					
		basis. Complete Part VI of Schedule D	10a	7,754,432.			
	b	Less: accumulated depreciation	10b		3,304,038.	10c	3,884,922.
	11	Investments - publicly traded securities		11			
	12	Investments - other securities. See Part IV, line 1	718,288,475.	12	891,800,757.		
	13	Investments - program-related. See Part IV, line 1	419,699,167.	13	404,680,567.		
	14	Intangible assets		14			
	15	Other assets. See Part IV, line 11			1000150050	15	125221225
	16	Total assets. Add lines 1 through 15 (must equa			1209179960.	16	1369818366.
	17	Accounts payable and accrued expenses		698,701.	17	1,733,927.	
	18	Grants payable	55,179,359.	18	24,076,070.		
	19	Deferred revenue				19	
	20	Tax-exempt bond liabilities				20	
	21	Escrow or custodial account liability. Complete P				21	
es	22	Loans and other payables to any current or former					
Liabilities		trustee, key employee, creator or founder, substa				-00	
Liak		controlled entity or family member of any of these				22	
_	23	Secured mortgages and notes payable to unrelat				23	
	24	Unsecured notes and loans payable to unrelated				24	
	25	Other liabilities (including federal income tax, pay parties, and other liabilities not included on lines					
		of Schedule D	17-24)	. Complete Part X	0.	25	168,394.
	26				55,878,060.	26	25,978,391.
	20	Organizations that follow FASB ASC 958, chec		<u> </u>	33,070,000.	20	23,370,331.
Se		and complete lines 27, 28, 32, and 33.	K HEI				
Š	27				1150668828.	27	1341206719.
3ale	28	Net assets with donor restrictions			2,633,072.	28	2,633,256.
Þ		Organizations that do not follow FASB ASC 95					
Ψ		and complete lines 29 through 33.	-,				
þ	29	Capital stock or trust principal, or current funds				29	
iets	30	Paid-in or capital surplus, or land, building, or equ				30	
Ass	31	Retained earnings, endowment, accumulated inc				31	
Net Assets or Fund Balances	32	Total net assets or fund balances			1153301900.	32	1343839975.
~	33	Total liabilities and net assets/fund balances			1209179960.	33	1369818366.

Pa	TEXT RECONCILIATION OF NET ASSETS					
	Check if Schedule O contains a response or note to any line in this Part XI					
1	Total revenue (must equal Part VIII, column (A), line 12)	1	135	,50	5,8	<u> 19.</u>
2	Total expenses (must equal Part IX, column (A), line 25)	2	77	,51	9,6	39.
3	Revenue less expenses. Subtract line 2 from line 1	3		,98		
4	Net assets or fund balances at beginning of year (must equal Part X, line 32, column (A))	4	1,153	,30	1,9	00.
5	Net unrealized gains (losses) on investments	5	132	,55	1,8	95.
6	Donated services and use of facilities	6				
7	Investment expenses	7				
8	Prior period adjustments	8				
9	Other changes in net assets or fund balances (explain on Schedule O)	9				0.
10	Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line 32,					
	column (B))	10	1,343	,83	9,9	75.
Pa	rt XII Financial Statements and Reporting					
	Check if Schedule O contains a response or note to any line in this Part XII					X
					Yes	No
1	Accounting method used to prepare the Form 990: Cash X Accrual Other					
	If the organization changed its method of accounting from a prior year or checked "Other," explain in Schedule	Э.				
2a	Were the organization's financial statements compiled or reviewed by an independent accountant?			2a		Х
	If "Yes," check a box below to indicate whether the financial statements for the year were compiled or reviewed	on a				
	separate basis, consolidated basis, or both:					
	Separate basis Consolidated basis Both consolidated and separate basis					
b	Were the organization's financial statements audited by an independent accountant?			2b	Х	
	If "Yes," check a box below to indicate whether the financial statements for the year were audited on a separate	basis,				
	consolidated basis, or both:					
	Separate basis X Consolidated basis Both consolidated and separate basis					
С	If "Yes" to line 2a or 2b, does the organization have a committee that assumes responsibility for oversight of the	audit,				
	review, or compilation of its financial statements and selection of an independent accountant?			2c	Х	
	If the organization changed either its oversight process or selection process during the tax year, explain on Sche					
За	As a result of a federal award, was the organization required to undergo an audit or audits as set forth in the Sing	gle Au	dit			
	Act and OMB Circular A-133?			За		Х
b	If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo the require	ed aud	dit			
	and and the complete value on Calcadiala Connel describe and about the content to an element of the content to			ا ماد		1

Form **990** (2020)

SCHEDULE A

(Form 990 or 990-EZ)

.

Department of the Treasury Internal Revenue Service

Public Charity Status and Public Support

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

Attach to Form 990 or Form 990-EZ.

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

OMB No. 1545-0047

2020

Open to Public Inspection

Employer identification number Name of the organization David's Foundation 74-1356589 Reason for Public Charity Status. (All organizations must complete this part.) See instructions. Part I The organization is not a private foundation because it is: (For lines 1 through 12, check only one box.) A church, convention of churches, or association of churches described in section 170(b)(1)(A)(i). A school described in section 170(b)(1)(A)(ii). (Attach Schedule E (Form 990 or 990-EZ).) X 3 A hospital or a cooperative hospital service organization described in section 170(b)(1)(A)(iii). A medical research organization operated in conjunction with a hospital described in section 170(b)(1)(A)(iii). Enter the hospital's name, city, and state: An organization operated for the benefit of a college or university owned or operated by a governmental unit described in 5 section 170(b)(1)(A)(iv). (Complete Part II.) 6 A federal, state, or local government or governmental unit described in section 170(b)(1)(A)(v). An organization that normally receives a substantial part of its support from a governmental unit or from the general public described in section 170(b)(1)(A)(vi). (Complete Part II.) A community trust described in section 170(b)(1)(A)(vi). (Complete Part II.) An agricultural research organization described in section 170(b)(1)(A)(ix) operated in conjunction with a land-grant college or university or a non-land-grant college of agriculture (see instructions). Enter the name, city, and state of the college or 10 An organization that normally receives (1) more than 33 1/3% of its support from contributions, membership fees, and gross receipts from activities related to its exempt functions, subject to certain exceptions; and (2) no more than 33 1/3% of its support from gross investment income and unrelated business taxable income (less section 511 tax) from businesses acquired by the organization after June 30, 1975. See section 509(a)(2). (Complete Part III.) An organization organized and operated exclusively to test for public safety. See section 509(a)(4). 11 12 An organization organized and operated exclusively for the benefit of, to perform the functions of, or to carry out the purposes of one or more publicly supported organizations described in section 509(a)(1) or section 509(a)(2). See section 509(a)(3). Check the box in lines 12a through 12d that describes the type of supporting organization and complete lines 12e, 12f, and 12g. Type I. A supporting organization operated, supervised, or controlled by its supported organization(s), typically by giving the supported organization(s) the power to regularly appoint or elect a majority of the directors or trustees of the supporting organization. You must complete Part IV, Sections A and B. Type II. A supporting organization supervised or controlled in connection with its supported organization(s), by having control or management of the supporting organization vested in the same persons that control or manage the supported organization(s). You must complete Part IV, Sections A and C. Type III functionally integrated. A supporting organization operated in connection with, and functionally integrated with, its supported organization(s) (see instructions). You must complete Part IV, Sections A, D, and E. Type III non-functionally integrated. A supporting organization operated in connection with its supported organization(s) that is not functionally integrated. The organization generally must satisfy a distribution requirement and an attentiveness requirement (see instructions). You must complete Part IV, Sections A and D, and Part V. Check this box if the organization received a written determination from the IRS that it is a Type I, Type II, Type III functionally integrated, or Type III non-functionally integrated supporting organization. Enter the number of supported organizations Provide the following information about the supported organization(s). (i) Name of supported (ii) EIN (iii) Type of organization (v) Amount of monetary (vi) Amount of other your governing document? (described on lines 1-10 organization support (see instructions) support (see instructions) No above (see instructions))

Total

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

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

Sec	tion A. Public Support						
Cale	ndar year (or fiscal year beginning in) 🕨	(a) 2016	(b) 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total
	Gifts, grants, contributions, and						
	membership fees received. (Do not						
	include any "unusual grants.")						
2	Tax revenues levied for the organ-						
	ization's benefit and either paid to						
	or expended on its behalf						
3	The value of services or facilities						
	furnished by a governmental unit to						
	the organization without charge						
4	Total. Add lines 1 through 3						
	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.						
_	tion B. Total Support						
Cale	ndar year (or fiscal year beginning in)	(a) 2016	(b) 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total
	Amounts from line 4	. ,	,	, ,	, ,		.,
	Gross income from interest.						
	dividends, payments received on						
	securities loans, rents, royalties,						
	and income from similar sources						
9	Net income from unrelated business						
	activities, whether or not the						
	business is regularly carried on						
10	Other income. Do not include gain						
	or loss from the sale of capital						
	assets (Explain in Part VI.)						
11	Total support. Add lines 7 through 10						
12	Gross receipts from related activities,	etc. (see instruction	ons)			12	
13	First 5 years. If the Form 990 is for th	e organization's fir	rst, second, third,	fourth, or fifth tax	year as a section 5	601(c)(3)	
	organization, check this box and stop						>
Sec	tion C. Computation of Public	c Support Per	centage				
14	Public support percentage for 2020 (li	ne 6, column (f), d	ivided by line 11, o	column (f))		14	%
	Public support percentage from 2019					15	%
16a	33 1/3% support test - 2020. If the o				14 is 33 1/3% or m	ore, check this box	and
	stop here. The organization qualifies a		•				
b	33 1/3% support test - 2019. If the o						
	and stop here. The organization quali						
17a	10% -facts-and-circumstances test	-					
	and if the organization meets the facts		•		•	VI how the organiz	ation
	meets the facts-and-circumstances tes	· ·	•				
b	10% -facts-and-circumstances test	-					10% or
	more, and if the organization meets th				-		. —
	organization meets the facts-and-circu		-	• •			.
18	Private foundation. If the organization	n did not check a	box on line 13, 16	a, 16b, 17a, or 17b	b, check this box a	nd see instructions	_

Schedule A (Form 990 or 990-EZ) 2020 St. David's Foundation | 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 nualify under the tests listed below please complete Part II \

Se	ction A. Public Support	Blow, please comp	blete Part II.)				
	endar year (or fiscal year beginning in)	(a) 2016	(b) 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total
	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 under section 513						
4	Tax revenues levied for the organ- ization's benefit and either paid to or expended on its behalf						
5	The value of services or facilities furnished by a governmental unit to the organization without charge						
	Total. Add lines 1 through 5						
78	a Amounts included on lines 1, 2, and 3 received from disqualified persons						
ŀ	Amounts included on lines 2 and 3 received from other than disqualified persons that exceed the greater of \$5,000 or 1% of the amount on line 13 for the year						
•	Add lines 7a and 7b						
8 Se	Public support. (Subtract line 7c from line 6.) ction B. Total Support						
Cale	ndar year (or fiscal year beginning in) ►	(a) 2016	(b) 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total
	Amounts from line 6 a Gross income from interest, dividends, payments received on securities loans, rents, royalties, and income from similar sources						
ŀ	Unrelated business taxable income (less section 511 taxes) from businesses acquired after June 30, 1975						
	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 (Explain in Part VI.)						
13	Total support. (Add lines 9, 10c, 11, and 12.)						
14	First 5 years. If the Form 990 is for th	e organization's fi	rst, second, third,	fourth, or fifth tax	year as a section s	501(c)(3) organizatio	on,
_	check this box and stop here						>
	ction C. Computation of Publi					 	
	Public support percentage for 2020 (li			column (f))		15	<u>%</u>
	Public support percentage from 2019					16	%
	ction D. Computation of Inves			10 1 (0)		14-1	
	Investment income percentage for 20					17	<u>%</u>
	Investment income percentage from 2					18	% 7 is not
198	a 33 1/3% support tests - 2020. If the						r is flot
k	more than 33 1/3%, check this box an 33 1/3% support tests - 2019. If the	=	-				nd
	line 18 is not more than 33 1/3%, ched	ck this box and st	t op here. The orga	ınization qualifies a	as a publicly suppo	orted organization	
20	Private foundation. If the organization	n did not check a	box on line 14, 19	a, or 19b, check th	nis box and see ins	structions	

Part IV | Supporting Organizations

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

Section A. All Supporting Organizations

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

	Yes	No
		110
1		
2		
3a		
- Ou		
3b		
3c		
4a		
4b		
4c		
5a		
5b		
5c		
6		
7		
8		
9a		
9b		
9c		
10a		
iva		
10b		
990 or 99	0-EZ)	2020

Pa	rt IV Supporting Organizations (continued)			J
			Yes	No
11	Has the organization accepted a gift or contribution from any of the following persons?			
а	A person who directly or indirectly controls, either alone or together with persons described in lines 11b and			
	11c below, the governing body of a supported organization?	11a		
b	A family member of a person described in line 11a above?	11b		
С	A 35% controlled entity of a person described in line 11a or 11b above? If "Yes" to line 11a, 11b, or 11c, provide			
	detail in Part VI.	11c		
Sec	tion B. Type I Supporting Organizations			
			Yes	No
1	Did the governing body, members of the governing body, officers acting in their official capacity, or membership of one or			
	more supported organizations have the power to regularly appoint or elect at least a majority of the organization's officers, directors, or trustees at all times during the tax year? If "No," describe in Part VI how the supported organization(s)			
	effectively operated, supervised, or controlled the organization's activities. If the organization had more than one supported			
	organization, describe how the powers to appoint and/or remove officers, directors, or trustees were allocated among the	4		
•	supported organizations and what conditions or restrictions, if any, applied to such powers during the tax year.	1		
2	Did the organization operate for the benefit of any supported organization other than the supported			
	organization(s) that operated, supervised, or controlled the supporting organization? If "Yes," explain in			
	Part VI how providing such benefit carried out the purposes of the supported organization(s) that operated,	2		
Sec	supervised, or controlled the supporting organization. tion C. Type II Supporting Organizations			
			Yes	No
1	Were a majority of the organization's directors or trustees during the tax year also a majority of the directors		163	140
•	or trustees of each of the organization's supported organization(s)? If "No," describe in Part VI how control			
	or management of the supporting organization was vested in the same persons that controlled or managed			
	the supported organization(s).	1		
Sec	tion D. All Type III Supporting Organizations	-		
			Yes	No
1	Did the organization provide to each of its supported organizations, by the last day of the fifth month of the			
	organization's tax year, (i) a written notice describing the type and amount of support provided during the prior tax			
	year, (ii) a copy of the Form 990 that was most recently filed as of the date of notification, and (iii) copies of the			
	organization's governing documents in effect on the date of notification, to the extent not previously provided?	1		
2	Were any of the organization's officers, directors, or trustees either (i) appointed or elected by the supported			
	organization(s) or (ii) serving on the governing body of a supported organization? If "No," explain in Part VI how			
	the organization maintained a close and continuous working relationship with the supported organization(s).	2		
3	By reason of the relationship described in line 2, above, did the organization's supported organizations have a			
	significant voice in the organization's investment policies and in directing the use of the organization's			
	income or assets at all times during the tax year? If "Yes," describe in Part VI the role the organization's			
800	supported organizations played in this regard.	3		
	tion E. Type III Functionally Integrated Supporting Organizations			
1	Check the box next to the method that the organization used to satisfy the Integral Part Test during the year (see instructions)	•		
a	The organization satisfied the Activities Test. Complete line 2 below.			
b	The organization is the parent of each of its supported organizations. Complete line 3 below.		- 1	
c	The organization supported a governmental entity. Describe in Part VI how you supported a governmental entity (see in: Activities Test. Answer lines 2a and 2b below.	struction	s). Yes	No
2 a	Did substantially all of the organization's activities during the tax year directly further the exempt purposes of		162	INO
а	the supported organization(s) to which the organization was responsive? If "Yes," then in Part VI identify			
	those supported organizations and explain how these activities directly furthered their exempt purposes,			
	how the organization was responsive to those supported organizations, and how the organization determined			
	that these activities constituted substantially all of its activities.	2a		
b	Did the activities described in line 2a, above, 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 lines 3a and 3b below.			
а	Did the organization have the power to regularly appoint or elect a majority of the officers, directors, or			
	trustees of each of the supported organizations? If "Yes" or "No" provide details in Part VI.	3a		
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 Part VI the role played by the organization in this regard.	3b		

Pai	rt V Type III Non-Functionally Integrated 509(a)(3) Supporting	ng Orgar	nizations	
1	Check here if the organization satisfied the Integral Part Test as a qualifying	ng trust on	Nov. 20, 1970 (explain in	Part VI). See instructions.
	All other Type III non-functionally integrated supporting organizations mus		•	
Sect	ion A - Adjusted Net Income		(A) Prior Year	(B) Current Year (optional)
1	Net short-term capital gain	1		
2	Recoveries of prior-year distributions	2		
3	Other gross income (see instructions)	3		
4	Add lines 1 through 3.	4		
5	Depreciation and depletion	5		
6	Portion of operating expenses paid or incurred for production or			
	collection of gross income or for management, conservation, or			
	maintenance of property held for production of income (see instructions)	6		
7	Other expenses (see instructions)	7		
8_	Adjusted Net Income (subtract lines 5, 6, and 7 from line 4)	8		
Sect	ion B - Minimum Asset Amount		(A) Prior Year	(B) Current Year (optional)
1	Aggregate fair market value of all non-exempt-use assets (see			
	instructions for short tax year or assets held for part of year):			
a	Average monthly value of securities	1a		
b	Average monthly cash balances	1b		
c	Fair market value of other non-exempt-use assets	1c		
d	Total (add lines 1a, 1b, and 1c)	1d		
е	Discount claimed for blockage or other factors			
	(explain in detail in 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 0.015 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 0.035.	6		
7	Recoveries of prior-year distributions	7		
8	Minimum Asset Amount (add line 7 to line 6)	8		
Sect	ion C - Distributable Amount			Current Year
1	Adjusted net income for prior year (from Section A, line 8, column A)	1		
2	Enter 0.85 of line 1.	2		
3	Minimum asset amount for prior year (from Section B, line 8, column A)	3		
4	Enter greater of line 2 or line 3.	4		
5	Income tax imposed in prior year	5		
6	Distributable Amount. Subtract line 5 from line 4, unless subject to			
	emergency temporary reduction (see instructions).	6		
7	Check here if the current year is the organization's first as a non-functional	ally integrat	ed Type III supporting orga	nization (see
	instructions).			

Schedule A (Form 990 or 990-EZ) 2020

Fai	t v Type in Non-Functionally integrated 509(aj(s) Supporting Orga	ilizations (contint	<u> ,ied)</u>	
Sect	on D - Distributions				Current Year
1	Amounts paid to supported organizations to accomplish exer	npt purposes		1	
2	Amounts paid to perform activity that directly furthers exemp	t purposes of supported			
	organizations, in excess of income from activity			2	
3	Administrative expenses paid to accomplish exempt purpose	s of supported organizations	3	3	
4	Amounts paid to acquire exempt-use assets			4	
5	Qualified set-aside amounts (prior IRS approval required - pro	ovide details in Part VI)		5	
6	Other distributions (describe in Part VI). See instructions.			6	
7	Total annual distributions. Add lines 1 through 6.			7	
8	Distributions to attentive supported organizations to which the	e organization is responsive			
	(provide details in Part VI). See instructions.			8	
9_	Distributable amount for 2020 from Section C, line 6			9	
10	Line 8 amount divided by line 9 amount		<u> </u>	10	
Sect	ion E - Distribution Allocations (see instructions)	(i) Excess Distributions	(ii) Underdistributior Pre-2020	าร	(iii) Distributable Amount for 2020
1	Distributable amount for 2020 from Section C, line 6				
2	Underdistributions, if any, for years prior to 2020 (reason-				
	able cause required - explain in Part VI). See instructions.				
3	Excess distributions carryover, if any, to 2020				
a	From 2015				
b	From 2016				
<u>C</u>	From 2017				
d	From 2018				
<u>e</u>	From 2019				
f	Total of lines 3a through 3e				
g	Applied to underdistributions of prior years				
<u>h</u>	Applied to 2020 distributable amount				
i_	Carryover from 2015 not applied (see instructions)				
<u>j_</u>	Remainder. Subtract lines 3g, 3h, and 3i from line 3f.				
4	Distributions for 2020 from Section D,				
	line 7: \$				
a	Applied to underdistributions of prior years				
<u> b</u>	Applied to 2020 distributable amount				
<u>C</u>	Remainder. Subtract lines 4a and 4b from line 4.				
5	Remaining underdistributions for years prior to 2020, if				
	any. Subtract lines 3g and 4a from line 2. For result greater				
	than zero, explain in Part VI. See instructions.				
6	Remaining underdistributions for 2020. Subtract lines 3h				
	and 4b from line 1. For result greater than zero, explain in				
	Part VI. See instructions.				
7	Excess distributions carryover to 2021. Add lines 3j				
	and 4c.				
8	Breakdown of line 7:				
	Excess from 2016				
	Excess from 2017				
	Excess from 2018				
	Excess from 2019				
•	Evenes from 2020				

Schedule A (Form 990 or 990-EZ) 2020

Schedule B

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

Department of the Treasury Internal Revenue Service

Schedule of Contributors

Attach to Form 990, Form 990-EZ, or Form 990-PF.
 Go to www.irs.gov/Form990 for the latest information.

OMB No. 1545-0047

2020

Name of the organization

Employer identification number

St. David's Foundation

74-1356589

Organization type (check one):

Filers of: Section:

Form 990 or 990-EZ X 501(c)(3) (enter number) organization

4947(a)(1) nonexempt charitable trust not treated as a private foundation

527 political organization

Form 990-PF 501(c)(3) exempt private foundation

4947(a)(1) nonexempt charitable trust treated as a private foundation

501(c)(3) taxable private foundation

Check if your organization is covered by the General Rule or a Special Rule.

Note: Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule. See instructions.

General Rule

X For an organization filing Form 990, 990-EZ, or 990-PF that received, during the year, contributions totaling \$5,000 or more (in money or property) from any one contributor. Complete Parts I and II. See instructions for determining a contributor's total contributions.

Special Rules

For an organization described in section 501(c)(3) filing Form 990 or 990-EZ that met the 33 1/3% support test of the regulations under sections 509(a)(1) and 170(b)(1)(A)(vi), that checked Schedule A (Form 990 or 990-EZ), Part II, line 13, 16a, or 16b, and that received from any one contributor, during the year, total contributions of the greater of (1) \$5,000; or (2) 2% of the amount on (i) Form 990, Part VIII, line 1h; or (ii) Form 990-EZ, line 1. Complete Parts I and II.

For an organization described in section 501(c)(7), (8), or (10) filing Form 990 or 990-EZ that received from any one contributor, during the year, total contributions of more than \$1,000 exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals. Complete Parts I (entering "N/A" in column (b) instead of the contributor name and address), II, and III.

For an organization described in section 501(c)(7), (8), or (10) filing Form 990 or 990-EZ that received from any one contributor, during the year, contributions exclusively for religious, charitable, etc., purposes, but no such contributions totaled more than \$1,000. If this box is checked, enter here the total contributions that were received during the year for an exclusively religious, charitable, etc., purpose. Don't complete any of the parts unless the **General Rule** applies to this organization because it received nonexclusively religious, charitable, etc., contributions totaling \$5,000 or more during the year ______ \bigsim \frac{1}{2} \int \frac{

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

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

Schedule B (Form 990, 990-EZ, or 990-PF) (2020)

Name of organization Employer identification number

St. David's Foundation

74-1356589

Part I	Contributors (see instructions). Use duplicate copies of Part I if additional	onal space is needed.	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
1		\$30,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
2		\$25,667. 	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
			Person Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
			Person Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
			Person Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
		\$	Person Payroll Noncash (Complete Part II for noncash contributions.)

Name of organization Employer identification number

St. David's Foundation

74-1356589

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

Name of organization Employer identification number

	from any one contributor. Complete columns (completing Part III, enter the total of exclusively religious, Use duplicate copies of Part III if additional	 a) through (e) and the following line er charitable, etc., contributions of \$1,000 or 	try. For orgai	(7), (8), or (10) that total more than \$1,000 for the y nizations ear. (Enter this info. once.) \$\Bigsir \\$
No. om art I	(b) Purpose of gift	(c) Use of gift		(d) Description of how gift is held
	Transferee's name, address, a	(e) Transfer of gi		tionship of transferor to transferee
No				
No. om rt I	(b) Purpose of gift	(c) Use of gift		(d) Description of how gift is held
-	Transferee's name, address, a	(e) Transfer of gir		tionship of transferor to transferee
No. om rt I	(b) Purpose of gift	(c) Use of gift		(d) Description of how gift is held
-		(e) Transfer of gi	-	
- 1	Transferee's name, address, a	and ZIP + 4	Rela	tionship of transferor to transferee
No. om rt I	(b) Purpose of gift	(c) Use of gift		(d) Description of how gift is held
No.	(b) Purpose of gift	(c) Use of gift		(d) Description of how gift is held

SCHEDULE C

(Form 990 or 990-EZ)

Political Campaign and Lobbying Activities

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

OMB No. 1545-0047

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

Complete if the organization is described below. ► Attach to Form 990 or Form 990-EZ. Open to Public Inspection

Department of the Treasury Internal Revenue Service

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) organizat	tions: Complete Part III.			
Nan	ne of organization			Empl	oyer identification number
	St. Dav	id's Foundation			74-1356589
Pa	art I-A Complete if the org	janization is exempt under	section 501(c) or	r is a section 527 org	ganization.
2 3	Provide a description of the organiz Political campaign activity expendit Volunteer hours for political campai	ures gn activities		▶ \$	
		anization is exempt under			
	Enter the amount of any excise tax				
	Enter the amount of any excise tax				
	If the organization incurred a section				
	Was a correction made?				Yes No
	o If "Yes," describe in Part IV. art I-C Complete if the org	anization is exempt under	section 501(c)	except section 501(c)	1/31
		•	. ,,		
	Enter the amount directly expended Enter the amount of the filing organ				
2	exempt function activities		•		
2	Total exempt function expenditures			Ψ Ψ	
Ü	line 17b		,	> ¢	
4	Did the filing organization file Form				
	Enter the names, addresses and en made payments. For each organizar contributions received that were propolitical action committee (PAC). If a	nployer identification number (EIN) tion listed, enter the amount paid f omptly and directly delivered to a s	of all section 527 polit rom the filing organiza eparate political organ	ical organizations to which tion's funds. Also enter the iization, such as a separate	the filing organization amount of political
	(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

Schedule C (Form 990 or 990-EZ) 2020	St. David's	s Foundation		74-1	.356589 Page 2
Part II-A Complete if the org	anization is exe	mpt under sectior	n 501(c)(3) and file	ed Form 5768 (ele	ection under
expenses, and share	re of excess lobbying	• ′		group member's nam	e, address, EIN,
B Check ► if the filing organiza	tion checked box A a	and "limited control" pro	visions apply.		[n > n m n n
	ts on Lobbying Expo ditures" means amo	enditures unts paid or incurred.)	1	(a) Filing organization's totals	(b) Affiliated group totals
1a Total lobbying expenditures to influ	uence public opinion	(grassroots lobbying)			
b Total lobbying expenditures to influ	uence a legislative bo	ody (direct lobbying)			
c Total lobbying expenditures (add li	nes 1a and 1b)				
d Other exempt purpose expenditure	es				
e Total exempt purpose expenditure	s (add lines 1c and 1	d)			
f Lobbying nontaxable amount. Ente	er the amount from the	ne following table in bot	h columns.		
If the amount on line 1e, column (a) o	or (b) is: The lo	bbying nontaxable am	ount is:		
Not over \$500,000	20% o	f the amount on line 1e.			
Over \$500,000 but not over \$1,000	0,000 \$100,0	000 plus 15% of the exc	ess over \$500,000.		
Over \$1,000,000 but not over \$1,5	00,000 \$175,0	000 plus 10% of the exc	ess over \$1,000,000.		
Over \$1,500,000 but not over \$17,		000 plus 5% of the exce	ss over \$1,500,000.		
Over \$17,000,000	\$1,000),000.			
g Grassroots nontaxable amount (en	iter 25% of line 1f)				
h Subtract line 1g from line 1a. If zer					
i Subtract line 1f from line 1c. If zero	o or less, enter -0-				
j If there is an amount other than ze	ro on either line 1h o	r line 1i, did the organiza	ation file Form 4720		
reporting section 4911 tax for this					Yes No
	4-Year Av	veraging Period Under	Section 501(h)		
(Some organizations t		501(h) election do not rate instructions for li	•	of the five columns b	elow.
	Lobbying Expe	enditures During 4-Yea	ar Averaging Period		
Calendar year (or fiscal year beginning in)	(a) 2017	(b) 2018	(c) 2019	(d) 2020	(e) Total
2a Lobbying nontaxable amount					
b Lobbying ceiling amount					
(150% of line 2a, column(e))					
c Total lobbying expenditures					
d Grassroots nontaxable amount					
e Grassroots ceiling amount					
(150% of line 2d, column (e))					

Schedule C (Form 990 or 990-EZ) 2020

f Grassroots lobbying expenditures

Schedule C (Form 990 or 990-EZ) 2020 St. David's Foundation 74-13565 Part II-B Complete if the organization is exempt under section 501(c)(3) and has NOT filed Form 5768 (election under section 501(h)).

or each "Yes" response on lines 1a through 1i below, provide in Part IV a detailed description	(a)	(b)	
f the lobbying activity.	Yes	No	Amou	unt
During the year, did the filing organization attempt to influence foreign, national, state, or				
local legislation, including any attempt to influence public opinion on a legislative matter				
or referendum, through the use of:				
a Volunteers?		X		
b Paid staff or management (include compensation in expenses reported on lines 1c through 1i)?		Х		
c Media advertisements?		X		
d Mailings to members, legislators, or the public?		X		
e Publications, or published or broadcast statements?		X		
f Grants to other organizations for lobbying purposes?		X		
g Direct contact with legislators, their staffs, government officials, or a legislative body?		X		
h Rallies, demonstrations, seminars, conventions, speeches, lectures, or any similar means?		X		
i Other activities?	X		32	,998
j Total. Add lines 1c through 1i			32	,998
2a Did the activities in line 1 cause the organization to be not described in section 501(c)(3)?		X		
b If "Yes," enter the amount of any tax incurred under section 4912				
c If "Yes," enter the amount of any tax incurred by organization managers under section 4912				
d If the filing organization incurred a section 4912 tax, did it file Form 4720 for this year?				
Part III-A Complete if the organization is exempt under section 501(c)(4), section	on 501(c)(5	i), or sec	tion	
501(c)(6).				
			Yes	No
1 Were substantially all (90% or more) 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 carry over lobbying and political campaign activity expenditures from t	he prior year?	9 3		
- garanta agree and a second an	ne phor year:			
Part III-B Complete if the organization is exempt under section 501(c)(4), section	on 501(c)(5), or sec		
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes."	on 501(c)(5), or sec		3, is
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes."	on 501(c)(5 "No" OR (b), or sec (b) Part I		3, is
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes."	on 501(c)(5 "No" OR (b), or sec (b) Part I		3, is
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." 1 Dues, assessments and similar amounts from members	on 501(c)(5 "No" OR (b), or sec (b) Part I		3, is
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." 1 Dues, assessments and similar amounts from members 2 Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid).	on 501(c)(5 "No" OR (b), or sec (b) Part I		3, is
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." 1 Dues, assessments and similar amounts from members 2 Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). a Current year	on 501(c)(5 "No" OR (b), or sec (b) Part I		3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). a Current year b Carryover from last year	on 501(c)(5 "No" OR (i), or sec (b) Part I		3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). a Current year b Carryover from last year c Total	on 501(c)(5 "No" OR (i), or sec (b) Part I		3, is
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." 1 Dues, assessments and similar amounts from members 2 Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). a Current year b Carryover from last year c Total	on 501(c)(5 "No" OR (i), or sec (b) Part I		3, is
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." 1 Dues, assessments and similar amounts from members 2 Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). a Current year b Carryover from last year c Total 3 Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues	on 501(c)(5 "No" OR (i), or sec (b) Part I		3, is
Part III-B Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." 1 Dues, assessments and similar amounts from members 2 Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). a Current year b Carryover from last year c Total 3 Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues 4 If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the expenses for what portion of the expenses for which the organization is exempt under section 501(c)(4),	on 501(c)(5 "No" OR (i), or sec (b) Part I		3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the exdoes the organization agree to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agrees to carryover to the reasonable estimate of nondeductible lobbying and particular agre	on 501(c)(5 "No" OR (2a 2b 2c 3		3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the exdoes the organization agree to carryover to the reasonable estimate of nondeductible lobbying and expenditure next year?	on 501(c)(5 "No" OR (i), or sec (b) Part I		3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the expenditure next year? Taxable amount of lobbying and political expenditures (See instructions) Supplemental Information	on 501(c)(5 "No" OR (2a 2b 2c 3	II-A, line (3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the expenditure next year? Taxable amount of lobbying and political expenditures (See instructions) Provide the descriptions required for Part I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated ground)	on 501(c)(5 "No" OR (2a 2b 2c 3	II-A, line (3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of politic expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the expenditure next year? Taxable amount of lobbying and political expenditures (See instructions) Part IV Supplemental Information Provide the descriptions required for Part I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated grounstructions); and Part II-B, line 1. Also, complete this part for any additional information.	on 501(c)(5 "No" OR (2a 2b 2c 3	II-A, line (3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the expenditure next year? Taxable amount of lobbying and political expenditures (See instructions) Provide the descriptions required for Part I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated ground)	on 501(c)(5 "No" OR (2a 2b 2c 3	II-A, line (3, is
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Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of politic expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the expenditure next year? Taxable amount of lobbying and political expenditures (See instructions) Part IV Supplemental Information Provide the descriptions required for Part I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated grounstructions); and Part II-B, line 1. Also, complete this part for any additional information.	cess political	5), or sec (b) Part I	II-A, line (3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the extension does the organization agree to carryover to the reasonable estimate of nondeductible lobbying and expenditure next year? Taxable amount of lobbying and political expenditures (See instructions) Part IV Supplemental Information Provide the descriptions required for Part I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated grounstructions); and Part II-B, line 1. Also, complete this part for any additional information. Part II-B, Line 1, Lobbying Activities: The Schedule K-1 from St. David's Healthcare Partners	cess political p list); Part II-	2a 2b 2c 3 4 5 A, lines 1 ar	II-A, line (3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." 1 Dues, assessments and similar amounts from members 2 Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). a Current year b Carryover from last year c Total 3 Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues 4 If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the exdoes the organization agree to carryover to the reasonable estimate of nondeductible lobbying and expenditure next year? 5 Taxable amount of lobbying and political expenditures (See instructions) Part IV Supplemental Information Provide the descriptions required for Part I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated grounstructions); and Part II-B, line 1. Also, complete this part for any additional information. Part II-B, Line 1, Lobbying Activities:	cess political p list); Part II-	2a 2b 2c 3 4 5 A, lines 1 ar	II-A, line (3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." 1 Dues, assessments and similar amounts from members 2 Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). a Current year b Carryover from last year c Total 3 Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues 4 If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the exdoes the organization agree to carryover to the reasonable estimate of nondeductible lobbying and expenditure next year? 5 Taxable amount of lobbying and political expenditures (See instructions) Part IV Supplemental Information Provide the descriptions required for Part I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated groundstructions); and Part II-B, line 1. Also, complete this part for any additional information. Part II-B, Line 1, Lobbying Activities: Che Schedule K-1 from St. David's Healthcare Partners Partnership") included \$32,998 of lobbying expenditures	cess political hip, LP	i), or sec (b) Part I	II-A, line (3, is
Complete if the organization is exempt under section 501(c)(4), section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered answered "Yes." Dues, assessments and similar amounts from members Section 162(e) nondeductible lobbying and political expenditures (do not include amounts of political expenses for which the section 527(f) tax was paid). Current year Carryover from last year Total Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the extension does the organization agree to carryover to the reasonable estimate of nondeductible lobbying and expenditure next year? Taxable amount of lobbying and political expenditures (See instructions) Part IV Supplemental Information Provide the descriptions required for Part I-A, line 1; Part I-B, line 4; Part I-C, line 5; Part II-A (affiliated grounstructions); and Part II-B, line 1. Also, complete this part for any additional information. Part II-B, Line 1, Lobbying Activities: The Schedule K-1 from St. David's Healthcare Partners	cess political hip, LP	i), or sec (b) Part I	II-A, line (3, is

SCHEDULE D (Form 990)

Department of the Treasury Internal Revenue Service

Supplemental Financial Statements

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

► Attach to Form 990.

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

OMB No. 1545-0047 Open to Public Inspection

Name of the organization

David's Foundation

Employer identification number 74-1356589

	organization answered "Yes" on Form 990, Part IV, line	(a) Donor advised funds	(b) Funds and other accounts	
1	Total number at end of year			
2	Aggregate value of contributions to (during year)			
3	Aggregate value of grants from (during year)			
4	Aggregate value at end of year			
5	Did the organization inform all donors and donor advisors in w	riting that the assets held in donor ac	lvised funds	
•	are the organization's property, subject to the organization's e	_		
6	Did the organization inform all grantees, donors, and donor ac			
•	for charitable purposes and not for the benefit of the donor or			
	• •			
Pa				
1	Purpose(s) of conservation easements held by the organization		o, 1 art 10, 1110 7.	
•	Preservation of land for public use (for example, recreat		n of a historically important land area	
	Protection of natural habitat	· —	n of a certified historic structure	
	Preservation of open space	Freservation	Tot a certified historic structure	
2		ad aanaanyatian aantributian in the fo	rm of a conservation accoment on the last	
2	Complete lines 2a through 2d if the organization held a qualific day of the tax year.	ed conservation contribution in the fo	Held at the End of the Tax Yea	
_			_	
_			A.	
b		atura in aluda dia (a)		
C	Number of conservation easements on a certified historic stru			
a	Number of conservation easements included in (c) acquired at	•	I I	
_	listed in the National Register			
3	Number of conservation easements modified, transferred, rele	ased, extinguished, or terminated by	the organization during the tax	
	year -			
4	Number of states where property subject to conservation ease		_	
5	Does the organization have a written policy regarding the period	0, 1		
	violations, and enforcement of the conservation easements it			
6	Staff and volunteer hours devoted to monitoring, inspecting, h	andling of violations, and enforcing c	onservation easements during the year	
	—			
7	Amount of expenses incurred in monitoring, inspecting, handl	ing of violations, and enforcing conse	rvation easements during the year	
	▶ \$			
8	Does each conservation easement reported on line 2(d) above	•		
	and section 170(h)(4)(B)(ii)?			
9	In Part XIII, describe how the organization reports conservation	•		
	balance sheet, and include, if applicable, the text of the footnot	ote to the organization's financial state	ements that describes the	
_	organization's accounting for conservation easements.			
Pa	t III Organizations Maintaining Collections of		Other Similar Assets.	
	Complete if the organization answered "Yes" on Form	990, Part IV, line 8.		
1a	If the organization elected, as permitted under FASB ASC 958	s, not to report in its revenue statemer	nt and balance sheet works	
	of art, historical treasures, or other similar assets held for publ	ic exhibition, education, or research in	n furtherance of public	
	service, provide in Part XIII the text of the footnote to its finance	cial statements that describes these it	tems.	
b	If the organization elected, as permitted under FASB ASC 958, to report in its revenue statement and balance sheet works of			
	art, historical treasures, or other similar assets held for public exhibition, education, or research in furtherance of public service,			
	provide the following amounts relating to these items:			
	(i) Revenue included on Form 990, Part VIII, line 1		> \$	
2	If the organization received or held works of art, historical trea			
	the following amounts required to be reported under FASB AS			
	·			
а	Revenue included on Form 990, Part VIII, line 1		> \$	

Pai	t III Organizations Maintaining C	ollections of Art	t, Historical Tre	asures, or Othe	er Sim	ilar Assets	(continued)	
3	,							
	collection items (check all that apply):							
а	Public exhibition	d	Loan or excl	hange program				
b	Scholarly research							
С	Preservation for future generations							
4	Provide a description of the organization's co	llections and explain	how they further th	e organization's exe	mpt pu	rpose in Part	XIII.	
5	During the year, did the organization solicit or	receive donations of	of art, historical treas	sures, or other simila	r asset	S		
	to be sold to raise funds rather than to be ma	intained as part of th	ne organization's col	lection?			Yes No	
Pai	t IV Escrow and Custodial Arrang	gements. Comple	ete if the organization	n answered "Yes" o	n Form	990, Part IV,	line 9, or	
	reported an amount on Form 990, Par							
1a	Is the organization an agent, trustee, custodia	an or other intermedi	ary for contributions	s or other assets not	include	ed		
	on Form 990, Part X?						Yes No	
b	If "Yes," explain the arrangement in Part XIII a							
							Amount	
С	Beginning balance				🗔	lc		
	Additions during the year					ld		
	Distributions during the year					le		
f	Ending balance					1f		
2a	Did the organization include an amount on Fo				ility?		Yes No	
b	If "Yes," explain the arrangement in Part XIII.	Check here if the ex	planation has been j	provided on Part XIII	·			
Pai	t V Endowment Funds. Complete it	the organization an	swered "Yes" on Fo	rm 990, Part IV, line	10.			
	·	(a) Current year	(b) Prior year	(c) Two years back		ree years back	(e) Four years back	
1a	Beginning of year balance	2,633,072.	2,628,551.	2,623,278.		2,620,553.	2,619,269.	
b	Contributions							
С	Net investment earnings, gains, and losses	184.	4,521.	5,273.		2,725.	1,284.	
d	Grants or scholarships							
е	Other expenditures for facilities							
	and programs							
f	Administrative expenses							
g	End of year balance	2,633,256.	2,633,072.	2,628,551.		2,623,278.	2,620,553.	
2	Provide the estimated percentage of the curre	ent year end balance	e (line 1g, column (a)) held as:				
а	Board designated or quasi-endowment	•	%	,				
b	Permanent endowment ► 100	%						
С		<u></u> -						
	The percentages on lines 2a, 2b, and 2c show	ıld equal 100%.						
За	Are there endowment funds not in the posses		tion that are held an	d administered for t	he orga	nization		
	by:	· ·			·		Yes No	
	(i) Unrelated organizations 3a(i) X							
	· · · · · · · · · · · · · · · · · · ·						3a(ii) X	
b								
4	Describe in Part XIII the intended uses of the							
Pai	t VI Land, Buildings, and Equipm	ent.						
	Complete if the organization answered	d "Yes" on Form 990	, Part IV, line 11a. S	ee Form 990, Part X	, line 10).		
	Description of property	(a) Cost or of			Accumi		(d) Book value	
		basis (investm	nent) basis	(other) de	eprecia	tion	•	
1a	Land							
	Buildings	I						
	Leasehold improvements							
	Equipment							
	Other		7,75	4,432. 3,	869	,510.	3,884,922.	
	. Add lines 1a through 1e. (Column (d) must ed						3,884,922.	

Schedule D (Form 990) 2020 St. David's	Foundation	74-	-1356589 Page 3
Part VII Investments - Other Securities.			
Complete if the organization answered "Yes"	on Form 990, Part IV, line 1	1b. See Form 990, Part X, line 12.	
(a) Description of security or category (including name of security)	(b) Book value	(c) Method of valuation: Cost or end-	of-year market value
(1) Financial derivatives			
(2) Closely held equity interests			
(3) Other			
(A) TIFF Partnership			
(B) Investments	131,834,420.	End-of-Year Market	
(C) Vanguard Funds	59,871,562.	End-of-Year Market	
(D) State Street Funds	8,047,883.	End-of-Year Market	
(E) JAZZ Funds	9,434,923.	End-of-Year Market	
(F) Summit Rock Portfolios	657,030,346.	End-of-Year Market	
(G) Upfront Funds	5,913,123.	End-of-Year Market	Value
(H)	001 000 000		
Total. (Col. (b) must equal Form 990, Part X, col. (B) line 12.)	891,800,757.		
Part VIII Investments - Program Related.			
Complete if the organization answered "Yes"			-f
(a) Description of investment	(b) Book value	(c) Method of valuation: Cost or end-	or-year market value
(1) St. David's Healthcare	404 600 E67	0.5	
(2) Partnership, LP, LLP	404,680,567.	Cost	
(3)			
(4)			
(5)			
(6)			
(7)			
(8)			
(9) Total. (Col. (b) must equal Form 990, Part X, col. (B) line 13.)	404,680,567.		
Part IX Other Assets.	101,000,501		
Complete if the organization answered "Yes"	on Form 990 Part IV line 1	1d See Form 990 Part X line 15	
	Description	Ta. coo Form coo, Fare X, into To.	(b) Book value
(1)	·		
(2)			
(3)			
(4)			
(5)			
(6)			
(7)			
(8)			
(9)			
Total. (Column (b) must equal Form 990. Part X. col. (B) line	e 15.)	>	
Part X Other Liabilities.			
Complete if the organization answered "Yes"	on Form 990, Part IV, line 1	1e or 11f. See Form 990, Part X, line 25.	
1. (a) Description of liability			(b) Book value
(1) Federal income taxes			
(2) Due to SDCHF Initiatives			168,598.
(3) Due from SDF Community Fun	nd		-204.
(4)			
(5)			
(6)			

2. Liability for uncertain tax positions. In Part XIII, provide the text of the footnote to the organization's financial statements that reports the organization's liability for uncertain tax positions under FASB ASC 740. Check here if the text of the footnote has been provided in Part XIII

168,394.

Total. (Column (b) must equal Form 990, Part X, col. (B) line 25.)

(7) (8)

Part V, line 4:

The Key Endowment funds will be used for nursing scholarships at Texas

State University.

Part X, Line 2:

The Foundation, Holdings, Community Fund, and Initiatives are public,
nonprofit 501(C)(3) organizations exempt from federal income taxes under

Section 501(C)(3) of the Internal Revenue Code, except to the extent they
have unrelated business activities. As such, no provision for federal
income taxes has been made in the accompanying consolidated financial
statements related to these four entities.

Schedule D (Form 990) 2020 St. David's Foundation

Part XIII | Supplemental Information (continued)

The Financial Accounting Standards Board (FASB) provides guidance for how
uncertain tax positions should be recognized, measured, disclosed and
presented in the consolidated financial statements. This requires the
evaluation of tax positions taken or expected to be taken in the course of
preparing the Foundation's tax return to determine whether the tax
positions are "more likely than not" of being sustained "when challenged"
or "when examined" by the applicable tax authority. Tax positions not
deemed to meet the more likely than not threshold would be recorded as a
tax benefit or expense and liability in the current year. Management has
determined there are no material uncertain income tax positions.
The Foundation's policy is to record interest and penalty expense related
to income taxes as interest and other expense, respectively. At December
31, 2020 and 2019, no interest or penalties have been or are required to
be accrued.

Schedule D (Form 990) St. David's Foundation

Part XIII Supplemental Information (continued)

Part VII Investments - Other Securities. See Form 990, Part X, line 12.		
(a) Description of security or category (including name of security)	(b) Book value	(c) Method of valuation: Cost or end-of-year market value
Silverpoint Distressed Opportunity Fund	12,137,586.	FMV
ARCH Funds	7,530,914.	FMV

SCHEDULE H (Form 990)

Department of the Treasury

Internal Revenue Service

Part I

Hospitals

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

OMB No. 1545-0047

Open to Public Inspection

Name of the organization

St. David's Foundation

Financial Assistance and Certain Other Community Benefits at Cost

Employer identification number 74-1356589

Yes No Х 1a Did the organization have a financial assistance policy during the tax year? If "No," skip to question 6a 1a If "Yes," was it a written policy?
If the organization had multiple hospital facilities, indicate which of the following best describes application of the financial assistance policy to its various hospital X 1b 2 facilities during the tax year. X 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: Х 3a X 200% Other 150% b Did the organization use FPG as a factor in determining eligibility for providing discounted care? If "Yes," indicate which of the following was the family income limit for eligibility for discounted care: Х 3b 500 % 300% 350% 400% X Other c If the organization used factors other than FPG in determining eligibility, describe in Part VI the criteria used for determining eligibility for free or discounted care. Include in the description whether the organization used an asset test or other threshold, regardless of income, as a factor in determining eligibility for free or discounted care. Did the organization's financial assistance policy that applied to the largest number of its patients during the tax year provide for free or discounted care to the Х X 5a Did the organization budget amounts for free or discounted care provided under its financial assistance policy during the tax year? 5a **b** If "Yes," did the organization's financial assistance expenses exceed the budgeted amount? Х 5b c If "Yes" to line 5b, as a result of budget considerations, was the organization unable to provide free or discounted Х care to a patient who was eligible for free or discounted care? X 6a Did the organization prepare a community benefit report during the tax year? 6a **b** If "Yes." did the organization make it available to the public? Х 6b Complete the following table using the worksheets provided in the Schedule H instructions. Do not submit these worksheets with the Schedule H. Financial Assistance and Certain Other Community Benefits at Cost (c) Total community (a) Number of (f) Percent of total expense (d) Direct offsetting (e) Net community (b) Persons **Financial Assistance and** activities or programs (optional) served (optional) **Means-Tested Government Programs** a Financial Assistance at cost (from 576,268.54101121. 54677389. 7.67% Worksheet 1) **b** Medicaid (from Worksheet 3, 51578852.77263560. .00% column a) c Costs of other means-tested government programs (from 0. 0. Worksheet 3, column b) d Total. Financial Assistance and 10625624177839828.54101121. 7.67% Means-Tested Government Programs **Other Benefits** e Community health improvement services and community benefit operations 20225317. 0.20225317. 2.87% (from Worksheet 4) f Health professions education 2526624. 0. 2526624. .36% (from Worksheet 5) g Subsidized health services .00% 0. (from Worksheet 6)

h Research (from Worksheet 7)i Cash and in-kind contributions for community benefit (from

j Total. Other Benefits

k Total. Add lines 7d and 7j

Worksheet 8)

19.36%

172,507.

0.59589074.

291,968.82513522.

291,968.

18906173178131796.136614643

464.475.

59589074.

82805490.

Schedule H (Form 990) 2020 St. David's Foundation

Part II | Community Building Activities Complete this table if the or

	tax year, and describe in Pa	(a) Number of activities or programs (optional)	nity building activi (b) Persons served (optional)	(c) Total community building expe	y offs	h of the (d) Directetting reve	t	(e) Net community building expense	(f)	Percent tal expen	
1	Physical improvements and housing	(optional)		Danaing Oxpo							
2	Economic development										
3	•										
4											
5	Leadership development and										
	training for community members										
6											
7	<u> </u>										
	advocacy										
8	Workforce development										
9	Other										
10	Total										
	art III Bad Debt, Medicare,	& Collection Pr	actices								
Sec	tion A. Bad Debt Expense									Yes	No
1	Did the organization report bad de	bt expense in accord	lance with Healtho	care Financia	l Managem	ent Ass	ociatio	n			
					-		00,000		1		х
2	Enter the amount of the organization								-		
_	methodology used by the organiza					2	1.	478,260			
3	Enter the estimated amount of the							,			
•	patients eligible under the organiza	-	· ·		the						
methodology used by the organization to estimate this amount and the rationale, if any, for including this portion of bad debt as community benefit 3											
,											
4 Provide in Part VI the text of the footnote to the organization's financial statements that describes bad debt											
expense or the page number on which this footnote is contained in the attached financial statements.											
Section B. Medicare 5 Enter total revenue received from Medicare (including DSH and IME) 5 163,991,515.											
0 000 100											
7									4		
8	Describe in Part VI the extent to what Alex describe in Part VI the extent to what Alex describes in Part VI th										
	Also describe in Part VI the costing	, ,,	arce used to deter	mine the amo	ount report	ea on iii	ie o.				
	Check the box that describes the r			7 044							
	Cost accounting system	Cost to char	ge ratio [A	Other							
	tion C. Collection Practices	alaba a allabata a a P	and the state of t	0					0-	х	
	Did the organization have a written								9a	Λ.	
b	If "Yes," did the organization's collection						ntain pr	ovisions on the	۱ ۵.	v	
Da	collection practices to be followed for part IV Management Compa	nies and Joint	Lontures	ai assistance?	Describe in	Part VI			9b	X	
	•				officers, directi	ors, trustee	es, key er	nployees, and physici	ans - see	instructio	ons)
	(a) Name of entity		cription of primary	/	(c) Organi			Officers, direct- t, trustees, or	٠,	hysicia	
		ac	tivity of entity		profit % c			y employees'	•	ofit % c stock	r
					OWITEIS	11P /0		fit % or stock		ership	%
1	Ct Dorridia	mho nous d	ation area	~ ~			+ 0	wnership %	- ***		• •
	St. David's	The Found									
	althCare	controlli									
	rtnership, L.P.,	St. David	s Health	care	40 5	. U 0'		0.08		0.00	0.
LL	r .	David : 1	. 1. 1 1		40.5	98	+	.00%		.00	<u>б</u>
		Partnersh					-				
		operated		ıtaıs			-				
4		in Centra	r Texas.								
							1				
		1		ı			1	ı			

Section A. Hospital Facilities		_			ital					
(list in order of size, from largest to smallest)	_	surgical	<u></u>	_	Critical access hospital					
How many hospital facilities did the organization operate	pita	sur	spit	pita	sho	ility				
during the tax year?	- l	al &	임	hos	ses	fac	SI			
Name, address, primary website address, and state license number	I icensed hospital	medical	Children's hospital	eaching hospital	l ac	Research facility	ER-24 hours	ĕ		Facility
(and if a group return, the name and EIN of the subordinate hospital organization that operates the hospital facility)	ens	ien. m	ij	ach	tica	sea	-24	ER-other		reporting group
	<u> </u>	ge	듄	ě	Ş	Re	15	H	Other (describe)	
1 St. David's Medical Center										
919 E 32nd Street Austin, TX 78705										
www.stdavids.com										
000035	-x	v					x			A
2 St. David's North Austin Medical Cente	^A	^					Δ			+≏-
12221 N. Mopac Expwy										
Austin, TX 78758										
www.stdavids.com										
008299	$\exists_{\mathbf{x}}$	x	х				х			A
3 St. David's South Austin Medical Cente										
901 W. Ben White Blvd										
Austin, TX 78704										
www.stdavids.com										
000602	X	Х					Х			Α
4 St. David's Round Rock Medical Center										
2400 Round Rock Ave										
Round Rock, TX 78681										
www.stdavids.com										
000608	X	X					Х			A
	_									
	_									
	\dashv									
	-									
										+
	_	l							ĺ	1

Section B. Facility Policies and Practices

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

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

Line number of hospital facility, or line numbers of hospital facilities in a facility reporting group (from Part V, Section A): 1, 2, 3, 4

			Yes	No			
Co	mmunity Health Needs Assessment						
1	Was the hospital facility first licensed, registered, or similarly recognized by a state as a hospital facility in the						
	current tax year or the immediately preceding tax year?	1		Х			
2	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						
3							
	community health needs assessment (CHNA)? If "No," skip to line 12						
	If "Yes," indicate what the CHNA report describes (check all that apply):						
;	a X A definition of the community served by the hospital facility						
-	b X Demographics of the community						
	c X Existing health care facilities and resources within the community that are available to respond to the health needs						
	of the community						
(d X How data was obtained						
	e X The significant health needs of the community						
1	f X Primary and chronic disease needs and other health issues of uninsured persons, low-income persons, and minority						
	groups						
,	g X The process for identifying and prioritizing community health needs and services to meet the community health needs						
-	h X The process for consulting with persons representing the community's interests						
į	i X The impact of any actions taken to address the significant health needs identified in the hospital facility's prior CHNA(s)						
	j Other (describe in Section C)						
4	Indicate the tax year the hospital facility last conducted a CHNA: 20 19						
5	In conducting its most recent CHNA, did the hospital facility take into account input from persons who represent the broad						
	interests of the community served by the hospital facility, including those with special knowledge of or expertise in public						
	health? If "Yes," describe in Section C how the hospital facility took into account input from persons who represent the						
	community, and identify the persons the hospital facility consulted	5	Х				
6	a Was the hospital facility's CHNA conducted with one or more other hospital facilities? If "Yes," list the other						
	hospital facilities in Section C	6a	Х				
-	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	X				
7	Did the hospital facility make its CHNA report widely available to the public?	7	Х				
	If "Yes," indicate how the CHNA report was made widely available (check all that apply):						
;	a X Hospital facility's website (list url): www.stdavidsfoundation.org/grantmaking/co						
١	b Other website (list url):						
(c X Made a paper copy available for public inspection without charge at the hospital facility						
(d X Other (describe in Section C)						
8	Did the hospital facility adopt an implementation strategy to meet the significant community health needs		v				
	identified through its most recently conducted CHNA? If "No," skip to line 11	8	X				
9	, , , , , , , , , , , , , , , , , , ,		7.7				
	Is the hospital facility's most recently adopted implementation strategy posted on a website?	10	Х				
	a If "Yes," (list url): www.stdavidsfoundation.org/grantmaking/community-nee						
	b If "No," is the hospital facility's most recently adopted implementation strategy attached to this return?	10b					
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.						
40	•						
12	a Did the organization incur an excise tax under section 4959 for the hospital facility's failure to conduct a CHNA as required by section 501(r)(3)?	ا م		_v			
	* * * * * * * * * * * * * * * * * * * *	12a		X			
	b If "Yes" to line 12a, did the organization file Form 4720 to report the section 4959 excise tax?	12b					
•	c If "Yes" to line 12b, what is the total amount of section 4959 excise tax the organization reported on Form 4720						
	for all of its hospital facilities? \$						

Schedule H (Form 990) 2020 St. David's Foundation

Part V Facility Information (continued)

Nar	ne of ho	spital facility or letter of facility reporting group Facility Reporting Group A			
				Yes	No
	Did the	hospital facility have in place during the tax year a written financial assistance policy that:			
13	Explain	ed eligibility criteria for financial assistance, and whether such assistance included free or discounted care?	13	X	
		" indicate the eligibility criteria explained in the FAP:			
á		Federal poverty guidelines (FPG), with FPG family income limit for eligibility for free care of			
		and FPG family income limit for eligibility for discounted care of			
ŀ	,	Income level other than FPG (describe in Section C)			
	: X	Asset level			
		Medical indigency			
•		Insurance status			
f	77	Underinsurance status			
ç	77	Residency			
Ì		Other (describe in Section C)			
		led the basis for calculating amounts charged to patients?	14	Х	
		led the method for applying for financial assistance?	15	Х	
		" indicate how the hospital facility's FAP or FAP application form (including accompanying instructions)			
		ed the method for applying for financial assistance (check all that apply):			
á	T	Described the information the hospital facility may require an individual to provide as part of his or her application			
ŀ		Described the supporting documentation the hospital facility may require an individual to submit as part of his			
		or her application			
	X	Provided the contact information of hospital facility staff who can provide an individual with information			
		about the FAP and FAP application process			
		Provided the contact information of nonprofit organizations or government agencies that may be sources			
		of assistance with FAP applications			
•		Other (describe in Section C)			
16	Was wi	dely publicized within the community served by the hospital facility?	16	Х	
		" indicate how the hospital facility publicized the policy (check all that apply):			
á		The FAP was widely available on a website (list url): See Part V, Page 8			
ŀ	77	The FAP application form was widely available on a website (list url): See Part V, Page 8			
(X	A plain language summary of the FAP was widely available on a website (list url): See Part V, Page 8			
	ı X	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	X	A plain language summary of the FAP was available upon request and without charge (in public locations in			
		the hospital facility and by mail)			
ç	X	Individuals were notified about the FAP by being offered a paper copy of the plain language summary of the FAP,			
		by receiving a conspicuous written notice about the FAP on their billing statements, and via conspicuous public			
		displays or other measures reasonably calculated to attract patients' attention			
ŀ	X	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 Limited English Proficiency (LEP) populations			
		Other (describe in Section C)			

Pa	rt V	Facility Information (continued)							
Billi	ng and	Collections							
Nan	ne of ho	pspital facility or letter of facility reporting group Facility Reporting Group A							
				Yes	No				
17	Did the	e hospital facility have in place during the tax year a separate billing and collections policy, or a written financial							
assistance policy (FAP) that explained all of the actions the hospital facility or other authorized party may take upon nonpayment?									
	nonpayment?								
18 Check all of the following actions against an individual that were permitted under the hospital facility's policies during the									
tax year before making reasonable efforts to determine the individual's eligibility under the facility's FAP:									
a Reporting to credit agency(ies)									
b	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							
c		Actions that require a legal or judicial process							
e		Other similar actions (describe in Section C)							
f	X	None of these actions or other similar actions were permitted							
19	Did the	e hospital facility or other authorized party perform any of the following actions during the tax year before making							
	reason	able efforts to determine the individual's eligibility under the facility's FAP?	19		X				
	If "Yes	" check all actions in which the hospital facility or a third party engaged:							
а		Reporting to credit agency(ies)							
b		Selling an individual's debt to another party							
c		Deferring, denying, or requiring a payment before providing medically necessary care due to nonpayment of a							
		previous bill for care covered under the hospital facility's FAP							
c		Actions that require a legal or judicial process							
e		Other similar actions (describe in Section C)							
20	Indicat	e which efforts the hospital facility or other authorized party made before initiating any of the actions listed (whether or							
	not che	ecked) in line 19 (check all that apply):							
а	X	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	ın C)						
c	X	Processed incomplete and complete FAP applications (if not, describe in Section C)							
c	X	Made presumptive eligibility determinations (if not, describe in Section C)							
e		Other (describe in Section C)							
f		None of these efforts were made							
		ting to Emergency Medical Care							
21	Did the	e hospital facility have in place during the tax year a written policy relating to emergency medical care							
	that re	quired the hospital facility to provide, without discrimination, care for emergency medical conditions to							
		uals regardless of their eligibility under the hospital facility's financial assistance policy?	21	X					
	If "No,	' indicate why:							
а		The hospital facility did not provide care for any emergency medical conditions							
b		The hospital facility's policy was not in writing							
c		The hospital facility limited who was eligible to receive care for emergency medical conditions (describe in Section C)							
C		Other (describe in Section C)							

Pa	art V Facility Information (continued)		
Cha	arges to Individuals Eligible for Assistance Under the FAP (FAP-E	gible Individuals)	
Nan	me of hospital facility or letter of facility reporting groupFac	ility Reporting Group A	
		Ye	s No
22	Indicate how the hospital facility determined, during the tax year, the individuals for emergency or other medically necessary care.	e maximum amounts that can be charged to FAP-eligible	
а	a The hospital facility used a look-back method based on cla 12-month period	ns allowed by Medicare fee-for-service during a prior	
b	b The hospital facility used a look-back method based on cla health insurers that pay claims to the hospital facility during	·	
С	${f c}$ ${f X}$ The hospital facility used a look-back method based on cla	ns allowed by Medicaid, either alone or in combination	
	with Medicare fee-for-service and all private health insurers 12-month period	hat pay claims to the hospital facility during a prior	
d	d The hospital facility used a prospective Medicare or Medica	d method	
23			
	emergency or other medically necessary services more than the am	ounts generally billed to individuals who had	
	insurance covering such care?	23	X
	If "Yes," explain in Section C.		
24	During the tax year, did the hospital facility charge any FAP-eligible service provided to that individual?	ndividual an amount equal to the gross charge for any	x
	If "Yes," explain in Section C.		

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

Facility Reporting Group A

Part V, line 16a, FAP website:

www.stdavids.com/patients-visitors/charity-discount-policy.dot

Facility Reporting Group A

Part V, line 16b, FAP Application website:

www.stdavids.com/patients-visitors/charity-discount-policy.dot

Facility Reporting Group A

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

www.stdavids.com/patients-visitors/charity-discount-policy.dot

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

Facility Reporting Group A consists of:

- Facility 1: St. David's Medical Center
- Facility 2: St. David's North Austin Medical Center
- Facility 3: St. David's South Austin Medical Center
- Facility 4: St. David's Round Rock Medical Center

Group A-Facility 1 -- St. David's Medical Center

Part V, Section B, line 5: In preparation of the CHNA for Austin / Travis

County, the reporting organization collaborated with Ascension Seton,

Austin Public Health, Georgetown Health Foundation, and Baylor Scott and

White. Through the collective effort, a focus group, interviews and online

surveys were conducted from July 2018 to August 2018 with leaders from a

wide range of organizations in different sectors, community stakeholders,

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and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the National Association of County and City Health Officials (NACCHO) Mobilizing for Action through Planning and Partnerships (MAPP) process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The steering committee members contributed contact information for 40 people who represent the broad interests of Travis County and who are knowledgeable about its health-related issues. The steering committee then prioritized potential interviewees, paying attention to factors such as type of work and work place. A total of five interviews, 504 unique door-to-door interviews surveys and six focus groups with community stakeholders were conducted. Ultimately, the qualitative research engaged over 550 individuals in discussions about the health issues they deemed critical in their community. Organizations represented by these individuals include Texas Department of State Health Services HSR 7, Central Texas Food Bank, Lake Travis ISD, Central Texas Catholic Charities, St. John Episcopal Church, Pleasant Hill Branch Public Library, William Cannon Apartment Homes, Booker T. Washington Terraces Public Housing Complex, North Austin YMCA, Pflugerville Library, and East Austin Stakeholder Focus Group.

In preparation of the CHNA for Bastrop County, the reporting organization collaborated with Ascension Seton, Georgetown Health Foundation, and Bastrop County Cares. Through the collective effort, key informant interviews were conducted in August of 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and

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residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The steering committee members contributed contact information for 34 people who represent the broad interests of Bastrop County and who are knowledgeable about its health-related issues. The steering committee then prioritized potential interviewees, paying attention to factors such as type of work and work place. A total of six community input sessions and nine key informant interviews were conducted. Ultimately, the qualitative research engaged 39 individuals in discussions about the health issues they deemed critical in their community. Organizations represented by these individuals include Smithville Hospital, Combined Community Action, Texas A&M AgriLife Extension Services, Veterans Affairs, Texas Association of Community Health Centers, Smithville School District, Bluebonnet Trails, Bastrop ISD, Ascension Catholic Church, and Lone Star Circle of Care.

In preparation of the CHNA for Hays County, the reporting organization collaborated with Ascension Seton, Georgetown Health Foundation and Baylor Scott and White. Through the collective effort, two community input sessions and nine interviews were conducted in August of 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health

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

needs and the resources for meeting those needs. The steering committee

members contributed contact information for 15 people who represent the

broad interests of Hays County and who are knowledgeable about its

health-related issues. The steering committee then prioritized potential

interviewees, paying attention to factors such as type of work and work

place. A total of nine key informant interviews and two focus groups with

community stakeholders were conducted. Ultimately, the qualitative

research engaged 24 individuals in discussions about the health issues

they deemed critical in their community. Organizations represented by

these individuals include Hays CISD, San Marcos Public Library, City of

Buda, Texas Department of State Health Services HSR 7, Central Texas

Catholic Charities, Central Texas Food Bank and Hays County Food Bank.

In preparation of the CHNA for Williamson County, the reporting organization collaborated with the Williamson County and Cities Health District, the WilCo Wellness Alliance, Ascension Seton, Baylor Scott & White Health, Bluebonnet Trails Community Services, Georgetown Health Foundation, and Opportunities for Williamson and Burnet Counties, collectively referred to as the CHA Team. The CHA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The assessment process included both primary data generated by the partners and secondary data from external organizations. The team also gathered qualitative data through facilitated discussions, key informant interviews, paper and electronic surveys, and focus groups with residents and stakeholders.

Trained facilitators conducted eight focus groups with community members from a variety of groups including youth, non-English speakers, older

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

adults, healthcare systems staff, non-profit organizations, educational entities, and local governments. In all, the CHA process engaged more than 2,200 individual community members.

In preparation of the CHNA for Caldwell County, the reporting organization collaborated with Ascension Seton. Through the collective effort, key informant interviews were conducted in August of 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. Representatives from the collaborating agencies made up a steering committee, which was responsible for designing the assessment. The steering committee members contributed contact information for five people who represent the broad interests of Bastrop County and who are knowledgeable about its health-related issues. The steering committee then prioritized potential interviewees, paying attention to factors such as type of work and work place. A total of two community input sessions and five key informant interviews were conducted. Ultimately, the qualitative research engaged 25 individuals in discussions about the health issues they deemed critical in their community. Organizations represented by these individuals include Texas A&M University Extension Services, Texas Association of Community Health Centers of South Central Texas, Lockhart WIC Program Clinic, Lockhart City Library, and City of Luling.

Group A-Facility 1 -- St. David's Medical Center

Part V, Section B, line 6a: See response to Line 5 above.

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

Group A-Facility 1 -- St. David's Medical Center

Part V, Section B, line 6b: See response to Line 5 above.

Group A-Facility 1 -- St. David's Medical Center

Part V, Section B, line 7d: The Community Health Needs Assessments are made available on the facility's web page,

www.stdavids.com/locations/st-davids-medical-center

Group A-Facility 1 -- St. David's Medical Center

Part V, Section B, line 11: The St. David's Foundation embraced the

Affordable Care Act requirements to conduct community health needs

assessments in the geographies of its medical facilities and create

strategic implementation plans for each facility. St. David's augmented

its area-based, collaborative, comprehensive community health planning

efforts in Travis and Williamson Counties by leading similar assessments

for Bastrop and Hays Counties and consolidating an assessment of community

health needs across all communities in the medical facilities'

geographies. The community health needs assessment (CHNA) process was

data-led, evidence-based and reflective of key community partnerships.

Several overarching themes emerged from synthesizing the quantitative and qualitative data of the CHNAs conducted in 2019. These needs informed the priorities, goals, objectives, and strategies of the St. David's Medical Center Strategic Implementation Plan.

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

- 1. Improved health and well-being of children
- 2. Improved health and well-being of women
- 3. Improved health and well-being of older adults
- 4. Improved health and well-being in rural communities
- 5. Health clinics to become community hubs for health

These major findings from the CHNAs align well with the five established priority areas of St. David's Foundation as described in the detailed Strategic Implementation Plan, which can be found at www.stdavidsfoundation.org/community-needs-assessments. All areas highlighted by the CHNAs are being addressed by the 2020 Strategic Implementation Plan. This plan is meant to be reviewed annually and adjusted to accommodate revisions that merit attention.

Group A-Facility 2 -- St. David's North Austin Medical Center

Part V, Section B, line 5: In preparation of the CHNA for Austin / Travis

County, the reporting organization collaborated with Ascension Seton,

Austin Public Health, Georgetown Health Foundation, and Baylor Scott and

White. Through the collective effort, a focus group, interviews and online

surveys were conducted from July 2018 to August 2018 with leaders from a

wide range of organizations in different sectors, community stakeholders,

and residents to gauge their perceptions of the community, their health

concerns, and what programming, services, or initiatives are most needed

to address these concerns. The CHNA Team used the National Association of

County and City Health Officials (NACCHO) Mobilizing for Action through

Planning and Partnerships (MAPP) process as a proven systematic framework

for identifying community health needs and the resources for meeting those

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

needs. The steering committee members contributed contact information for 40 people who represent the broad interests of Travis County and who are knowledgeable about its health-related issues. The steering committee then prioritized potential interviewees, paying attention to factors such as type of work and work place. A total of five interviews, 504 unique door-to-door interviews surveys and six focus groups with community stakeholders were conducted. Ultimately, the qualitative research engaged over 550 individuals in discussions about the health issues they deemed critical in their community. Organizations represented by these individuals include Texas Department of State Health Services HSR 7, Central Texas Food Bank, Lake Travis ISD, Central Texas Catholic Charities, St. John Episcopal Church, Pleasant Hill Branch Public Library, William Cannon Apartment Homes, Booker T. Washington Terraces Public Housing Complex, North Austin YMCA, Pflugerville Library, and East Austin Stakeholder Focus Group.

In preparation of the CHNA for Bastrop County, the reporting organization collaborated with Ascension Seton, Georgetown Health Foundation, and Bastrop County Cares. Through the collective effort, key informant interviews were conducted in August of 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The steering committee members contributed contact information for 34 people who represent the broad

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

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health-related issues. The steering committee then prioritized potential
interviewees, paying attention to factors such as type of work and work

place. A total of six community input sessions and nine key informant
interviews were conducted. Ultimately, the qualitative research engaged 39
individuals in discussions about the health issues they deemed critical in
their community. Organizations represented by these individuals include

Smithville Hospital, Combined Community Action, Texas A&M AgriLife

Extension Services, Veterans Affairs, Texas Association of Community
Health Centers, Smithville School District, Bluebonnet Trails, Bastrop

ISD, Ascension Catholic Church, and Lone Star Circle of Care.

In preparation of the CHNA for Hays County, the reporting organization collaborated with Ascension Seton, Georgetown Health Foundation and Baylor Scott and White. Through the collective effort, two community input sessions and nine interviews were conducted in August of 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The steering committee members contributed contact information for 15 people who represent the broad interests of Hays County and who are knowledgeable about its health-related issues. The steering committee then prioritized potential interviewees, paying attention to factors such as type of work and work place. A total of nine key informant interviews and two focus groups with

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these individuals include Hays CISD, San Marcos Public Library, City of

Buda, Texas Department of State Health Services HSR 7, Central Texas

Catholic Charities, Central Texas Food Bank and Hays County Food Bank.

In preparation of the CHNA for Williamson County, the reporting organization collaborated with the Williamson County and Cities Health District, the WilCo Wellness Alliance, Ascension Seton, Baylor Scott & White Health, Bluebonnet Trails Community Services, Georgetown Health Foundation, and Opportunities for Williamson and Burnet Counties, collectively referred to as the CHA Team. The CHA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The assessment process included both primary data generated by the partners and secondary data from external organizations. The team also gathered qualitative data through facilitated discussions, key informant interviews, paper and electronic surveys, and focus groups with residents and stakeholders. Trained facilitators conducted eight focus groups with community members from a variety of groups including youth, non-English speakers, older adults, healthcare systems staff, non-profit organizations, educational entities, and local governments. In all, the CHA process engaged more than 2,200 individual community members.

Group A-Facility 2 -- St. David's North Austin Medical Center
Part V, Section B, line 6a: See response to Line 5 above.

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

Group A-Facility 2 -- St. David's North Austin Medical Center
Part V, Section B, line 6b: See response to Line 5 above.

Group A-Facility 2 -- St. David's North Austin Medical Center

Part V, Section B, line 7d: The Community Health Needs Assessments are

made available on the facility's web page,

www.stdavids.com/locations/st-davids-north-austin-medical-center.

Group A-Facility 2 -- St. David's North Austin Medical Center

Part V, Section B, line 11: The St. David's Foundation embraced the

Affordable Care Act requirements to conduct community health needs

assessments in the geographies of its medical facilities and create

strategic implementation plans for each facility. St. David's augmented

its area-based, collaborative, comprehensive community health planning

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for Bastrop and Hays Counties and consolidating an assessment of community

health needs across all communities in the medical facilities'

geographies. The community health needs assessment (CHNA) process was

data-led, evidence-based and reflective of key community partnerships.

Several overarching themes emerged from synthesizing the quantitative and qualitative data of the CHNAs conducted in 2019. These needs informed the priorities, goals, objectives, and strategies of the St. David's North Austin Medical Center Strategic Implementation Plan.

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

- 1. Improved health and well-being of children
- 2. Improved health and well-being of women
- 3. Improved health and well-being of older adults
- 4. Improved health and well-being in rural communities
- 5. Health clinics to become community hubs for health

These major findings from the CHNAs align well with the five established priority areas of St. David's Foundation as described in the detailed Strategic Implementation Plan, which can be found at www.stdavidsfoundation.org/community-needs-assessments. All areas highlighted by the CHNAs are being addressed by the 2020 Strategic Implementation Plan. This plan is meant to be reviewed annually and adjusted to accommodate revisions that merit attention.

Group A-Facility 3 -- St. David's South Austin Medical Center

Part V, Section B, line 5: In preparation of the CHNA for Austin / Travis

County, the reporting organization collaborated with Ascension Seton,

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White. Through the collective effort, a focus group, interviews and online

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and residents to gauge their perceptions of the community, their health

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In preparation of the CHNA for Bastrop County, the reporting organization collaborated with Ascension Seton, Georgetown Health Foundation, and Bastrop County Cares. Through the collective effort, key informant interviews were conducted in August of 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The steering committee members contributed contact information for 34 people who represent the broad

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ISD, Ascension Catholic Church, and Lone Star Circle of Care.

In preparation of the CHNA for Hays County, the reporting organization collaborated with Ascension Seton, Georgetown Health Foundation and Baylor Scott and White. Through the collective effort, two community input sessions and nine interviews were conducted in August of 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The steering committee members contributed contact information for 15 people who represent the broad interests of Hays County and who are knowledgeable about its health-related issues. The steering committee then prioritized potential interviewees, paying attention to factors such as type of work and work place. A total of nine key informant interviews and two focus groups with

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In preparation of the CHNA for Williamson County, the reporting organization collaborated with the Williamson County and Cities Health District, the WilCo Wellness Alliance, Ascension Seton, Baylor Scott & White Health, Bluebonnet Trails Community Services, Georgetown Health Foundation, and Opportunities for Williamson and Burnet Counties, collectively referred to as the CHA Team. The CHA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The assessment process included both primary data generated by the partners and secondary data from external organizations. The team also gathered qualitative data through facilitated discussions, key informant interviews, paper and electronic surveys, and focus groups with residents and stakeholders. Trained facilitators conducted eight focus groups with community members from a variety of groups including youth, non-English speakers, older adults, healthcare systems staff, non-profit organizations, educational entities, and local governments. In all, the CHA process engaged more than 2,200 individual community members.

In preparation of the CHNA for Caldwell County, the reporting organization collaborated with Ascension Seton. Through the collective effort, key

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Group A-Facility 3 -- St. David's South Austin Medical Center

Part V, Section B, line 6a: See response to Line 5 above.

Group A-Facility 3 -- St. David's South Austin Medical Center

Part V, Section B, line 6b: See response to Line 5 above.

Group A-Facility 3 -- St. David's South Austin Medical Center

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

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www.stdavids.com/locations/st-davids-south-austin-medical-center

Group A-Facility 3 -- St. David's South Austin Medical Center

Part V, Section B, line 11: The St. David's Foundation embraced the

Affordable Care Act requirements to conduct community health needs

assessments in the geographies of its medical facilities and create

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Several overarching themes emerged from synthesizing the quantitative and qualitative data of the CHNAs conducted in 2019. These needs informed the priorities, goals, objectives, and strategies of the St. David's South Austin Medical Center Strategic Implementation Plan.

Need Areas:

- 1. Improved health and well-being of children
- 2. Improved health and well-being of women
- 3. Improved health and well-being of older adults
- 4. Improved health and well-being in rural communities
- 5. Health clinics to become community hubs for health

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

These major findings from the CHNAs align well with the five established priority areas of St. David's Foundation as described in the detailed Strategic Implementation Plan, which can be found at www.stdavidsfoundation.org/community-needs-assessments. All areas highlighted by the CHNAs are being addressed by the 2020 Strategic Implementation Plan. This plan is meant to be reviewed annually and adjusted to accommodate revisions that merit attention.

Group A-Facility 4 -- St. David's Round Rock Medical Center Part V, Section B, line 5: In preparation of the CHNA for Austin / Travis County, the reporting organization collaborated with Ascension Seton, Austin Public Health, Georgetown Health Foundation, and Baylor Scott and White. Through the collective effort, a focus group, interviews and online surveys were conducted from July 2018 to August 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the National Association of County and City Health Officials (NACCHO) Mobilizing for Action through Planning and Partnerships (MAPP) process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The steering committee members contributed contact information for 40 people who represent the broad interests of Travis County and who are knowledgeable about its health-related issues. The steering committee then prioritized potential interviewees, paying attention to factors such as type of work and work place. A total of five interviews, 504 unique door-to-door interviews surveys and six focus groups with community

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

stakeholders were conducted. Ultimately, the qualitative research engaged over 550 individuals in discussions about the health issues they deemed critical in their community. Organizations represented by these individuals include Texas Department of State Health Services HSR 7,

Central Texas Food Bank, Lake Travis ISD, Central Texas Catholic

Charities, St. John Episcopal Church, Pleasant Hill Branch Public Library,

William Cannon Apartment Homes, Booker T. Washington Terraces Public

Housing Complex, North Austin YMCA, Pflugerville Library, and East Austin

Stakeholder Focus Group.

In preparation of the CHNA for Bastrop County, the reporting organization collaborated with Ascension Seton, Georgetown Health Foundation, and Bastrop County Cares. Through the collective effort, key informant interviews were conducted in August of 2018 with leaders from a wide range of organizations in different sectors, community stakeholders, and residents to gauge their perceptions of the community, their health concerns, and what programming, services, or initiatives are most needed to address these concerns. The CHNA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The steering committee members contributed contact information for 34 people who represent the broad interests of Bastrop County and who are knowledgeable about its health-related issues. The steering committee then prioritized potential interviewees, paying attention to factors such as type of work and work place. A total of six community input sessions and nine key informant interviews were conducted. Ultimately, the qualitative research engaged 39 individuals in discussions about the health issues they deemed critical

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

their community. Organizations represented by these individuals include

Smithville Hospital, Combined Community Action, Texas A&M AgriLife

Extension Services, Veterans Affairs, Texas Association of Community

Health Centers, Smithville School District, Bluebonnet Trails, Bastrop

ISD, Ascension Catholic Church, and Lone Star Circle of Care.

In preparation of the CHNA for Williamson County, the reporting organization collaborated with the Williamson County and Cities Health District, the WilCo Wellness Alliance, Ascension Seton, Baylor Scott & White Health, Bluebonnet Trails Community Services, Georgetown Health Foundation, and Opportunities for Williamson and Burnet Counties, collectively referred to as the CHA Team. The CHA Team used the NACCHO MAPP process as a proven systematic framework for identifying community health needs and the resources for meeting those needs. The assessment process included both primary data generated by the partners and secondary data from external organizations. The team also gathered qualitative data through facilitated discussions, key informant interviews, paper and electronic surveys, and focus groups with residents and stakeholders. Trained facilitators conducted eight focus groups with community members from a variety of groups including youth, non-English speakers, older adults, healthcare systems staff, non-profit organizations, educational entities, and local governments. In all, the CHA process engaged more than 2,200 individual community members.

Group A-Facility 4 -- St. David's Round Rock Medical Center

Part V, Section B, line 6a: See response to Line 5 above.

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

Group A-Facility 4 -- St. David's Round Rock Medical Center

Part V, Section B, line 6b: See response to Line 5 above.

Group A-Facility 4 -- St. David's Round Rock Medical Center

Part V, Section B, line 7d: The Community Health Needs Assessments are made available on the facility's web page,

www.stdavids.com/locations/st-davids-round-rock-medical-center

Group A-Facility 4 -- St. David's Round Rock Medical Center

Part V, Section B, line 11: The St. David's Foundation embraced the

Affordable Care Act requirements to conduct community health needs

assessments in the geographies of its medical facilities and create

strategic implementation plans for each facility. St. David's augmented

its area-based, collaborative, comprehensive community health planning

efforts in Travis and Williamson Counties by leading similar assessments

for Bastrop and Hays Counties and consolidating an assessment of community

health needs across all communities in the medical facilities'

geographies. The community health needs assessment (CHNA) process was

data-led, evidence-based and reflective of key community partnerships.

Several overarching themes emerged from synthesizing the quantitative and qualitative data of the CHNAs conducted in 2019. These needs informed the priorities, goals, objectives, and strategies of the St. David's Round Rock Medical Center Strategic Implementation Plan.

Need Areas:

1. Improved health and well-being of children

Part V Facility Information (continued)
Section C. Supplemental Information for Part V, Section B. Provide descriptions required for Part V, Section B, lines 2, 3j, 5, 6a, 6b, 7d, 11, 13b, 13h, 15e, 16j, 18e, 19e, 20a, 20b, 20c, 20d, 20e, 21c, 21d, 23, and 24. If applicable, provide separate descriptions for each hospital facility in a facility reporting group, designated by facility reporting group letter and hospital facility line number from Part V, Section A ("A, 1," "A, 4," "B, 2," "B, 3," etc.) and name of hospital facility.
2. Improved health and well-being of women
3. Improved health and well-being of older adults
4. Improved health and well-being in rural communities
5. Health clinics to become community hubs for health
These major findings from the CHNAs align well with the five established
priority areas of St. David's Foundation as described in the detailed
Strategic Implementation Plan, which can be found at
www.stdavidsfoundation.org/community-needs-assessments. All areas
highlighted by the CHNAs are being addressed by the 2020 Strategic
Implementation Plan. This plan is meant to be reviewed annually and
adjusted to accommodate revisions that merit attention.

Section D.	Other Health Car	e Facilities	That Are	Not Licensed.	Registered, o	r Similarly Re	cognized as a l	Hospital Facility

/liot	in order	of oizo	from	largest to	omolloot)
(list	ın order	of size.	trom	largest to	smallest)

(list in order of size, from largest to smallest)	
How many non-hospital health care facilities did the organization operate during the	tax year?2
Name and address	Type of Facility (describe)
1 Bailey Square Ambulatory Surgical Cent	
1111 W 34th St, #400	
Austin, TX 78705	Ambulatory Surgery Center
2 South Austin Surgery Center	
4307 James Casey St	
Austin, TX 78745	Ambulatory Surgery Center
	_
	_
	\dashv
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	4
	\dashv

Part VI Supplemental Information

Provide the following information.

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

Part I, Line 3c:

In compliance with IRC Section 501(r), the hospitals provide 100% financial assistance (Charity Care) for eligible patients with income equal to or less than 200% of the Federal Poverty Guidelines (FPG). For eligible patients with income over 200% FPG and equal to 500% or less than FPG, discounts are provided on a sliding scale. Eligibility is determined using various sources of documentation and income verification. Throughout 2020, the accounts for individuals without any health insurance who live in low income zip codes and who failed to respond to collection efforts were removed from accounts receivable and treated as charity care.

Part I, Line 7:

The hospitals utilize the cost to charge ratio from the audited financial statements.

Part I, Ln 7 Col(f):

Bad debts are excluded from the calculation of total expenses.

Part II, Community Building Activities:

All of the hospitals are active in the community promoting health of

Central Texans. The Foundation provides significant grants each year to

numerous agencies and local safety net clinics. The Foundation focuses

its funding on five key areas that will improve the health and health care

of all Central Texans.

Part III, Line 4:

St. David's Foundation's proportionate share of bad debt expense from its ownership interest in St. David's Healthcare Partnership, LP, LLP (the "Partnership") is reported on Schedule H, Part III, Line 2. Following is the footnote to the Partnership's audited financial statements which describes bad debt expense:

"The SDHP [the Partnership] records a provision for doubtful accounts

(based primarily on historical collection experience) related to uninsured

accounts at the estimated net self-pay revenues the Partnership expects to

collect. Adverse changes in general economic conditions, business office

operations, payor mix, or trends in federal or state governmental health

coverage could affect the Partnership's collection of accounts receivable,

cash flows, and results of operations."

Part III, Line 8:

The amounts reported on Part III, Lines 5-7 have been determined by aggregating the information from the individual facility cost report(s) for each of the Hospitals operated by SDHP [St. David's Healthcare Partnership, LP, LLP]. The Hospitals operated by SDHP may have cost report year ends other than December 31, 2020. Accordingly, for a

Part VI | Supplemental Information (Continuation)

facility with a non-calendar cost report year end, the cost report that

was filed for the cost report year end that ended during 2020 was

utilized. It is important to note that amounts included in lines 5-7 do

not include Medicare revenue and related cost for freestanding ambulatory

surgery services and for physician services.

Part III, Line 9b:

The hospital facilities do not take any actions listed in Schedule H, Part

V, Section B, Lines 18 and 19. The facilities write off all charity care

and in compliance with IRC Section 501(r), do not pursue collection on

patients who qualify for charity care.

Part III, Line 1:

Hospitals controlled by the Foundation determine bad debt and charity

care in accordance with GAAP and with IRC Section 501(r). Whether bad

debt is determined in accordance with Statement 15 requirements is a

more difficult issue.

Statement 15 requires hospitals to recognize revenue only when collections are reasonably assured and for an amount that is determinable. Most hospitals, including those controlled by the Foundation, use mathematical models based on prior history to determine the percentage of patient billings that is likely to result in bad debt.

For this reason, and out of an abundance of caution, the Foundation has

answered "no" to whether Statement 15 is followed. Despite the best

efforts of HMFA to assist hospitals in determining the difference

between patients who have the capacity to pay for their care but won't

pay and patients who lack the capacity to pay, the determination always

involves judgment. However, the hospitals controlled by the Foundation

determine charity care on the core principles set forth in Statement

15, including specific criteria for charity care, a specific time of

determination, record keeping, disclosure of the charity care policy

and valuation of charity care at cost.

Part I, Lines 6a and 6b:

St. David's Healthcare Partnership, LP, LLP files annual Statements of

Community Benefits as required by the Texas Department of State Health

Services.

Part VI, Line 2:

The Partnership Strategic Planning Process continually assesses and
addresses the needs of the community. The Foundation recently
participated in a capacity study for the surrounding service area to
assess the overall community needs. The Foundation's Grants Program
addresses the needs of the service area.

Part VI, Line 3:

Each hospital posts a summary of its charity care policy in admission areas, emergency rooms, and other areas where eligible patients are likely to be present. The hospitals' Condition of Admission consent informs the patients that they may be eligible for financial assistance or charity care and they may request information about these programs. A summary of the financial assistance program is provided to the patient during the

Part VI Supplemental Information (Continuation)

intake and discharge processes. Patients are informed of availability of various government benefits, such as Medicaid, and receive assistance with the qualification for such programs, where applicable.

Part VI, Line 4:

The hospitals are located in Travis and Williamson counties. The patients are predominately from Travis, Williamson and Hays counties. The Foundation's grant program recipients closely align with patient demographics served at the hospitals.

Part VI, Line 5:

The hospitals operate as exempt hospitals; they have open emergency rooms and medical staff. The Foundation invests its share of earnings from the hospitals into programs in Central Texas that increase access to healthcare.

Part VI, Line 6:

The Foundation is a general partner in St. David's Healthcare, a hospital system that meets the Community Benefit Standard and the requirements of the Affordable Care Act in delivering hospital care to Central Texas. In addition, the Foundation has assessed the unmet healthcare needs of Central Texas and uses the earnings from the hospitals to meet those needs in many ways. The Foundation makes grants to charities in Central Texas meeting the healthcare needs of the indigent. The Foundation also makes grants to educational institutions to support medical education. The Foundation's affiliates give needs-based scholarships to students pursuing healthcare careers. In addition, the Foundation provides free dental care to the children in 35 low income schools and to the adult patients of

SCHEDULE I (Form 990)

Grants and Other Assistance to Organizations, Governments, and Individuals in the United States

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

► Attach to Form 990.

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

2020 Open to Public

OMB No. 1545-0047

Name of the organization

Department of the Treasury Internal Revenue Service

do to www.iis.gov/i offiisso for the latest information

St. David's Foundation

Inspection
Employer identification number 74-1356589

Part I	General Information on Grants a	nd Assistance					•	
1 Doe	s the organization maintain records t	o substantiate the	amount of the grants	or assistance, the	grantees' eligibility	for the grants or assis	stance, and the selection	on
crite	ria used to award the grants or assis	stance?						X Yes No
2 Des	cribe in Part IV the organization's pro	cedures for monit	oring the use of grant	funds in the United	States.			
Part II	Grants and Other Assistance to I	Domestic Organia	zations and Domestic	c Governments. C	omplete if the orga	anization answered "Y	′es" on Form 990, Part	IV, line 21, for any
	recipient that received more than	5,000. Part II can	be duplicated if additi	ional space is neede	ed.	(c) Nanthandar	_	
1 (a) f	Name and address of organization or government	(b) EIN	(c) IRC section (if applicable)	(d) Amount of cash grant	(e) Amount of non-cash assistance	(f) Method of valuation (book, FMV, appraisal, other)	(g) Description of noncash assistance	(h) Purpose of grant or assistance
A Gift c	of Time - Adult Day Care							
213 Red	Poppy Trail							
Georgeto	wn, TX 78627	81-3155739	501(c)(3)	213,142.	0.			Health Access Grant
Education	Love Early Childhood on Center - 207 Sonny Dr., - Leander, TX 78641	82-1922634	501(a)(3)	32,000.	0.			Health Access Grant
50E 104	- Leander, IX 70041	02-1322034	501(0)(3)	32,000.	0.			nearth Access Grant
_	Outreach ot Street XX 78621	74-2625197	501(c)(3)	30,000.	0.			Health Access Grant
2525 Wal	ole Central Texas lingwood Dr Bldg 13 TX 78746	81-3188845	501(c)(3)	425,000.	0.			Health Access Grant
Foundati	American Youth Harvest on - 6633 Hwy 290 East, 7 - Austin, TX 78723	20-8592001	501(c)(3)	26,293.	0.			Health Access Grant
7215 Cam	rvices of Austin meron Rd TX 78752	74-2440845	501(c)(3)	1,485,718.	0.			Health Access Grant
	er total number of section 501(c)(3) are er total number of other organizations	•	•	e line 1 table				▶ 271.

Part II Continuation of Grants and Other	Assistance to Dor	mestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Alliance for African American							
Health in Central Texas - 2112 E.							
21st Steet - Austin, TX 78722	20-3820579	501(c)(3)	88,000.	0.			Health Access Grant
Allison Orr Dance Inc aka Forklift							
Danceworks - 2023 E Cesar Chavez							
St - Austin, TX 78702	01-0812720	501(c)(3)	101,043.	0.			Health Access Grant
Alzheimer's Association Capital of							
Texas Chapter - 5508 Highway 290							
West Suite 206 - Austin, TX 78735	13-3039601	501(c)(3)	176,518.	0.			Health Access Grant
Alzheimer's Texas, Inc.							
7719 Wood Hollow Dr Ste 157							
Austin, TX 78731	74-2286105	501(c)(3)	109,726.	0.			Health Access Grant
American Youthworks							
1901 E. Ben White Blvd							
Austin, TX 78741	74-2197942	501(c)(3)	120,000.	0.			Health Access Grant
11120111, 111 70711	, , , , , , , , , , , , , , , , , , , ,		220,000.	•			
Any Baby Can							
6207 Sheridan Avenue							
Austin, TX 78723	74-2684335	501(c)(3)	731,624.	0.			Health Access Grant
_							
Art Spark Texas							
3710 Cedar Street				_			
Austin, TX 78705	74-2863338	501(c)(3)	81,066.	0.			Health Access Grant
Ascension Catholic Church							
905 Water Street							
Bastrop, TX 78602	74-2328196	501(c)(3)	75,000.	0.			Health Access Grant
•			,				
Asian American Resource Center							
Inc 704 E. Wonsley Dr							
Austin, TX 78753	14-1970703	501(c)(3)	75,000.	0.			Health Access Grant

Part II Continuation of Grants and Other	Assistance to Do	mestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Austin Area Urban League, Inc.							
8011A Cameron Road, Suite A-100							
Austin, TX 78754	74-1890518	501(c)(3)	310,460.	0.			Health Access Grant
			, -	-			
Austin Bat Cave							
PO Box 4762							
Austin, TX 78765	46-3593848	501(c)(3)	201,339.	0.			Health Access Grant
Austin Black Physicians							
Association Inc 3305 Steck		504 () (0)					
Ave., Suite 200 - Austin, TX 78757	81-2627234	501(c)(3)	50,000.	0.			Health Access Grant
Austin Children's Museum							
1830 Simond Ave.							
Austin, TX 78723	74-2288789	501(c)(3)	175,533.	0.			Health Access Grant
Austin Child Guidance Center							
810 W 45th St							
Austin, TX 78751	74-1166783	501(c)(3)	628,327.	0.			Health Access Grant
Austin Chinese-American Network							
7316 Fabion Dr.							
Austin, TX 78759	82-0847511	501(c)(3)	20,000.	0.			Health Access Grant
Austin City Luthause							
Austin City Lutherans 7210 Brush Country Road							
Austin, TX 78749	82-4682864	501(a)(3)	20,000.	0.			Health Access Grant
Austin, IX 70745	02 4002004	501(0/(3/	20,000.	· ·			Health Access Glant
Austin Clubhouse							
PO Box 300568							
Austin, TX 78703	90-0505527	501(c)(3)	213,185.	0.			Health Access Grant
-							
Austin Community Foundation for							
the Capital Area - 4315 Guadalupe,							
Ste 300 - Austin, TX 78751	74-1934031	501(c)(3)	157,360.	0.			Health Access Grant

Part II Continuation of Grants and Other	Assistance to Do	mestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Austin Cops for Charities							
5817 Wilcab Rd							
Austin, TX 78721	26-1125268	501(c)(3)	60,000.	0.			Health Access Grant
,,			,				
Austin Diaper Bank							
8711 Burnet Road, Suite B34							
Austin, TX 78757	80-0931841	501(c)(3)	20,000.	0.			Health Access Grant
Austin Groups for the Elderly							
3710 Cedar St, Box 2							
Austin, TX 78705	74-2431028	501(c)(3)	1,318,730.	0.			Health Access Grant
Austin Weelth German							
Austin Health Commons							
2200 Riverview St.	01 2072042	E01/~\/3\	140 000	0.			Waalth Assass Count
Austin, TX 78702	81-2872043	501(0)(3)	140,000.	0.			Health Access Grant
Austin Latino/a Lesbian & Gay							
Organization (Allgo) - 701 Tillery							
St., Ste 4 - Austin, TX 78702	74-2495181	501(c)(3)	80,000.	0.			Health Access Grant
,			,				
Austin Parks Foundation							
507 Calles Street Suite 116							
Austin, TX 78702	74-2648803	501(c)(3)	238,976.	0.			Health Access Grant
Austin Parks & Recreation							
Department - 200 S. Lamar Blvd							
Austin, TX 78704	74-6000085	City of Austin	199,122.	0.			Health Access Grant
Augtin Dathwaya							
Austin Pathways 6002 Oakclaire Ln							
	46-1330217	501(a)(3)	12 270	0.			Health Access Grant
Austin, TX 78735	40-1330217	DOT (C) (3)	12,378.	0.			nearth Access Grant
Austin Presbyterian Theological							
Seminary - 100 E. 27th St							
Austin, TX 78705	74-1143056	501(c)(3)	41,000.	0.			 Health Access Grant

Part II Continuation of Grants and Other	Assistance to Dor	nestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Austin Public Education Foundation							
1111 W. 6th							
Austin, TX 78703	74-2654168	501(c)(3)	1,840,393.	0.			Health Access Grant
Austin Recovery							
4201 South Congress Ave No 202							
Austin, TX 78745	74-1609108	501(c)(3)	1,168,284.	0.			Health Access Grant
Austin Speech Labs							
7800 Shoal Creek Blvd, Ste 136-S							
Austin, TX 78757	26-2137242	501(c)(3)	78,592.	0.			Health Access Grant
			,				
Austin Tenants Council							
205 Chicon St.							
Austin, TX 78702	23-7312901	501(c)(3)	75,000.	0.			Health Access Grant
Austin Travis County Integral Care							
PO Box 3548	74 1547000	E01/-1/21	1 600 000				Table Assess Count
Austin, TX 78764	74-1547909	501(c)(3)	1,680,982.	0.			Health Access Grant
Austin UP							
PO Box 29874							
Austin, TX 78755	38-3945674	501(c)(3)	25,000.	0.			Health Access Grant
Austin Voices for Education and							
Youth - 5221 Ledesma Rd Austin,				_			
TX 78721	74-3017284	501(c)(3)	75,000.	0.			Health Access Grant
Austin Youth Leadership &							
Counseling - 301 Blackberry Dr							
Austin, TX 78745	47-5014459	501(c)(3)	10,000.	0.			Health Access Grant
,,	1. 2311133		10,000.				1100000 010110
Avance-Austin Inc.							
4900 Gonzales Street							
Austin, TX 78702	91-1916705	501(c)(3)	806,656.	0.			Health Access Grant

Part II Continuation of Grants and Other	Assistance to Doi	mestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
The Barnabas Connection							
501 Old Kyle Rd., bldg 2 Ste A							
Wimberley, TX 78676	46-3897153	501(c)(3)	25,000.	0.			Health Access Grant
Bastrop Community Cares							
301 Highway 71 W Ste 111	FF 00F3110	E01/->/2>	255 222	_			Wasalah Basasa Gusub
Bastrop, TX 78602	55-0853118	501(c)(3)	255,000.	0.			Health Access Grant
Bastrop County Cares							
804 Pecan St							
Bastrop, TX 78602	47-3250104	501(c)(3)	400,000.	0.			 Health Access Grant
			,				
Bastrop County Emergency Food Bank							
806 Fayette St							
Bastrop, TX 78602	74-2485884	501(c)(3)	160,281.	0.			Health Access Grant
Bastrop County Long Term Recovery							
Team - 150 Settlement Drive Ste.							
B2 - Bastrop, TX 78602	45-4463754	501(c)(3)	20,000.	0.			Health Access Grant
Bastrop County Women's Shelter							
431 Old Austin Hwy							
Bastrop, TX 78602	74-2304542	501(c)(3)	189,125.	0.			Health Access Grant
Bascrop, In 70002	74 2304342	301(0)(3)	103,123.	· ·			nearth necess drane
Big Brothers Big Sisters of							
Central Texas - 4800 Manor Rd.,							
Bldg. K - Austin, TX 78723	74-1678586	501(c)(3)	25,000.	0.			Health Access Grant
Black Doulas for Black Mamas							
2900 W Anderson Ln, Ste C200-310							
Austin, TX 78757	82-5265336	501(c)(3)	25,000.	0.			Health Access Grant
Blanco River Regional Recovery							
Team - 801 Columbia St San	47 4020662	E01/a)/2)	10.000	_			Woolth Aggogs Cross
Marcos, TX 78666	47-4930663	DOT(C)(3)	10,000.	0.			Health Access Grant

Part II Continuation of Grants and Other	Assistance to Dor	mestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
luebonnet Trails Community MHMR							
enter - 1009 N Georgetown St -							
cound Rock, TX 78664	74-2795332	501(c)(3)	56,656.	0.			Health Access Grant
Book Boosters Inc.							
5212 Scottish Thistle Dr.	74-2652688	501/a)/3)	10,000.	0.			Health Access Grant
Austin, TX 78739	74-2052000	501(0)(3)	10,000.	0.			health Access Grant
BookSpring							
2006 Greenbrook Parkway							
Austin, TX 78723	74-2542664	501(c)(3)	41,814.	0.			Health Access Grant
oys and Girls Club of East							
Filliamson County - 2500 North							
Orive - Taylor, TX 76574	83-2330323	501(c)(3)	154,821.	0.			Health Access Grant
Boys and Girls Club of Central							
Texas Inc 703 N. 8th Street -							
Killeen, TX 76541	26-2132885	501(c)(3)	60,000.	0.			Health Access Grant
arricon, in ,0011	20 2132003	301(0)(3)	00,000.	•			nearon necess crane
Boys and Girls Club of the Austin							
Area - 6648 Ed Bluestein Blvd -							
Austin, TX 78723	74-6087356	501(c)(3)	253,554.	0.			Health Access Grant
Breakthrough Austin							
050 East 11th Street, Suite 350							
Austin, TX 78702	74-2991346	501(c)(3)	10,000.	0.			Health Access Grant
Brighter Bites							
Orignter Bites O Box 25456							
Houston, TX 77265	47-4070026	501(c)(3)	75,000.	0.			Health Access Grant
	17 4070020		75,000.	0.			nouten necess Grant
aldwell County Christian							
Foundation - 901 Bois DArc Street							
- Lockhart, TX 78644	74-1930729	501(c)(3)	25,000.	0.			Health Access Grant

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance		
Camp Fire Central Texas									
PO Box 303040									
Austin, TX 78703	74-1552713	501(c)(3)	182,760.	0.			Health Access Grant		
			,						
Capacity Catalyst									
1621 West 6th Street									
Austin, TX 78703	82-5417593	501(c)(3)	15,000.	0.			Health Access Grant		
Capital Area Initiatives									
Foundation, Inc 6800 Burleson		E01 () (2)	240.065						
Rd Ste 165 - Austin, TX 78744	74-2934978	501(c)(3)	340,867.	0.			Health Access Grant		
Capital Area Parkinson's Society									
PO Box 27565									
Austin, TX 78755	74-2376122	501(c)(3)	15,000.	0.			Health Access Grant		
	1 22 23 23 22 2		23,333						
Capital Idea									
PO Box 1784									
Austin, TX 78767	74-2893041	501(c)(3)	2,001,132.	0.			Health Access Grant		
Capitol Broadcasting Association									
3001 N. Lamar, Suite 100				_					
Austin, TX 78705	74-6076827	501(c)(3)	40,000.	0.			Health Access Grant		
Caritas of Austin									
611 Neches St.									
Austin, TX 78701	74-1909670	501(c)(3)	15,000.	0.			Health Access Grant		
indoin, in 70701	,1 13030,0	301(0)(3)	13,000.	•			nearen necess erane		
Casa Marianella									
821 Gunter Street									
Austin, TX 78702	74-2377341	501(c)(3)	100,000.	0.			Health Access Grant		
Catholic Charities of Central									
Texas - 1625 Rutherford Lane -									
Austin, TX 78754	74-2928450	501(c)(3)	117,457.	0.			Health Access Grant		

Part II Continuation of Grants and Other	Assistance to Do	nestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	1 200000
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
edar Creek United Methodist							
Church - 5630 FM 535 - Cedar							
		501(c)(3)	8,000.	0.			Health Access Grant
Creek, TX 78612		501(0)(3)	8,000.	0.			hearth Access Grant
Center for Child Protection							
509 FH 969, Bldg C							
ustin, TX 78724	74-2562585	501(c)(3)	526,960.	0.			Health Access Grant
			, -				
enter for Survivors of Torture							
9415 Burnet Road, Suite 201							
Austin, TX 78758	75-2872010	501(c)(3)	70,000.	0.			Health Access Grant
·							
entral Presbyterian Church							
00 E. 8th St.							
Austin, TX 78701	74-1238445	501(c)(3)	25,000.	0.			Health Access Grant
Central Texas Allied Health							
Institute - 13203 Viento Del Sur -							
Manchaca, TX 78652	83-1515596	501(c)(3)	75,000.	0.			Health Access Grant
Central Texas Food Bank							
5500 Metropolis Drive							
ustin, TX 78744	74-2217350	501(c)(3)	637,946.	0.			Health Access Grant
entral Texas Palliative Care							
ssociates - 4107 Spicewood							
prings Rd Ste 100 - Austin, TX							
'8759	74-3000910	501(c)(3)	450,457.	0.			Health Access Grant
			,				
erebral Palsy Awareness							
ransition Hope - 5501-A Balcones,							
No. 160 - Austin, TX 78731	46-4017671	501(c)(3)	20,000.	0.			Health Access Grant
				•			
City of Elgin Parks and Recreation							
Department - 361 N. HWY 95 -							
Elgin, TX 78621		City of Elgin	199,909.	0.			Health Access Grant

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance		
City of Lockhart									
308 W. San Antonio St									
Lockhart, TX 78644		City of Lockhart	262,500.	0.			Health Access Grant		
City of Luling									
509 E. Crockett									
Luling, TX 78648		City of Luling	460,000.	0.			Health Access Grant		
City of Manor									
105 E. Eggleston									
Manor, TX 78653		City of Manor	25,000.	0.			 Health Access Grant		
,			,						
City of Smithville									
317 Main Street									
Smithville, TX 78957		City of Smithvil	181,750.	0.			Health Access Grant		
Coalition of Texans with									
Disabilities - 1716 San Antonio	74 2071160	E01/-1/21	20 200	0			The lab Access Green		
St Austin, TX 78701	74-2071160	DU1(C)(3)	28,200.	0.			Health Access Grant		
Combined Commmunity Action, Inc.									
165 W Austin St									
Giddings, TX 78942	74-1548511	501(c)(3)	120,948.	0.			 Health Access Grant		
CommuniCare Health Center									
3066 East Commerce St.									
San Antonio, TX 78220	74-1724391	501(c)(3)	2,598,684.	0.			Health Access Grant		
Communication Service for the Deaf									
Inc 2028 E Ben White Blvd, STE	46-0332149	501/a)/3)	50 000	0.			Health Access Grant		
240 #5250 - Austin, TX 78741	40-0332149	DOT(G)(3)	50,000.	0.			nearth Access Grant		
Communities in Schools									
3000 S IH 35									
Austin, TX 78704	74-2369020	501(c)(3)	1,772,565.	0.			Health Access Grant		

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance		
Community Action Top of Control									
Community Action, Inc. of Central Texas - 215 S. Reimer Ave San									
Marcos, TX 78666	74-1541726	501(a)(3)	545,852.	0.			Health Access Grant		
Marcos, IX 70000	74 1341720	501(0)(3)	343,032.	٠.			learth Access Grant		
Community Cupboard									
114 Depot Street									
Elgin, TX 78621	74-2663132	501(c)(3)	10,000.	0.			 Health Access Grant		
Community eConsult Network Inc.									
635 Main Street									
Middletown, CT 06457	81-0690892	501(c)(3)	182,272.	0.			 		
·			,						
Community Health Centers of South									
Central Texas - 228 St. George St									
- Gonzales, TX 78629	74-1548089	501(c)(3)	3,765,289.	0.			Health Access Grant		
Community Pathways Organization									
155 Hillcrest Lane, Suite B									
Liberty Hill, TX 78642	84-3347224	501(c)(3)	10,000.	0.			Health Access Grant		
Con Mi Madre									
1825 Fortview Rd, Ste 114									
Austin, TX 78704	26-2034766	501(c)(3)	75,000.	0.			Health Access Grant		
Connections Individual and Family									
Services Inc 1414 W. San									
Antonio Street - New Braunfels, TX									
78130	74-2179169	501(c)(3)	25,500.	0.			Health Access Grant		
Council On At-Risk Youth									
3710 Cedar St Ste 23] .						
Austin, TX 78705	74-2921243	501(c)(3)	247,831.	0.			Health Access Grant		
Court Appointed Special Advocates									
of Travis County - 7600 Chevy									
Chase Dr, Ste 200 - Austin, TX									
78752	74-2369123	501(c)(3)	105,000.	0.			Health Access Grant		

Part II Continuation of Grants and Other	Assistance to Dor	mestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Creative Action Project							
2921 E. 17th Street, Bldg B, Box 7							
Austin, TX 78702	74-2856925	501(c)(3)	144,705.	0.			Health Access Grant
			, -				
DJ Bling Foundation							
1303 Pine St.							
Bastrop, TX 78602	81-2712838	501(c)(3)	25,000.	0.			Health Access Grant
Dress for Success Austin							
701 Tillery, Suite A5, Box 11	40 4000550	504 () (0)	10.00				
Austin, TX 78702	13-4220559	501(c)(3)	10,000.	0.			Health Access Grant
Dripping Springs Helping Hands							
Inc 28708 Ranch Road 12 -							
Dripping Springs, TX 78620	74-2599819	501(c)(3)	24,000.	0.			Health Access Grant
Diipping Spiings, in 70020	71 2333013	301(3)(3)	21,000.	••			nearth necess crane
Drive A Senior							
PO Box 743							
Georgetown, TX 78627	20-3414707	501(c)(3)	295,571.	0.			Health Access Grant
E4 Youth Inc.							
4302 Airport Blvd	46 0000544	504 () (0)					
Austin, TX 78722	46-2878544	501(c)(3)	80,000.	0.			Health Access Grant
Ecology Action of Texas Inc.							
PO Box 1927							
Austin, TX 78767	74-1696145	501(c)(3)	200,163.	0.			Health Access Grant
•			, -				
Economic Growth Business Incubator							
1144 Airport Blvd Ste 260							
Austin, TX 78702	90-0128899	501(c)(3)	71,628.	0.			Health Access Grant
El Buen Samaritano							
7000 Woodhue							
Austin, TX 78745	74-2488682	501(c)(3)	523,208.	0.			Health Access Grant

Part II Continuation of Grants and Other	Assistance to Doi	mestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Ending Community Homelessness							
Coalition Inc 300 E. Highland							
Mall Blvd., 200 - Austin, TX 78752	27-4449243	501(c)(3)	697,173.	0.			Health Access Grant
			,				
Excellence and Advancement							
Foundation - 809 Indian Run Dr -							
Pflugerville, TX 78660	47-2738914	501(c)(3)	40,000.	0.			Health Access Grant
Faith in Action Senior Access							
10633 Lake Creek Pkwy (inside							
Anderson Mill Bap - Austin, TX		504 () (0)	1				
78750	74-2431073	501(c)(3)	10,000.	0.			Health Access Grant
Faith Preschool							
2701 S. Lamar Blvd.							
Austin, TX 78704	82-3669150	501(c)(3)	25,000.	0.			Health Access Grant
			23,333				
Family Eldercare							
2210 Hancock Dr							
Austin, TX 78756	74-2286387	501(c)(3)	1,177,556.	0.			Health Access Grant
Family Independence Initiative							
PO Box 71363				_			
Oakland, CA 94612	02-0784790	501(c)(3)	980,000.	0.			Health Access Grant
Farmshare Austin							
3608 River Road							
Cedar Creek, TX 78621	46-1200713	501(c)(3)	20,000.	0.			Health Access Grant
	10 1100/10		20,000.	•			
Financial Literacy Coalition of							
Central Texas - 3616 Far West Blvd							
St. 117- 117 - Austin, TX 78731	80-0078300	501(c)(3)	30,000.	0.			Health Access Grant
Florence's Comfort House Inc.							
515 Kemp St.							
Austin, TX 78741	74-2879635	501(c)(3)	10,000.	0.			Health Access Grant

Part II Continuation of Grants and Other	Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance			
Foundation Communities										
3036 S. First St										
Austin, TX 78704	74-2563260	501(c)(3)	3,445,219.	0.			Health Access Grant			
,, , , , , , , ,	/1 2000200		0,110,125.	•			1000000 01000			
Friends of the Children - Austin										
1023 Springdale Rodad, Bldg 13C										
Austin, TX 78721	82-2604098	501(c)(3)	75,000.	0.			Health Access Grant			
Friends of the Library Smithville										
Texas - 507 Main Street -										
Smithville, TX 78957	85-0337384	501(c)(3)	15,050.	0.			Health Access Grant			
Front Steps										
PO Box 684519										
Austin, TX 78768	74-2824054	501(c)(3)	217,525.	0.			Health Access Grant			
Garage Carina Diago										
Georgetown Caring Place PO Box 1215										
	74-2386902	501/a)/3)	312,256.	0.			Health Access Grant			
Georgetown, TX 78627	74-2386902	501(0)(3)	312,236.	0.			Health Access Grant			
Georgetown Project										
2308 Old Airport Rd.										
Georgetown, TX 78626	74-2807713	501(c)(3)	75,000.	0.			Health Access Grant			
			,							
Ghisallo Foundation										
911 Walter Street										
Austin, TX 78702	45-3031077	501(c)(3)	257,388.	0.			Health Access Grant			
Girls Empowerment Network										
2801 S-IH 35, Suite 110										
Austin, TX 78741	74-2837732	501(c)(3)	25,000.	0.			Health Access Grant			
Giving Austin Labor Support Inc.										
718 Clear Springs Hollow	0.000000	504 () (0)		_						
Buda, TX 78610	27-3448123	501(c)(3)	25,000.	0.			Health Access Grant			

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
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GO! Austin/Vamos! Austin									
3710 Cedar St, Ste 230									
Austin, TX 78705	83-0915321	501(c)(3)	280,591.	0.			Health Access Grant		
God's Way Christian Baptist Church Association - 605 Stansted Manor									
Dr Pflugerville, TX 78660	74-2851796	501(c)(3)	9,100.	0.			Health Access Grant		
Golden Age Home Assisted Living 1505 South Main Street									
Lockhart, TX 78644	74-1369594	501(c)(3)	65,015.	0.			Health Access Grant		
Goodwill Industries of Central Texas - 1015 Norwood Park Blvd Austin, TX 78753	74-1322808	501(c)(3)	622,504.	0.			Health Access Grant		
Greater San Marcos Youth Council 1402 IH 35 North									
San Marcos, TX 78666	74-2553659	501(c)(3)	30,000.	0.			Health Access Grant		
HACA Scholarship Foundation Inc. 1124 S. IH-35 Austin, TX 78704	27-2133452	501(c)(3)	75,000.	0.			Health Access Grant		
Half Helen Foundation PO Box 14011									
Austin, TX 78761	46-2808051	501(c)(3)	150,000.	0.			Health Access Grant		
Hand to Hold 13740 Research Blvd., Suite L5 Austin, TX 78750	27-3802900	501(c)(3)	75,000.	0.			Health Access Grant		
The HATC Foundation 502 E. Highland Mall Blvd, Ste 106- Austin, TX 78752	82-3980815	501(c)(3)	40,000.	0.			Health Access Grant		

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)										
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance			
Hays-Caldwell Women's Center										
PO Box 234										
San Marcos, TX 78667	74-2020505	501(c)(3)	384,095.	0.			Health Access Grant			
Hays County Food Bank										
220 Herndon Street										
San Marcos, TX 78666	74-2331781	501(c)(3)	25,000.	0.			Health Access Grant			
Health Alliance for Austin										
Musicians - PO Box 301496 -										
Austin, TX 78703	74-1934031	501(c)(3)	620,435.	0.			Health Access Grant			
			,							
Healthy Futures of Texas										
2300 W Commerce 212										
San Antonio, TX 78207	20-5793076	501(c)(3)	100,000.	0.			Health Access Grant			
Helping the Aging, Needy and										
Disabled - 3227 E. 5th Street -	74 1000100	F01/-\/3\	100 000	0			Waalth Assess Grant			
Austin, TX 78702	74-1888198	DUI(C)(3)	100,000.	0.			Health Access Grant			
Helping Hand Home for Children										
3804 Avenue B										
Austin, TX 78751	74-1144638	501(c)(3)	150,000.	0.			Health Access Grant			
Hill Country Community Ministries										
Inc PO Box 1064 - Leander, TX										
78646	74-2309435	501(c)(3)	40,000.	0.			Health Access Grant			
Hope Medical Clinic										
8101 Cameron Road., Suite 101 Austin, TX 78754	45-4931906	501(a)(3)	22,500.	0.			Health Access Grant			
	42-4331300	201(0)(3)	22,500.	0.			mearch Access Grant			
HopeAustin										
13809 Research Blvd., Suite 810										
Austin, TX 78750	47-3370326	501(c)(3)	14,000.	0.			Health Access Grant			

Part II Continuation of Grants and Other	Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance			
Hospice Austin										
4107 Spicewood Springs Blvd										
Austin, TX 78759	74-2200596	501(c)(3)	1,427,538.	0.			Health Access Grant			
			, ,							
Housing Authority of the City of										
Austin - 8011a Cameron Rd Ste A00										
- Austin, TX 78754	74-1890518	501(c)(3)	176,000.	0.			Health Access Grant			
Housing Opportunities for Musician										
and Entertainers - 6800 Westgate										
Blvd., Suite 132-237 - Austin, TX										
78745	46-0580743	501(c)(3)	40,000.	0.			Health Access Grant			
Huston-Tillotson University										
900 Chicon St										
Austin, TX 78702	74-1180151	501(c)(3)	668,077.	0.			Health Access Grant			
masein, in 70702	71 1100131	301(3)(3)	333,077.	•			nearth needs crant			
I Live Here, I Give Here										
1210 Rosewood Avenue										
Austin, TX 78702	90-0647614	501(c)(3)	750,000.	0.			Health Access Grant			
IDEA Public Schools										
2115 W. Pike Blvd.										
Weslaco, TX 78596	74-2948339	501(c)(3)	40,000.	0.			Health Access Grant			
Impact Austin Foundation										
4618 Ramsay Ave.	FC 2267666	F01/->/2>	30.000	_			W1+h 2 G			
Austin, TX 78756	56-2367666	DUI(C)(3)	30,000.	0.			Health Access Grant			
In the Streets-Hands Up High										
Ministry - 987 N Highway 95 -										
Bastrop, TX 78602	27-2515162	501(c)(3)	20,000.	0.			Health Access Grant			
				•						
Interagency Support Council of										
Eastern Williamson County - 400										
Porter St - Taylor, TX 76574	84-1636308	501(c)(3)	135,000.	0.			Health Access Grant			

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance		
Interfaith Action of Central Texas									
2921 E. 17th Street, Bldg D, Ste 3									
Austin, TX 78702	74-2509149	501(c)(3)	40,000.	0.			Health Access Grant		
Jeremiah Program									
615 1st Avenue NE Suite 210									
Minneapolis, MN 55413	41-1801834	501(c)(3)	122,955.	0.			Health Access Grant		
mimoupolis, in osits	11 1001031	301(0)(3)	122,555.	••			neuten neeess erune		
Junior League of Austin									
5330 Bluffstone Ln.									
Austin, TX 78759	74-1168918	501(c)(3)	6,000.	0.			Health Access Grant		
KaBOOM! Inc.									
4301 Connecticut Ave, NW, Ste ML-1									
Washington, DC 20008	52-1970904	501(c)(3)	200,000.	0.			Health Access Grant		
Keep Austin Fed									
5711 Ave. F	46 2554565	504 () (0)							
Austin, TX 78752	46-3754567	501(c)(3)	27,080.	0.			Health Access Grant		
KLRU-TV									
P.O. Box 7158									
Austin, TX 78713	75-7126012	501(c)(3)	1,400,000.	0.			Health Access Grant		
, ,	70 7120012		1,200,000.	-					
Latino Healthcare Forum									
6601 Felix Ave									
Austin, TX 78701	46-1170748	501(c)(3)	210,000.	0.			Health Access Grant		
Leadership Austin									
1609 SHOAL CREEK BLVD STE 202									
Austin, TX 78701	74-2967463	501(c)(3)	165,000.	0.			Health Access Grant		
Leander Education Excellence									
Foundation - 204 W. South Street -	00 5464545	501/)/2)	00.40-	_					
Austin, TX 78646	20-5464545	DnT(C)(3)	29,485.	0.			Health Access Grant		

(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
LifeWorks							
3700 S. 1st St							
Austin, TX 78704	74-2137189	501(c)(3)	3,096,831.	0.			Health Access Grant
Linc Austin Outreach							
3407 Red River St							
Austin, TX 78705	81-4425844	501(c)(3)	17,500.	0.			Health Access Grant
Literacy Council of Williamson County - 805 W. University Ave -							
Georgetown, TX 78626	74-2392855	501(c)(3)	25,000.	0.			Health Access Grant
Little Herds 3206 Mossrock Dr. #102 Austin, TX 78757	46-3055902	501(c)(3)	25,000.	0.			Health Access Grant
Lone Star Association of Charitable Clinics - PO Box 684127	22 4445420	F01(-)(2)	45,500				71-1
- Austin, TX 78768	33-1115138	DUI(C)(3)	45,500.	0.			Health Access Grant
Lone Star Circle of Care 1500 W. University Ave Georgetown, TX 78628	74-3001674	501(c)(3)	8,294,364.	0.			Health Access Grant
Luling Area Ministerial Alliance 402 S Mulberry							
Luling, TX 78648	74-2954207	501(c)(3)	25,000.	0.			Health Access Grant
Mainspring Schools 1100 W. Live Oak Street Austin, TX 78704	74-1143055	501(c)(3)	100,000.	0.			Health Access Grant
Mano Amiga Sm 174 S. Guadalupe St. Room 205 San Marcos, TX 78666	83-2030465	501(c)(3)	27,000.	0.			Health Access Grant

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance		
Manos de Cristo									
4911 Harmon Ave									
Austin, TX 78751	74-2511974	501(c)(3)	861,379.	0.			Health Access Grant		
Wantaniana Banadakian									
Marbridge Foundation									
2310 Bliss Spillar Road	74-1183095	E01/a)/2)	E0 000	0.			Health Access Grant		
Manchaca, TX 78652	74-1183095	DUI(C)(3)	50,000.	0.			Health Access Grant		
Mariposa Family Learning Center									
403 Vargas Road									
Austin, TX 78741	84-2027889	501(c)(3)	45,000.	0.			Health Access Grant		
Mary Lee Foundation									
1339 Lamar Square Drive									
Austin, TX 78704	74-1479633	501(c)(3)	25,000.	0.			Health Access Grant		
Meadows Mental Health Policy									
Institute for Texas - 2800 Swiss									
Ave - Dallas, TX 75204	46-3992618	501(c)(3)	300,188.	0.			Health Access Grant		
Meals on Wheels and More									
3227 E. 5th St									
Austin, TX 78702	23-7202594	501(c)(3)	1,418,866.	0.			Health Access Grant		
Marana Burahin									
Measure Austin									
2921 E 17th St, Bldg D, Box 6	00 00 00 00 00 00 00 00 00 00 00 00 00	F01/ \/2\	225 222	•					
Austin, TX 78702	82-2372196	501(c)(3)	335,000.	0.			Health Access Grant		
Mental Health Resource of Texas									
4604 S. Lamar Blvd., Ste E-102	46-4931600	501/a)/3)	75 000	0.			Health Access Grant		
Austin, TX 78745	40-4931000	201(6)(3)	75,000.	0.			nealth Access Grant		
Micah 6 of Austin Texas									
2203 San Antonio St.									
Austin, TX 78705	20-1388151	F01/-\/2\	15,000.	0.			Health Access Grant		

·	Assistance to Dor	Ţ.					
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
igrant Clinicians Network Inc.							
1001 Land Creek Cove							
Austin, TX 78746	74-2662919	501(c)(3)	75,000.	0.			Health Access Grant
Minorities for Equality in			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Economy, Education, Liberty and							
Justice Effecting Cha - 403 E.							
15th Street - Austin, TX 78701	74-2994703	501(c)(3)	40,000.	0.			Health Access Grant
Misma							
4228 Threadgill Street							
Austin, TX 78723	83-3649103	501(c)(3)	30,000.	0.			Health Access Grant
Mission Capital							
8303 N. MoPac Expwy Suite A201							
Austin, TX 78759	74-2992877	501(c)(3)	736,749.	0.			Health Access Grant
Mobile Loaves & Fishes Inc.							
903 S Capital Of Texas Hwy							
Austin, TX 78746	74-2956081	501(c)(3)	422,388.	0.			Health Access Grant
Austin, IX 70740	74 2530001	301(0/(3/	422,500.	٠.			Health Access Glant
Mother's Milk Bank at Austin							
5925 Dillard Circle							
Austin, TX 78752	74-2883760	501(c)(3)	295,080.	0.			Health Access Grant
Multicultural Refugee Coalition							
727 Airport Blvd							
Austin, TX 78702	26-3636863	501(c)(3)	10,000.	0.			Health Access Grant
NAMI Central Texas							
4110 Guadalupe Street, Building 781							
Austin, TX 78751	74-2374858	501(c)(3)	75,000.	0.			Health Access Grant
The Nature Congervers							
The Nature Conservancy 318 Congress Ave.							
Austin, TX 78701		501(c)(3)	85,700.	0.			Health Access Grant

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance		
The New Philanthropists									
2819 Lyons Rd									
Austin, TX 78702	82-1819025	501(c)(3)	150,000.	0.			Health Access Grant		
,, , , , , , ,	02 1017020		100,000.	-			1001011 1100022 010110		
Northwest Austin Universal Health									
Clinic - 13740 Research Blvd.,									
Suite 3, Bldg P - Austin, TX 78750	46-2209787	501(c)(3)	66,500.	0.			Health Access Grant		
			,						
Notley Fund									
1023 Springdale Road, Ste 11E									
Austin, TX 78721	47-5295639	501(c)(3)	100,000.	0.			Health Access Grant		
One Voice Central Texas									
PO Box 300152									
Austin, TX 78703	74-2314772	501(c)(3)	94,000.	0.			Health Access Grant		
Operation Liberty Hill									
1401 N. Hwy 183				_					
Austin, TX 78641	80-0788990	501(c)(3)	10,000.	0.			Health Access Grant		
Out Youth									
909 E. 49th 1/2 Street									
Austin, TX 78751	74-2732971	501(c)(3)	50,000.	0.			Health Access Grant		
Madelli, 12 70731	74 2732371	301(0)(3)	30,000.	0.			nearth necess drane		
Partners in Parenting									
PO Box 49877									
Austin, TX 78765	30-0809437	501(c)(3)	35,750.	0.			Health Access Grant		
·			,						
Partnerships for Children									
14000 Summit Dr.									
Austin, TX 78728	43-2004770	501(c)(3)	30,000.	0.			Health Access Grant		
•			1						
Pavilion Clubhouse of Round Rock									
4010 Sam Bass Rd									
Round Rock, TX 78681	82-0704511	501(c)(3)	50,000.	0.			Health Access Grant		

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance		
People's Community Clinic									
2909 N. IH 35									
Austin, TX 78722	23-7087608	501(c)(3)	6,458,154.	0.			Health Access Grant		
Planned Parenthood									
201 East Ben White Blvd									
Austin, TX 78704	37-1515621	501(c)(3)	1,489,692.	0.			Health Access Grant		
Project Normalization, Inc. dba		(-)(-)							
Open Door Preschool - 3804									
Cherrywood Road - Austin, TX									
78722-1218	74-1834374	501(c)(3)	150,000.	0.			 		
Project Transitions Inc.									
7101 Woodrow Ave.									
Austin, TX 78757	74-2502171	501(c)(3)	50,000.	0.			Health Access Grant		
Prospera Housing Community									
Services - 3419 Nacogdoches Road -	74 0605060	E01 () (2)	05.000	•					
San Antonio, TX 78217	74-2685268	501(c)(3)	25,000.	0.			Health Access Grant		
Rebekah Baines Johnson Center									
21 Waller St.									
Austin, TX 78702	23-7033859	501(c)(3)	50,000.	0.			 Health Access Grant		
Refugee & Immigrant Center for			, ,	-					
Education & Legal Services - 5121									
Crestway Drive, #105 - San									
Antonio, TX 78239	74-2436920	501(c)(3)	100,000.	0.			Health Access Grant		
Refugee Services of Texas									
9241 LBJ Freeway, Ste 210									
Dallas, TX 75243	75-1618251	501(c)(3)	175,000.	0.			Health Access Grant		
Round Rock Serving Center									
PO Box 5006	74 0454440	E01/->/2>	100.041	•			Wasalah Assass Gua		
Round Rock, TX 78683	74-2454410	DnT(c)(3)	188,941.	0.			Health Access Grant		

Part II Continuation of Grants and Other			and Domestic Go	vernments (Sch	edule I (Form 990), Pa		т 1330303
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Sacred Heart Community Clinic							
PO Box 5845							
Round Rock, TX 78683	27-2901548	501(c)(3)	86,250.	0.			Health Access Grant
Saint Louise House							
PO Box 150637							
Austin, TX 78715	74-2968167	501(c)(3)	222,174.	0.			Health Access Grant
The Salvation Army							
4700 Manor Road							
Austin, TX 78723	13-5562351	501(c)(3)	40,000.	0.			Health Access Grant
Samaritan Center for Counseling							
and Pastoral Care - 8956 Research				_			
Blvd Bldg 2 - Austin, TX 78758	74-1832864	501(c)(3)	25,000.	0.			Health Access Grant
Samaritan Health Ministries							
PO Box 133							
Cedar Park, TX 78630	74-2570190	501(c)(3)	426,956.	0.			Health Access Grant
San Antonio Threads							
10446 Sentinel Street							
San Antonio, TX 78217	81-3461678	501(c)(3)	25,000.	0.			Health Access Grant
School Fuel							
102 Wonder World Drive	46 4046004	504 () (0)					
San Marcos, TX 78666	46-4316094	501(c)(3)	20,000.	0.			Health Access Grant
Seedling Foundation							
8001 Centre Park Drive							
Austin, TX 78754	74-2841791	501(c)(3)	50,000.	0.			Health Access Grant
·							
Seek Institute							
1221 W. Ben White Blvd., Suite 211A							
Austin, TX 78704	81-3542150	501(c)(3)	50,000.	0.			Health Access Grant

Part II Continuation of Grants and Other Assistance to Domestic Organizations and Domestic Governments (Schedule I (Form 990), Part II.)									
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance		
Senior Access 2498 E. Palm Valley Blvd. Round Rock, TX 78665	74-2692484	501(c)(3)	195,586.	0.			Health Access Grant		
Settlement Home for Children 1600 Payton Gin Rd. Austin, TX 78758	74-1200133	501(c)(3)	50,000.	0.			Health Access Grant		
Shepherds Heart Food Pantry & Community Ministries - 121 E. Second Street - Taylor, TX 76564	80-0248120	501(c)(3)	30,000.	0.			Health Access Grant		
Sickle Cell Texas Marc Thomas Foundation - 314 E. Highland Mall Blvd, Ste 411 - Austin, TX 78752	74-2934173	501(c)(3)	10,000.	0.			Health Access Grant		
SIMS Foundation PO Box 2152 Austin, TX 78768	74-2766013	501(c)(3)	312,529.	0.			Health Access Grant		
Smithville Community Clinic 300 Lynch Street Smithville, TX 78957	20-4515999	501(c)(3)	144,059.	0.			Health Access Grant		
Smithville Community Gardens 107 SW 2nd Street Smithville, TX 78957	27-3320512	501(c)(3)	6,000.	0.			Health Access Grant		
Society of St. Vincent de Paul Diocesan Council of Austin - 901 W Braker Lane - Austin, TX 78758	74-2763690	501(c)(3)	60,000.	0.			Health Access Grant		
Southside Community Center 518 South Guadalupe Street San Marcos, TX 78666	74-1191885	501(c)(3)	50,000.	0.			Health Access Grant		

Part II Continuation of Grants and Other	Assistance to Dor	nestic Organizations	and Domestic Go	vernments (Scho	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Spirit Reins Inc							
2055 CR 284							
Liberty Hill, TX 78642	06-1692909	501(c)(3)	235,257.	0.			Health Access Grant
Sunrise Community Church							
4430 Menchaca Rd.							
Austin, TX 78748	31-1249618	501(c)(3)	15,000.	0.			Health Access Grant
Survive2Thrive Foundation							
PO Box 202306							
Austin, TX 78720	47-3856506	501(c)(3)	60,000.	0.			Health Access Grant
·			·				
Sustainable Food Center							
1106 Clayton Lane							
Austin, TX 78723	74-2441468	501(c)(3)	486,333.	0.			Health Access Grant
Manager Comp. from Children Trans							
Texans Care for Children Inc 1106 Clayton Lane							
Austin, TX 78723	75-2687008	501(c)(3)	70,310.	0.			Health Access Grant
Austin, IX 70723	75 2007000	301(0)(3)	70,310.	· ·			Health Access Grant
Texas A&M Foundation							
401 George Bush Dr							
College Station, TX 77840	74-2245072	501(c)(3)	200,000.	0.			Health Access Grant
Texas Appleseed							
1609 Shoal Creek, Ste 201				_			
Austin, TX 78701	74-2804268	501(c)(3)	37,500.	0.			Health Access Grant
Texas Center for Child & Family							
Studies - 409 W. 13th Street -							
Austin, TX 78701	17-2949902	501(c)(3)	25,000.	0.			Health Access Grant
	1	,					
Texas Center for Local Food							
201 N. Main Street							
Elgin, TX 78621	83-4492979	501(c)(3)	49,961.	0.			Health Access Grant

Part II Continuation of Grants and Other A			and Domestic Go	vernments (Sch	edule I (Form 990), Pa		т 1330305 га
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
Texas Department of Agriculture 1700 North Congress, 11th Floor Austin, TX 78701		State of Texas	1,490,713.	0.			Health Access Grant
Texas Health Action 8140 N. Mopac Expwy, Bldg 2, Ste 13 Austin, TX 78759	47-3809253	501(c)(3)	40,000.	0.			Health Access Grant
Texas Health Institute 9111 Jollyville Rd Ste 280 Austin, TX 78759	74-2237787	501(c)(3)	210,000.	0.			Health Access Grant
Texas Pediatric Society 401 West 15th Street Austin, TX 78701	75-1499413	501(c)(3)	406,013.	0.			Health Access Grant
Texas Ramp Project P.O. Box 832065 Richardson, TX 75083	33-1139484	501(c)(3)	92,228.	0.			Health Access Grant
Texas Rio Grande Legal Aid Inc. 301 South Texas Avenue Mercedes, TX 78570	74-1675230	501(c)(3)	88,000.	0.			Health Access Grant
Texas Scottish Rite Hospital 2222 Welborn St Dallas, TX 75219	75-0818178	501(c)(3)	150,000.	0.			Health Access Grant
Texas State University 601 University Drive San Marcos, TX 78666	74-1946138	501(c)(3)	110,000.	0.			Nursing Scholarships
Texas Tech Foundation Inc. PO Box 45025 Lubbock, TX 79409	75-6043842	501(c)(3)	100,000.	0.			Health Access Grant

Part II Continuation of Grants and Oth	ner Assistance to Dor	mestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
exas Tribune, Inc.							
919 Congress Ave							
Austin, TX 78701	26-4527097	501(c)(3)	48,362.	0.			Health Access Grant
The ARC of the Capital Area							
4902 Grove Ave							
Austin, TX 78756	74-1294429	501(c)(3)	50,000.	0.			Health Access Grant
The Other Ones Foundation							
780 S. Hwy 183							
Austin, TX 78741	82-1690537	501(c)(3)	70,000.	0.			Health Access Grant
			,				
The SAFE Alliance							
P.O. Box 19454							
Austin, TX 78760-9454	74-2320657	501(c)(3)	1,672,224.	0.			Health Access Grant
Todos Juntos Learning Center							
PO BOX 41213							
Austin, TX 78704	46-3028927	501(c)(3)	27,645.	0.			Health Access Grant
The Trail Foundation							
PO Box 5195							
Austin, TX 78763	87-0699956	501(c)(3)	0.	0.			Health Access Grant
,							
Travis Audubon Society Inc.							
3710 Cedar St. Box 5							
Austin, TX 78705	74-6046937	501(c)(3)	66,849.	0.			Health Access Grant
Trinity Center Austin							
301 E. 7th Street							
Austin, TX 78701	74-2960654	501(c)(3)	50,000.	0.			Health Access Grant
Truth Be Told							
1419 Corona Drive							
Austin, TX 78723	42-1558329	501(c)(3)	14,196.	0.			Health Access Grant

Part II Continuation of Grants and Other A	Assistance to Dor	nestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
United Way for Greater Austin 2000 E Martin Luther King Jr. Blvd Austin, TX 78702	74-1193439	501(c)(3)	1,262,367.	0.			Health Access Grant
University of Texas at Austin PO Box 7726 Austin, TX 78713	74-6000203	State of Texas	1,769,461.	0.			Health Access Grant
University of Texas Foundation 9011 Mountain Ridge, Suite 150 Austin, TX 78759	74-1587488	501(c)(3)	70,000.	0.			Health Access Grant
University of Texas Health Science Center at Tyler - 11937 US Hwy 271 - Tyler, TX 75708	75-1396988	State of Texas	120,197.	0.			Health Access Grant
Austin Youth & Community Farm, Inc. (Urban Roots) - 4900 Gonzales Street - Austin, TX 78702	45-3954705	501(c)(3)	127,462.	0.			Health Access Grant
VELA 4900 Gonzales St. Austin, TX 78702	27-2451077	501(c)(3)	25,000.	0.			Health Access Grant
Vibrant Woman - Mama Sana 9206 Martin Luther King Blvd, Ste 3 Austin, TX 78702	45-5638520	501(c)(3)	288,954.	0.			Health Access Grant
Volunteer Healthcare Clinic 4215 Medical Parkway Austin, TX 78756	74-6082464	501(c)(3)	172,450.	0.			Health Access Grant
Welcome Table Inc. 1941 Webberville Road Austin, TX 78721	45-3860627	501(c)(3)	25,000.	0.			Health Access Grant

Part II Continuation of Grants and Other	Assistance to Dor	nestic Organizations	and Domestic Go	vernments (Sch	edule I (Form 990), Pa	rt II.)	
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
West Austin Caregivers							
2601 Exposition Blvd							
Austin, TX 78703	74-2367556	501(c)(3)	48,500.	0.			Health Access Grant
Westcave Outdoor Discovery Center							
24814 Hamilton Pool Rd							
Round Mountain, TX 78663	51-0204049	501(c)(3)	175,614.	0.			Health Access Grant
Whatsinthemirror							
1221 New Meister Lane, Unit 1622							
Pflugerville, TX 78660	81-1417075	501(c)(3)	10,000.	0.			Health Access Grant
			, -	-			
Williamson County Childrens							
Advocacy Center - 1811 SE Inner							
Loop - Georgetown, TX 78626	74-2834639	Williamson Count	25,000.	0.			Health Access Grant
Williamson County & Cities Health							
District - 355 Texas Avenue -							
Round Rock, TX 78664	74-2896906	501(c)(3)	110,000.	0.			Health Access Grant
Williamson County Crisis Center							
1011 Gattis School Rd, Ste 106							
Round Rock, TX 78664	74-2277114	501(c)(3)	195,087.	0.			Health Access Grant
,			,				
Williamson-Burnet County							
Opportunities - PO Box 740 -							
Georgetown, TX 78627	74-6075213	501(c)(3)	250,000.	0.			Health Access Grant
Women's Health & Family Planning							
Assoc. of Texas - 1114 Lost Creek							
Blvd, Ste 110 - Austin, TX 78746	74-1936078	501(c)(3)	413,161.	0.			Health Access Grant
YMCA of Austin							
1402 Cesar Chavez							
Austin, TX 78702	74-1193464	501(c)(3)	305,710.	0.			Health Access Grant

Part II Continuation of Grants and Oth	er Assistance to Doi	mestic Organizations	and Domestic Go	overnments (Sch	edule I (Form 990), Pa	rt II.)	T
(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)	(g) Description of non-cash assistance	(h) Purpose of grant or assistance
oung Invincibles							
411 K Street NW							
ashington, DC 20005	46-2214021	501(c)(3)	250,000.	0.			Health Access Grant
outh Rise Texas Inc.							
.O. Box 824							
ustin, TX 78767	83-0663313	501(c)(3)	75,000.	0.			Health Access Grant
WCA of Greater Austin							
015 S IH 35, Suite 110	co	504 () (0)	50.000				
ustin, TX 78741	74-6053497	501(c)(3)	50,000.	0.			Health Access Grant

Part III Grants and Other Assistance to Domestic Individuals Part III can be duplicated if additional space is needed.	. Complete if the	organization answe	ered "Yes" on Form 9	990, Part IV, line 22.	: - y =
(a) Type of grant or assistance	(b) Number of recipients	(c) Amount of cash grant	(d) Amount of non- cash assistance	(e) Method of valuation (book, FMV, appraisal, other)	(f) Description of noncash assistance
Discounted eye exams and eyeglasses for needy					
Central Texans.	15093	972,771.	0.		
Part IV Supplemental Information. Provide the information req	L uired in Part I, lin	e 2; Part III, column	(b); and any other ac	l dditional information.	
Part I, Line 2:					
	_				
The Foundation monitors the use of	grant fu	nds throug	the foll	owing	
procedures:					
- Grantees submit quarterly reports	s to Prog	ram Office	ers 30 davs	after the	
close of each calendar quarter. Re	eview of	quarterly	report inf	ormation	
includes analysis of a) metric data	a for goa	1 and outc	come measur	es; b)	
demographic data; c) significant p	rogram ac	tivities,	accomplish	ments and/or	
changes; and d) results of client s	satistact	ion survey	7S.		
- Grantees submit year-end reports	to Progr	am Officer	s after th	e close of	

Part IV Supplemental Information
Supplemental information
fourth quarter. Review of year-end reports includes analysis of aggregate
data from quarterly reports and documentation of financial statements.
- Program officers distribute summary reports to senior management and
board members for analysis.
 Staff and board members review agency grant proposals in connection with
site visits.
- Staff conduct periodic site visits throughout funding year.
Part III
The reporting organization pays for discounted eye exams and eye
glasses for Central Texans. Eye-care providers submit invoices for
services provided to patients who submit vouchers for care. Vouchers
are provided to financially indigent individuals whose income equals
200% or less of federal poverty guidelines (FPG). The reporting
organization pays provider invoices directly upon receiving the
vouchers.

SCHEDULE J (Form 990)

Department of the Treasury

Compensation Information

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

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

Attach to Form 990.

Open to Public Inspection

Internal Revenue Service Name of the organization

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

Inspection
Employer identification number

OMB No. 1545-0047

St. David's Foundation 74–1356589

Part I Questions Regarding Compensation

Yes No

1a Check the appropriate box(es) if the organization provided any of the following to or for a person listed on Form 990,
Part VII, Section A, line 1a. Complete Part III to provide any relevant information regarding these items.

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

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

Schedule J (Form 990) 2020

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

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

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

		(B) Breakdown of	W-2 and/or 1099-MIS	SC compensation	(C) Retirement and other deferred	(D) Nontaxable benefits	(E) Total of columns	(F) Compensation in column (B)	
(A) Name and Title		(i) Base compensation	(ii) Bonus & incentive compensation	(iii) Other reportable compensation	compensation	perients	(B)(i)-(D)	reported as deferred on prior Form 990	
(1) Edward B. Burger	(i)	457,823.	0.	0.	8,550.	10,596.	476,969.	0.	
CEO/President	(ii)	0.	0.	0.	0.	0.	0.	0.	
(2) Fernando X. Pena	(i)	361,705.	0.	0.	13,930.	12,543.	388,178.	0.	
Executive Vice President	(ii)	0.	0.	0.	0.	0.	0.	0.	
(3) William Buster (to 11/1/20)	(i)	280,252.	0.	0.	8,685.	29,396.	318,333.	0.	
Outgoing Executive Vice President	(ii)	0.	0.	0.	0.	0.	0.	0.	
(4) Blake Holman	(i)	230,320.	0.	0.	13,539.	22,333.	266,192.	0.	
CIO	(ii)	0.	0.	0.	0.	0.	0.	0.	
(5) Shailee Gupta	(i)	208,118.	0.	0.	11,202.	31,204.	250,524.	0.	
Chief Dental Officer	(ii)	0.	0.	0.	0.	0.	0.	0.	
(6) Cathy Iberg	(i)	229,472.	0.	0.	1,386.	0.	230,858.	0.	
Vice President	(ii)	0.	0.	0.	0.	0.	0.	0.	
(7) R. Earl Maxwell (to 1/3/20)	(i)	213,910.	0.	0.	12,810.	1,897.	228,617.	0.	
Outgoing CEO	(ii)	0.	0.	0.	0.	0.	0.	0.	
(8) Rebecca Pastner	(i)	185,397.	0.	0.	10,958.	31,072.	227,427.	0.	
VP of Evaluation & Strategic Learnin	(ii)	0.	0.	0.	0.	0.	0.	0.	
(9) Amy Vaughan	(i)	184,271.	0.	0.	10,836.	20,588.	215,695.	0.	
CFO	(ii)	0.	0.	0.	0.	0.	0.	0.	
(10) Caesar Collazo	(i)	173,521.	0.	0.	10,338.	31,072.	214,931.	0.	
Staff Dentist	(ii)	0.	0.	0.	0.	0.	0.	0.	
(11) Abby Menke	(i)	170,724.	0.	0.	10,341.	31,072.	212,137.	0.	
Lead Dentist	(ii)	0.	0.	0.	0.	0.	0.	0.	
(12) Elodie Levy	(i)	169,861.	0.	0.	8,350.	31,072.	209,283.	0.	
Lead Dentist	(ii)	0.	0.	0.	0.	0.	0.	0.	
(13) Ensy Atarod	(i)	165,789.	0.	0.	9,695.	31,072.	206,556.	0.	
Lead Dentist	(ii)	0.	0.	0.	0.	0.	0.	0.	
(14) Mamatha Pasala	(i)	165,200.	0.	0.	10,164.	31,072.	206,436.	0.	
Lead Dentist	(ii)	0.	0.	0.	0.	0.	0.	0.	
	(i)								
	(ii)								
	(i)								
	(ii)								

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

SCHEDULE 0

Internal Revenue Service

(Form 990 or 990-EZ)

Department of the Treasury

Supplemental Information to Form 990 or 990-EZ

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

Attach to Form 990 or 990-EZ.

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

2020 Open to Public Inspection

OMB No. 1545-0047

Name of the organization

St. David's Foundation

Employer identification number 74-1356589

Form 990, Part I, Line 1, Description of Organization Mission: Texas neighbors using our resources to reduce health inequity, increase access to healthcare focused on the whole person through integrated care, and support Central Texans in taking an active role in their health and healthcare needs. Form 990, Part III, Line 1, Description of Organization Mission: taking an active role in their health and healthcare needs. Form 990, Page 1, Item B - Amended Return: The Foundation is amending its 2020 Form 990 in order to attach its audited financial statements for the year ended December 31, 2020. its original filing, the Foundation attached audited financial statements for the year ended December 31, 2019. At the time of the original filing, the Foundation's 2020 financial statements were being audited, but the report had not yet been completed. The following forms and schedules changed with an increase of \$2,118,953 in Investments - Other Securities, and in unrealized gains in the Foundation's finalized audited financials: Form 990, Part I, Lines 20 and 22 Form 990, Part X, Lines 12, 16, 27, 32 and 33 Form 990, Part XI, Lines 5 and 10

Schedule D, Part VII, Investments - Other Securities Detail

Name of the organization St. David's Foundation T4-1356589

Form 990, Part VI, Section A, line 1:

The Board of Trustees of the reporting organization (the "Foundation") established an Executive Committee (the "Committee") to assist the Board in fulfilling its oversight responsibility for the operations of the organization and its affiliates. The Committee has the power to conduct the business of the Foundation during the period between meetings of the Board, in accordance with the policies and expressed wishes of the Board and established protocol. The Committee is authorized to secure such resources as it reasonably needs to fulfill its responsibilities, including outside consultants, as appropriate. The Chief Executive Officer of the Foundation, or an appointed representative, serves as the Committee's staff liaison. The Committee also consists of three elected governing Board officers: Chair, Vice Chair and Secretary, the Past Chair of the Foundation, the Chair of the Board of Governors, and one to three at large members from the Board of the Foundation. All Committee members are governing board members, must be independent of management, and receive no compensation from the Foundation.

The Board of Trustees has adopted a set of Central Governance Principles to provide a specific framework for the decision-making and governance activities of the Committee.

Form 990, Part VI, Section A, line 7b:

Board Decision Matters are delegated by the Foundation Board as follows:

Decisions on Capital Budget and Operating Budget transfers of amounts of

2.5% or less of the total grants budget are delegated to the Chief

Executive Officer. Final authority for grants of between \$1,000,000 and

Name of the organization
St. David's Foundation

Employer identification number 74-1356589

\$2,000,000 is delegated to the Community Investment Committee; final authority for grants of less than \$1,000,000 is delegated to the Executive Vice President of Community Investments; and final authority for grants of less than \$250,000 is delegated to the Chief Impact and Metrics Officer.

Decisions on contracts and expenditures of amounts of \$250,000 or less are delegated to the Chief Executive Officer.

Form 990, Part VI, Section B, line 11b:

The reporting organization's Tax and Audit Committee reviews a draft of the Form 990 in detail prior to it being finalized. A final version of Form 990 is sent to the Trustees prior to filing.

Form 990, Part VI, Section B, Line 12c:

The reporting organization annually verifies compliance with the conflicts of interest policy. The individuals covered by this policy include the officers and trustees. The persons covered by this policy are required to annually disclose or update the Chairman of the Board of Trustees on a form provided by the organization their interests that could give rise to conflicts of interest. For each interest disclosed to the Chairman of the Board of Trustees of the Foundation, the Chairman will determine whether to: (a) take no action; (b) assure full disclosure to the Board of Trustees of the Foundation and other individuals covered by this policy; (c) ask the person to recuse from participation in related discussions or decisions within the organization; or (d) ask the person to resign from his or her position in the Organization or, if the person refuses to resign, become subject to possible removal in accordance with the Organization's removal procedures. The organization's CEO will monitor proposed or ongoing transactions for conflicts of interest and disclose them to the Chairman of

Schedule O (Form 990 or 990-EZ) 2020 Page 2 Name of the organization **Employer identification number** St. David's Foundation 74-1356589 the Board of Trustees in order to deal with potential or actual conflicts. Form 990, Part VI, Section B, Line 15: To establish the compensation of the organization's top management officials, other officers, and key employees, the Foundation used the report of an independent compensation consultant. The report was prepared in 2018. Without participation of the officer, director or other top management official under consideration, the Compensation Committee determined and approved compensation based on the independent consultant's report. This process was undertaken for the following officers, directors, key employees for 2020 compensation on November 12, 2019: Earl Maxwell, CEO Blake Holman, CIO William Buster, EVP Xavier Pena, EVP Amy Vaughan, CFO Cathy Iberg, VP of Investments Shailee Gupta, Clinical Director Form 990, Part VI, Section C, Line 19: The reporting organization's governing documents, conflicts of interest

policy and financial statements are available to the public upon request.

Form 990, Part XII, Line 2b:

Please contact the CFO at 512-879-6600.

Schedule O (Form 990 or 990-EZ) 2020		Page 2
Name of the organization St. David's Fou	ındation	Employer identification number 74-1356589
The reporting organization's	financial statements were aud	ited by an
independent accountant as par	t of consolidated financial s	tatements.
The consolidated financial st	atements included St. David's	Foundation,
St. David's Community Health	Foundation Holdings, St. Davi	d's
Foundation Community Fund, St	. David's Community Health Fo	undation
Initiatives, St. David's Foun	dation Impact Fund, LP, and S	t. David's
Foundation Impact Fund, GP, I	LC.	
Officer Compensation of Relat	ed Organizations:	
St. David's Foundation (the "	Foundation") owns a general p	partner
interest in St. David's Healt	hcare Partnership, LP, LLP (t	he
"Partnership"). The amounts b	elow represent the Foundation	's share of
compensation paid by the Part	nership during 2020.	
Shari Collier, CFO		
Salary	\$118,189	
Employee Benefits	\$ 13,940	
C. David Huffstutler, CE	80	
Salary	\$232,249	
Employee Benefits	\$ 25,267	

SCHEDULE R (Form 990)

Related Organizations and Unrelated Partnerships

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

Attach to Form 990.

Department of the Treasury Internal Revenue Service Name of the organization

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

OMB No. 1545-0047

Open to Public Inspection

Employer identification number

S	t. David's Four	ndation				74-1356589		
Part I Identification of Disreg	garded Entities. Complete if	f the organization answered "Yes" or	n Form 990, Part IV, line 33.					
(a) Name, address, and EIN of disregarded		(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Total income	(e) End-of-year assets	(f) Direct controlling entity		

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

(a) Name, address, and EIN of related organization	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Exempt Code section	(e) Public charity status (if section	(f) Direct controlling entity	Section 5 contr enti	olled
				501(c)(3))		Yes	No
St. David's Community Health Foundation	Holds endowment funds used						l
Holdings - 74-2206098, 1303 San Antonio St.	to assist the needy of			Sec 170	St. David's		l
#500, Austin, TX 78701	Central Texas	Texas	501(c)(3)	(b)(1)(A)(vi	Foundation	X	
St. David's Foundation Community Fund -	Provides needs-based						1
74-2898888, 1303 San Antonio St. #500,	scholarships and controls			Sec 170	St. David's		1
Austin, TX 78701	medical facilities	Texas	501(c)(3)	(b)(1)(A)(vi	Foundation	X	
St. David's Community Health Foundation	Supports St. David's				St. David's		1
Initiatives - 27-0112979, 1303 San Antonio	Foundation, Community			Sec	Foundation		l
St. #500, Austin, TX 78701	Fund, and Holdings	Texas	501(c)(3)	509(a)(3), I	Community Fund	Х	<u> </u>
							l
							ł

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

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.

(a)	(b)	(c)	(d)	(e)	(f)	(g)	(ł	n)	(i)	(j)	(k)
Name, address, and EIN of related organization	Primary activity	Legal domicile (state or foreign	Direct controlling entity	Predominant income (related, unrelated, excluded from a sunder	Share of total income	Share of end-of-year assets	alloca	T	Code V-UBI amount in box 20 of Schedule	mana partr	ging ner?	Percentage ownership
C. D. 11 111		country)		sections 512-514)			Yes	No	K-1 (Form 1065)	Yes	No	
St. David's Healthcare	4											
Partnership, L.P., LLP -	Owns & operates											
74-2781812, 98 San Jacinto,	four hospitals											
Ste 1800, Austin, TX 78701	in Central TX	TX	N/A	Related	186,632,881.	918,156,616.		X	N/A	X		40.59%
Bailey Square Ambulatory												
Surgical Center, Ltd												
75-2467365, 98 San Jacinto,	Ambulatory											
Ste 1800, Austin, TX 78701	surgery center	TX	N/A	N/A	N/A	N/A		X	N/A		X	N/A
South Austin Surgery Center,												
Ltd 62-1775267, 98 San												
Jacinto, Ste 1800, Austin, TX	Ambulatory											
78701	surgery center	TX	N/A	N/A	N/A	N/A		X	N/A		X	N/A
Leadership Healthcare	Owns an											
Holdings II LP, LLP -	interest in a											
34-1996283, 98 San Jacinto,	radiology											
Ste 1800, Austin, TX 78701	center	ТX	N/A	N/A	N/A	N/A		x	N/A		X	N/A

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

(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	()	i) ction
Name, address, and EIN of related organization	Primary activity	Legal domicile (state or foreign	Direct controlling entity	Type of entity (C corp, S corp, or trust)	Share of total income	Share of end-of-year assets	Percentage ownership	512(t contr ent	b)(13) rolled tity?
		country)						Yes	No
St. David's Foundation Impact Fund, L.P	Owns indirect								İ
34-1996279, 1303 San Antonio St. #500,	interest in a								İ
Austin, TX 78701	radiology center;	TX	N/A	C CORP	N/A	N/A	N/A		X
St. David's Foundation Impact Fund GP, LLC -	Owns indirect								
34-1996272, 1303 San Antonio St. #500,	interest in a								
Austin, TX 78701	radiology center;	TX	N/A	C CORP	N/A	N/A	N/A		X

Part III Continuation of Identification of Related Organizations Taxable as a Partnership

(0)	/h)	(0)	/ al\	(2)	(5)	(~)	(6)		(:)	(:)	(14)
(a) Name, address, and EIN	(b) Primary activity	(c) Legal	(d) Direct controlling	(e) Predominant income	(f) Share of total	(g) Share of	(h)		(i) Code V-UBI	(j) General o	(k) Percentage
of related organization	Filliary activity	domicile (state or	entity	(related, unrelated, excluded from tax under	income	end-of-year	Dispropo ate alloca		amount in box	managing partner?	ownership
		foreign country)		excluded from tax under sections 512-514)		assets	Yes		20 of Schedule K-1 (Form 1065)	Yes No	1
Leadership Healthcare	Owns majority	,,		,			1.00	110	,	100110	
Holdings LP, LLP -	interests in										
20-3151012, 98 San Jacinto,	ambulatory										
Ste 1800, Austin, TX 78701	surgery centers	ТX	N/A	N/A	N/A	N/A		X	N/A	x	N/A
Oakwood Surgery Center, Ltd.											
- 62-1641024, 98 San Jacinto,	Ambulatory										
Ste 1800, Austin, TX 78701	surgery center	ТX	N/A	N/A	N/A	N/A	2	X	N/A	x	N/A
North Austin Surgery Center,											
LP - 20-0648730, 98 San											
Jacinto, Ste 1800, Austin, TX	Ambulatory										
78701	surgery center	TX	N/A	N/A	N/A	N/A	2	K	N/A	X	N/A
CP Surgery Center, LLC -											
80-0776412, 98 San Jacinto,	Ambulatory										
Ste 1800, Austin, TX 78701	surgery center	TX	N/A	N/A	N/A	N/A	<u> </u>	K	N/A	X	N/A
	1										
MCA-CTMC Holdings, LLC -	1										
80-0899140, 98 San Jacinto,	Ambulatory		/-				1 L	_	,_	L_	
Ste 1800, Austin, TX 78701	surgery center	TX	N/A	N/A	N/A	N/A	<u> </u>	X	N/A	X	N/A
Courth Austin Gunnisonton II.C.	-										
South Austin Surgicenter, LLC - 30-0924492, 98 San Jacinto,	Ambulatory										
Ste 1800, Austin, TX 78701	surgery center	ТX	N/A	N/A	N/A	N/A		K	N/A	x	N/A
St. David's Austin Area ASC.	surgery center	IV	N/A	N/A	N/A	IV/A	╁	7	N/A	┢	IN/A
LLC - 61-1760247, 98 San	1										
Jacinto, Ste 1800, Austin, TX	- Ambulatory										
78701	surgery center	ТX	N/A	N/A	N/A	N/A		K	N/A	x	N/A
				=1,7 ==	,,		t f	_		 [
Austin GI Surgicenter, LLC -	1										
30-1073754, 98 San Jacinto,	Ambulatory										
Ste 1800, Austin, TX 78701	surgery center	ТX	N/A	N/A	N/A	N/A		K	N/A	x	N/A
					- •	- •			- ·		
Careos Surgicenter, LLC -	1										
84-4484446, 98 San Jacinto,	Ambulatory										
Ste 1800, Austin, TX 78701	surgery center	ТX	N/A	N/A	N/A	N/A	<u> </u> 2	X	N/A	Х	N/A

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

Not	ote: 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 mo	ore rel	lated organizations listed in	n Parts II-IV?			
а	a Receipt of (i) interest, (ii) annuities, (iii) royalties, or (iv) rent from a controlled entity				1a	Х	
b	b Gift, grant, or capital contribution to related organization(s)				1b		X
	c Gift, grant, or capital contribution from related organization(s)				1c	Х	
	d Loans or loan guarantees to or for related organization(s)				1d	Х	
	e Loans or loan guarantees by related organization(s)				1e		X
f	f Dividends from related organization(s)				1f		X
	g Sale of assets to related organization(s)				1g		X
	h Purchase of assets from related organization(s)				1h		X
i	i Exchange of assets with related organization(s)				1i		Х
j	j Lease of facilities, equipment, or other assets to related organization(s)				1j		Х
k	k Lease of facilities, equipment, or other assets from related organization(s)				1k	Х	
- 1					11		X
m					1m		X
n	n Sharing of facilities, equipment, mailing lists, or other assets with related organization(s)				1n	Х	
	Sharing of paid employees with related organization(s)				10	Х	
	•						
р	p Reimbursement paid to related organization(s) for expenses				1p	Х	
	Reimbursement paid by related organization(s) for expenses				1q	Х	
-	•						
r	r Other transfer of cash or property to related organization(s)				1r		Х
	s Other transfer of cash or property from related organization(s)				1s		X
2	If the answer to any of the above is "Yes," see the instructions for information on who must complete	lete thi	is line, including covered re	elationships and transaction thresholds.			
	(a) (b) Name of related organization Transaction type (a-s)	on	(c) Amount involved	(d) Method of determining amount inv	olved		
(4)	St David's Foundation Impact Fund LD A		4 077	FMV			

(a) Name of related organization	(b) Transaction type (a-s)	(c) Amount involved	(d) Method of determining amount involved
(1) St. David's Foundation Impact Fund, LP	A	4,077.	FMV
(2) St. David's Foundation Community Fund	A	2,636,971.	FMV
(3) St. David's Foundation Community Fund	D	42,941,434.	FMV
St. David's Community Health Foundation (4) Initiatives	K	1,118,024.	FMV
St. David's Community Health Foundation (5) Initiatives	0	436,431.	FMV
St. David's Healthcare Partnership, LP,	S	147,688,600.	

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

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

(a) Name, address, and EIN of entity	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Predominant income (related, unrelated, excluded from tax under sections 512-514)	Are all partners sec 501(c)(3) orgs.?	(g) Share of end-of-year assets	Dispretion allocat	opor- late tions?	General manage partner	(k) Al or Percentage ging ownership
									000) 0000

Part VII | Supplemental Information

Provide additional information for responses to questions on Schedule R. See instructions.

Part III, Identification of Related Organizations Taxable as Partnership:

Name of Related Organization:

Bailey Square Ambulatory Surgical Center, Ltd.

Direct Controlling Entity: St. David's Healthcare Partnership, LP, LLP

Name of Related Organization:

South Austin Surgery Center, Ltd.

Direct Controlling Entity: St. David's Healthcare Partnership, LP, LLP

Name of Related Organization:

Leadership Healthcare Holdings II LP, LLP

Direct Controlling Entity: St. David's Foundation Impact Fund, LP

Name of Related Organization:

Leadership Healthcare Holdings LP, LLP

Direct Controlling Entity: St. David's Foundation Community Fund

Name of Related Organization:

Oakwood Surgery Center, Ltd.

Direct Controlling Entity: Leadership Healthcare Holdings LP, LLP

Name of Related Organization:

North Austin Surgery Center, LP

Direct Controlling Entity: Leadership Healthcare Holdings LP, LLP

Name of Related Organization:

CP Surgery Center, LLC

74-1356589 Page 5 St. David's Foundation Schedule R (Form 990) 2020 Part VII | Supplemental Information Provide additional information for responses to questions on Schedule R. See instructions. Direct Controlling Entity: Leadership Healthcare Holdings LP, LLP Name of Related Organization: MCA-CTMC Holdings, LLC Direct Controlling Entity: Leadership Healthcare Holdings LP, LLP Name of Related Organization: South Austin Surgicenter, LLC Direct Controlling Entity: Leadership Healthcare Holdings LP, LLP Name of Related Organization: St. David's Austin Area ASC, LLC Direct Controlling Entity: Leadership Healthcare Holdings LP, LLP Name of Related Organization: Austin GI Surgicenter, LLC Direct Controlling Entity: Leadership Healthcare Holdings LP, LLP Name of Related Organization: Careos Surgicenter, LLC Direct Controlling Entity: Leadership Healthcare Holdings LP, LLP Part IV, Identification of Related Organizations Taxable as Corp or Trust: Name of Related Organization: St. David's Foundation Impact Fund, L.P.

Primary Activity: Owns indirect interest in a radiology center; makes

Return by a U.S. Transferor of Property

to a Foreign Corporation

• Go to www.irs.gov/Form926 for instructions and the latest information.

Part I U.S. Transferor Information (see instructions)

Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Nam	e of transferor		Identifying numb	Pr (eas instructions)
	David's Foundation		identifying name	CT (SEE IIISU UCUOIIS)
			74-1356	589
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporat	ion?	Yes	X No
2	If the transferor was a corporation, complete questions 2a through 2d.			
а	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c	c)) by		
	five or fewer domestic corporations?		Yes	☐ No
b	Did the transferor remain in existence after the transfer?		Yes	☐ No
	If not, list the controlling shareholder(s) and their identifying number(s).			
	Controlling shareholder		Identifying number	
	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent or	orporation?	Yes	No
C	If not, list the name and employer identification number (EIN) of the parent corporation.	orporations		
				_
	Name of parent corporation	EIN	l of parent corporat	ion
d	Have basis adjustments under section 367(a)(4) been made?		Yes	No
2	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as s	uch under se	oction 367)	
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as so complete questions 3a through 3d.	uch under se	ection 367),	
а	List the name and EIN of the transferor's partnership.			
	· · ·			
	Name of partnership		EIN of partnership	
_		16 161		
	IFF Private Equity Partners 2013, LLC	46-164		V
b	Did the partner pick up its pro rata share of gain on the transfer of partnership assets?			X No
C	Is the partner disposing of its entire interest in the partnership?		Yes	A NO
u	Is the partner disposing of an interest in a limited partnership that is regularly traded on an establish securities market?	ieu	Yes	X No
Pa	rt II Transferee Foreign Corporation Information (see instructions)		163	140
4	Name of transferee (foreign corporation)		5a Identifying numb	er, if any
_B	lue Auto Holdings Limited			
6	Address (including country)	5	Reference ID num	nber
	centh House, 84 Main Rd		D13- + -1	
	ndridge, Sevenoaks Kent TN14 6ER United Kingdom		BlueAuto1	
7 UI	Country code of country of incorporation or organization			
8	Foreign law characterization (see instructions)			
	orporation			
	Is the transferee foreign corporation a controlled foreign corporation?		Yes	X No

	Regarding Trans	sfer of Property (see i	nstructions)		
Section A - Cash					
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market value on date of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/31/2020		123,798.		
10 Was cash the only pro	ainder of Part III and g	o to Part IV.			X Yes No
		n intangible property			(2)
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market value on date of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities					
Inventory					
Other property (not listed under another category)					
Property with					
built-in loss					
Totals					
recognition agreemen 12 a Were any assets of a reforeign corporation? If "Yes," go to line 12th b Was the transferor a compart of the compart of the compart of the compart of the compart of the compart of the compart of the compart of the compart of the continue to limped of	t was filed? foreign branch (includ co. domestic corporation of the state of the s		all of the assets of a fore 1%-owned foreign corpora 1 line 13. 1 reholder with respect to t	ferred to a ign branch tion?	Yes No Yes No Yes No Yes No Yes No
		, ,			
Type of property	(a) Date of transfer	(b) Description of property	(c) (d) Useful Arm's length p life on date of tran		(f) Income inclusion for year of transfer
Property described					
in sec. 367(d)(4)					
· // /					
Totals					

Form	1926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
14 a	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years?	Yes	☐ No
b	At the time of the transfer, did any of the transferred intangible property have an indefinite useful life?	Yes	No
С	Did the transferor choose to apply the 20-year inclusion period provided under Regulations section		
	1.367(d)-1(c)(3)(ii) for any intangible property?	Yes	No
d	If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable		
	to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$\bigsim \\$		
15	Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any		
	time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	☐ No
Sup	plemental Part III Information Required To Be Reported (see instructions)		
_			
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.		
	(a) Before % (b) After 742 %		
17	Type of nonrecognition transaction (see instructions) ▶ IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	• • • • • • • • • • • • • • • • • • • •		X No
b	Gain recognition under section 904(f)(5)(F)	Yes	X No
С	Recapture under section 1503(d)		X No
d			X No
19	Did this transfer result from a change in entity classification?		X No
20 a	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions)	Yes	X No
	If "Yes," complete lines 20b and 20c.		
b	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
c			
-	Did the domestic corporation not recognize dain or loss on the distribution of property because the		
		Vas	□ No
21		Yes	☐ No

covered by section 367(e)(1)? See instructions

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Part U.S. Transferor information (see instructions)	
Name of transferor	Identifying number (see instructions)
St. David's Foundation	74-1356589
1 Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?	Yes X No
2 If the transferor was a corporation, complete questions 2a through 2d.	
a If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by	
	□ Vaa □ Na
five or fewer domestic corporations?	
b Did the transferor remain in existence after the transfer?	Yes No
If not, list the controlling shareholder(s) and their identifying number(s).	
Controlling shareholder	Identifying number
c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation	? Yes No
If not, list the name and employer identification number (EIN) of the parent corporation.	
The state that the traine and employer raction called that means of the parent desperation.	
Name of parent corporation E	IN of parent corporation
d Have basis adjustments under section 367(a)(4) been made?	Yes No
a hare sade adjustmente ander coerten con (a)(1) soon made.	
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under	section 367)
complete questions 3a through 3d.	33011311 331),
a List the name and EIN of the transferor's partnership.	
List the hame and Lift of the transition's particismp.	
Name of partnership	EIN of partnership
TIFF Private Equity Partners 2015, LP 47-26	39777
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?	
c Is the partner disposing of its entire interest in the partnership?	
d Is the partner disposing of an interest in a limited partnership that is regularly traded on an established	
securities market?	Yes No
Part II Transferee Foreign Corporation Information (see instructions)	
4 Name of transferee (foreign corporation)	5a Identifying number, if any
Thame of transferee (toreign corporation)	Ja luentifying number, if any
H.I.G. Brazil & Latin America Partners Feeder Fund A, L	98-1249091
6 Address (including country)	5b Reference ID number
1450 Brickell Ave, 31st Floor	Sb Reference ib number
Miami, FL 33131	
	<u> </u>
7 Country code of country of incorporation or organization	
CA	
8 Foreign law characterization (see instructions)	
Partnership	.
9 Is the transferee foreign corporation a controlled foreign corporation?	X Yes No

	Regarding Trans	sfer of Property (see	instruction	ons)		
Section A - Cash						
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
	12/31/2020	FF,		642,813.		
10 Was cash the only pro	ainder of Part III and g					X Yes No
Section B - Other Pro			subject			()
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Property with						
built-in loss						
 Totals						
 12 a Were any assets of a foreign corporation? If "Yes," go to line 12th b Was the transferor a continue to limple. c Immediately after the transferee foreign corporation. d Enter the transferred I d Enter the transferred I 13 Did the transferor transfer Skip Section Contents. 	foreign branch (includ domestic corporation of at is a foreign disrega ne 12c. If "No," skip litransfer, was the dom poration? ne 12d. If "No," skip litross amount included asfer property described	that transferred substantially rded entity) to a specified 10 nes 12c and 12d, and go to lestic corporation a U.S. shadine 12d, and go to line 13. in gross income as required ed in section 367(d)(4)?	n disregard y all of the 0%-owned Inne 13. areholder w	assets of a foreign foreign corporation with respect to the	branch	Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ct to Section 367(d)				
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful life	(d) Arm's length price on date of transfe		(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
						+
Totals					<u> </u>	Form 026 (Poy. 11 2019)

Form	1926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
14 a b c	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes Yes	Page 3 No No No
Sur	plemental Part III Information Required To Be Reported (see instructions)		
<u> </u>	promonent are in information required to be respected (500 mondottono)		
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.		
	(a) Before 1.421 % (b) After 1.002 %		
17	Type of nonrecognition transaction (see instructions) ▶ IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)	Yes	X No
b	Gain recognition under section 904(f)(5)(F)	Yes	X No
С	Recapture under section 1503(d)	Yes	X No
d	Exchange gain under section 987	Yes	X No
19	Did this transfer result from a change in entity classification?		X No
20 a	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions)	Yes	X No
	If "Yes," complete lines 20b and 20c.		
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
С	Did the domestic corporation not recognize gain or loss on the distribution of property because the		
_		Yes	No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation	 ,	77
	covered by section 367(e)(1)? See instructions	Yes	X No

Part I U.S. Transferor Information (see instructions)

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

▶ Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

	e of transferor	Ide	entifying numbe	r (see instructions)
St	t. David's Foundation			
		7	<u>4-13565</u>	
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?		Yes	X No
2	If the transferor was a corporation, complete questions 2a through 2d.			
а	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by			
L	five or fewer domestic corporations?		Yes Yes	□□ No □□ No
b	Did the transferor remain in existence after the transfer? If not, list the controlling shareholder(s) and their identifying number(s).		res	
	Thot, list the controlling shareholder(s) and their identifying humber(s).			
	Controlling shareholder	Identify	ing number	
С	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation	?	Yes	No No
	If not, list the name and employer identification number (EIN) of the parent corporation.			
	Name of parent corporation E	IN of par	ent corporation	on
	Have basis adjustments under section 367(a)(4) been made?		Yes	No
u	Thave basis adjustments under section our (a)(4) been made:		103	140
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under	section 3	67),	
	complete questions 3a through 3d.			
а	List the name and EIN of the transferor's partnership.			
	Name of partnership	FIN of	partnership	
	Name of particlesp	2	paranoromp	
т.	THE Desirents Hereiter Doublesons 2016 ID	01073		
	IFF Private Equity Partners 2016, LP 81–09 Did the partner pick up its pro rata share of gain on the transfer of partnership assets?		$\overline{}$	N _a
	Is the partner disposing of its entire interest in the partnership?		Yes Yes	☐ No
	Is the partner disposing of his charc interest in a limited partnership that is regularly traded on an established		103	140
-	securities market?		Yes	☐ No
Pa	rt II Transferee Foreign Corporation Information (see instructions)			
4	Name of transferee (foreign corporation)	5a Ider	tifying numbe	er, if any
K.	EP II INVESTORS, L.P.	98-1	292453	
6	Address (including country)	5b Refe	rence ID numb	per
	arendon House, 2 Church Street		· -	
	milton HM 11 Bermuda	KEPI		
7 Bl	Country code of country of incorporation or organization			
8 IG				
	Foreign law characterization (see instructions) orporation			
9	Is the transferee foreign corporation a controlled foreign corporation?		Yes	X No
	3			

Part III Information	Regarding Tran	sfer of Property (see in	nstructions)			
Section A - Cash		<u> </u>					
Type of property	(a) Date of transfer	(b) Description of property	Fair marke date of t	t value on	(d) Cost or other basis	(e) Gain recognized on transfer	
Cash	12/31/2020	, , ,		4,890.			
10 Was cash the only pro If "Yes," skip the rema	inder of Part III and ξ					X Yes No	
	 	n intangible property s			"	(a)	
Type of property	(a) Date of transfer	(b) Description of property	Fair marke date of t	t value on	(d) Cost or other basis	(e) Gain recognized on transfer	
Stock and securities							
Inventory							
Other property (not listed under another category)							
Property with							
built-in loss							
Totals							
foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch that If "Yes," continue to line c Immediately after the t transferee foreign corp If "Yes," continue to line d Enter the transferred to	omestic corporation at is a foreign disregane 12c. If "No," skip I transfer, was the donoration? ne 12d. If "No," skip I bas amount included sfer property describ	that transferred substantially arded entity) to a specified 109 ines 12c and 12d, and go to leastic corporation a U.S. shar line 12d, and go to line 13d, and go to line 12d, and go to line 13d, and go to line 13d, and go to line 13d, in gross income as required to ed in section 367(d)(4)?	all of the asse %-owned forei ine 13. eholder with r	ets of a foreign bign corporation?	oranch	Yes No Yes No Yes No Yes No	
Section C - Intangible	Property Subje	ect to Section 367(d)					
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful Arm life on c	(d) n's length price date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer	
Property described in sec. 367(d)(4)							
Totals							

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b c	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	No No No
		Tes	NO
Sup	plemental Part III Information Required To Be Reported (see instructions)		
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b	Gain recognition under section 904(f)(5)(F)		X No
С	Recapture under section 1503(d)		X No
d	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification?	······	X No
	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions) If "Yes," complete lines 20b and 20c.		X No
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	▶ ⊅	
с 21	Did the domestic corporation not recognize gain or loss on the distribution of property because the property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)? Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation	Yes	☐ No
<u>-</u> 1	covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

▶ Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Par	t I U.S. Transferor Information (see instructions)			
Name	e of transferor	Identifying number (see instructions)		
St	David's Foundation			
		74-1356589		
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?	Yes X No		
2	If the transferor was a corporation, complete questions 2a through 2d.			
	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by			
	five or fewer domestic corporations?	Yes No		
b	Did the transferor remain in existence after the transfer?			
_	If not, list the controlling shareholder(s) and their identifying number(s).			
	Controlling shareholder Ider	ntifying number		
	If the transferer was a member of an effiliated group filing a consolidated return, was it the parent corporation?	Yes No		
C	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?	L res L NO		
	If not, list the name and employer identification number (EIN) of the parent corporation.			
	Name of parent corporation EIN of parent corporation	parent corporation		
	Have basis adjustments under section 367(a)(4) been made?	Yes No		
u	Trave basis adjustifients under section 507 (a)(4) been made?	res 140		
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under section	n 367)		
3	complete questions 3a through 3d.	11 307),		
•	List the name and EIN of the transferor's partnership.			
	List the harrie and List of the transferor's partitership.			
	Name of partnership EIN	l of partnership		
ጥት	ne TIFF Keystone Fund, LP 76-08477	43		
	Did the partner pick up its pro rata share of gain on the transfer of partnership assets?			
	•			
	Is the partner disposing of its entire interest in the partnership? Is the partner disposing of an interest in a limited partnership that is regularly traded on an established	res 140		
u	securities market?	Yes No		
Par		1es 140		
4		dentifying number, if any		
4	value of transferee (foreign corporation)	dentifying number, it any		
Νc	eo Ivy Capital Offshore Fund Ltd			
		Poforonoo ID numbor		
6 C / C	Address (including country) 5b F Walkers Corporate Limited, 27 Hospital Rd	Reference ID number		
	<u> </u>	OTVV1		
	<u> </u>	OIVY1		
7	Country code of country of incorporation or organization			
_CJ				
8	Foreign law characterization (see instructions)			
	vailable on Request			
9	Is the transferee foreign corporation a controlled foreign corporation?	Yes X No		

5	u	u		
			Page 2	

	Regarding Trans	sfer of Property (see i	nstructions)			
Section A - Cash						
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market value on date of transfer	(d) Cost or other basis	(e) Gain recognized on transfer	
Cash	08/02/2020		181,578.			
10 Was cash the only pro	ainder of Part III and g				X Yes No	
	perty (otner that	n intangible property : (b)	(c)	(d)	(e)	
Type of property	Date of	Description of	Fair market value on	Cost or other	Gain recognized on	
Stock and	transfer	property	date of transfer	basis	transfer	
securities						
Inventory						
<u></u>						
Other property						
(not listed under						
another category)						
Property with						
built-in loss						
Totals						
12 a Were any assets of a factoring corporation? If "Yes," go to line 12th b Was the transferor a decent of the control of t	If "Yes," go to line 12b. b Was the transferor a domestic corporation that transferred substantially all of the assets of a foreign branch (including a branch that is a foreign disregarded entity) to a specified 10%-owned foreign corporation? If "Yes," continue to line 12c. If "No," skip lines 12c and 12d, and go to line 13. c Immediately after the transfer, was the domestic corporation a U.S. shareholder with respect to the transferee foreign corporation? If "Yes," continue to line 12d. If "No," skip line 12d, and go to line 13. d Enter the transferred loss amount included in gross income as required under section 91 ▶\$					
Section C - Intangible	Property Subje	ct to Section 367(d)				
Type of property	(a) Date of transfer	(b) Description of property	(c) (d) Useful Arm's length pr on date of trans		(f) Income inclusion for year of transfer	
Property described						
in sec. 367(d)(4)						
Totals						

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14 a	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years?	Yes	☐ No
b	At the time of the transfer, did any of the transferred intangible property have an indefinite useful life?		☐ No
С	Did the transferor choose to apply the 20-year inclusion period provided under Regulations section		
	1.367(d)-1(c)(3)(ii) for any intangible property?	Yes	☐ No
d	If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable		
	to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$\bigsim \\$		
15	Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any		
	time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	☐ No
Sup	plemental Part III Information Required To Be Reported (see instructions)		
_			
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.		
	(a) Before520 % (b) After520 %		
17	Type of nonrecognition transaction (see instructions) ▶ IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	• • • • • • • • • • • • • • • • • • • •		X No
b	Gain recognition under section 904(f)(5)(F)	Yes	X No
С	Recapture under section 1503(d)		X No
d			X No
19	Did this transfer result from a change in entity classification?		X No
20 a	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions)	Yes	X No
	If "Yes," complete lines 20b and 20c.		
b	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
c		F +	
٠		Yes	No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation	103	140
	covered by section 367(e)(1)? See instructions	Yes	X No

covered by section 367(e)(1)? See instructions

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

▶ Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Par	t I U.S. Transferor Information (see instructions)	
Name	e of transferor	Identifying number (see instructions)
St	. David's Foundation	
		74-1356589
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?	Yes X No
2	If the transferor was a corporation, complete questions 2a through 2d.	
а	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by	
	five or fewer domestic corporations?	Yes No
b	Did the transferor remain in existence after the transfer?	Yes No
	If not, list the controlling shareholder(s) and their identifying number(s).	
	Controlling shareholder Ider	ntifying number
С	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?	Yes No
	If not, list the name and employer identification number (EIN) of the parent corporation.	
	Nome of nevent correspond	
	Name of parent corporation EIN of p	parent corporation
d	Have basis adjustments under section 367(a)(4) been made?	Yes No
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under section	n 367),
	complete questions 3a through 3d.	
а	List the name and EIN of the transferor's partnership.	
	Name of partnership EIN	of partnership
	- Tame of Parties on P	or paraneremp
1	TTTT T	4.2
	ne TIFF Keystone Fund, LP 76-08477	
	Did the partner pick up its pro rata share of gain on the transfer of partnership assets?	
	Is the partner disposing of its entire interest in the partnership?	
d	Is the partner disposing of an interest in a limited partnership that is regularly traded on an established	
Day	securities market? † II Transferee Foreign Corporation Information (see instructions)	Yes No
Par		
4	Name of transferee (foreign corporation) 5a I	dentifying number, if any
	orthwest Feilong Fund Ltd.	
6	· · · · · · · · · · · · · · · · · · ·	Reference ID number
	Kinwick Centre, 32 Hollywood Rd	m. ! 1 1
	<u> </u>	Feilong1
7	Country code of country of incorporation or organization	
_CJ		
8	Foreign law characterization (see instructions)	
_Av	vailable on Request	
9	Is the transferee foreign corporation a controlled foreign corporation?	Yes X No

Part III Information		sfer of Property (see in	nstructions	3	/ = 1 >	730303 Page 2
Section A - Cash	riogaranig rian	biol of Froporty (occ.ii	ioti dotione	·)		
Type of property	(a) Date of transfer	(b) Description of property	Fair marke	et value on transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	04/01/2020		43	3,293.		
10 Was cash the only pro If "Yes," skip the rema	inder of Part III and g	o to Part IV.				Yes No
Type of	(a)	(b)	1 (6	c) (c	(d)	(e)
property	Date of transfer	Description of property	Fair marke	et value on transfer	Cost or other basis	Gain recògnized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Dranarty with						
Property with built-in loss						
			_			
foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch that If "Yes," continue to line c Immediately after the t transferee foreign corp If "Yes," continue to line d Enter the transferred let	onestic corporation of the state of the stat	that transferred substantially and entity) to a specified 10% nes 12c and 12d, and go to linestic corporation a U.S. share ine 12d, and go to line 13. in gross income as required used in section 367(d)(4)?	all of the asso %-owned fore ine 13. eholder with	ets of a foreign b ign corporation? respect to the	ranch	Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ct to Section 367(d)				1
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful Arr life on	(d) m's length price date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
Totals						

Forn	n 926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
b	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) **Mass any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes Yes	No No No No
Sur	oplemental Part III Information Required To Be Reported (see instructions)		
	premiera are membrane required to be reperted (eee metradione)		
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)	·····	X No
b	Gain recognition under section 904(f)(5)(F)		X No
С			X No
d	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification?		X No
	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions) If "Yes," complete lines 20b and 20c.		X No
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
04	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	☐ No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Part 1 U.S. Transferor information (see instructions)			
Name of transferor	Identifying number (see instructions)		
St. David's Foundation	74-1356589		
d labely was found a considered 400/ accorded foundations the street and according to street and according to			
1 Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?	Yes X No		
2 If the transferor was a corporation, complete questions 2a through 2d.			
a If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by	Yes No		
five or fewer domestic corporations?			
b Did the transferor remain in existence after the transfer?	Yes No		
If not, list the controlling shareholder(s) and their identifying number(s).			
Controlling shareholder	Identifying number		
c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation If not, list the name and employer identification number (EIN) of the parent corporation.	on? Yes No		
Name of parent corporation	EIN of parent corporation		
d Have basis adjustments under section 367(a)(4) been made?	Yes No		
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under	er section 367),		
complete questions 3a through 3d.			
a List the name and EIN of the transferor's partnership.			
Name of partnership	EIN of partnership		
The TIFF Keystone Fund, LP 76-0	847743		
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?	Yes No		
c Is the partner disposing of its entire interest in the partnership?			
d Is the partner disposing of an interest in a limited partnership that is regularly traded on an established			
securities market?	Yes No		
Part II Transferee Foreign Corporation Information (see instructions)			
4 Name of transferee (foreign corporation)	5a Identifying number, if any		
Sino Vision-Greater China Market Neutral Fund			
6 Address (including country)	5b Reference ID number		
190 Elgin Ave			
Georgetown E9 KY1-9007 Cayman Islands	SinoVis1		
7 Country code of country of incorporation or organization CJ			
8 Foreign law characterization (see instructions)			
Available on Request			
9 Is the transferee foreign corporation a controlled foreign corporation?	Yes X No		

		sfer of Property (see in	nstructions)	, - <u>-</u>	- Tage 2
Section A - Cash	(a)	(b)	(c)	(d)	(e)
Type of property	Date of transfer	Description of property	(c) Fair market value of date of transfer	on Cost or other basis	Gain recognized on transfer
Cash	05/04/2020		433,29	3.	
10 Was cash the only pro If "Yes," skip the rema	inder of Part III and g				X Yes No
		n intangible property s	T		(a)
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market value of date of transfer	on Cost or other basis	(e) Gain recognized on transfer
Stock and securities					
Inventory					
Other property (not listed under another category)					
Due a sub ith					
Property with built-in loss					
Totals					
foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch the If "Yes," continue to lin c Immediately after the bransferee foreign corp If "Yes," continue to lin d Enter the transferred let	onestic corporation of the state of the stat	that transferred substantially rded entity) to a specified 10 th nes 12c and 12d, and go to lestic corporation a U.S. shartine 12d, and go to line 13d, in gross income as required to ed in section 367(d)(4)?	all of the assets of a f %-owned foreign corp ine 13. eholder with respect t	oreign branch oration? to the	Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ct to Section 367(d)			
Type of property	(a) Date of transfer	(b) Description of property	(c) (d) Useful Arm's lengt life on date of t		(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)					
Totals					

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14 a b c	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) **Mas any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes Yes	No No No No
Sun	plemental Part III Information Required To Be Reported (see instructions)		
oup	promonari are in information required to be reported (see instructions)		
Dai	t IV Additional Information Regarding Transfer of Property (see instructions)		
Pai	t IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before754 % (b) After754 % Type of nonrecognition transaction (see instructions) > IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а		Yes	X No
b			X No
С	Recapture under section 1503(d)		X No
d	Exchange gain under section 987	Yes	X No
19	Did this transfer result from a change in entity classification?	Yes	X No
20 a	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions)	Yes	X No
	If "Yes," complete lines 20b and 20c.		
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
С	Did the domestic corporation not recognize gain or loss on the distribution of property because the		
	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation		V
	covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

▶ Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Par	t I U.S. Transferor Information (see instructions)			
Name	e of transferor		Identifying numbe	r (see instructions)
St	David's Foundation			
			74-13565	89
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?		Yes	X No
2	If the transferor was a corporation, complete questions 2a through 2d.			
	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by			
а			Yes	No
	five or fewer domestic corporations?			=
b	Did the transferor remain in existence after the transfer?		Yes	No
	If not, list the controlling shareholder(s) and their identifying number(s).			
	Controlling shareholder	Ident	tifying number	
	•			
С	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?		Yes	No
	If not, list the name and employer identification number (EIN) of the parent corporation.			
	Name of parent corporation EI	IN of n	arent corporation	
	Name of parent corporation	ill oi p	ai ei it coi poi atit	J11
d	Have basis adjustments under section 367(a)(4) been made?		Yes	☐ No
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under s	section	367),	
	complete questions 3a through 3d.			
а	List the name and EIN of the transferor's partnership.			
	Manage of a code could be			
	Name of partnership	EIN	of partnership	
_Th	ne TIFF Keystone Fund, LP 76-084	<u>4774</u>	.3	
b	Did the partner pick up its pro rata share of gain on the transfer of partnership assets?		. Yes	No
С	Is the partner disposing of its entire interest in the partnership?		Yes	☐ No
d	Is the partner disposing of an interest in a limited partnership that is regularly traded on an established			
			Yes	No
Par	securities market? t II Transferee Foreign Corporation Information (see instructions)			
4	Name of transferee (foreign corporation)		entifying numbe	er, if any
	, ,		, ,	•
St	conehill Offshore Partners Ltd.			
6	Address (including country)	5b Re	eference ID numl	ber
89	NEXUS WAY, CAMANA BAY, ATTN:			
Gra	nd Cayman KY1-1205 Cayman Islands	Sto	nehill1	
7	Country code of country of incorporation or organization			
_CJ	T			
8	Foreign law characterization (see instructions)			
_Av	vailable on Request			
9	Is the transferee foreign corporation a controlled foreign corporation?		. Yes	X No

Part III Information	Regarding Tran	sfer of Property (see in	nstructions)			
Section A - Cash		<u> </u>				
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market va date of tran		(d) Cost or other basis	(e) Gain recognized on transfer
Cash	01/01/2020	, , ,		613.		
10 Was cash the only pro If "Yes," skip the rema	inder of Part III and o					X Yes No
		n intangible property s	T	ction 367((a)
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market va date of tran		(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Property with						
built-in loss						
 Totals						
foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch that If "Yes," continue to line c Immediately after the t transferee foreign corp If "Yes," continue to line d Enter the transferred to	omestic corporation at is a foreign disregane 12c. If "No," skip I transfer, was the donoration? ne 12d. If "No," skip I bas amount included sfer property describ	that transferred substantially arded entity) to a specified 109 ines 12c and 12d, and go to Inestic corporation a U.S. shar line 12d, and go to line 13d, in gross income as required to ed in section 367(d)(4)?	all of the assets of %-owned foreign ine 13. eholder with resp	of a foreign b corporation? pect to the	oranch	Yes No Yes No Yes No
Section C - Intangible	Property Subje	ect to Section 367(d)				
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful Arm's life on date	(d) length price e of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
Totals						

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14 a b c	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable	Yes Yes	Page 3 No No No
15	to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$\ \sum_{\text{s}} \sum_{\text{s}} \sum_{\text{s}} \sum_{\text{s}} the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	☐ No
Sup	plemental Part III Information Required To Be Reported (see instructions)		
Par	t IV Additional Information Regarding Transfer of Property (see instructions)		
ı uı	7. Additional morniation riogal and reliable of thopology (See Motificotion)		
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.		
	(a) Before% (b) After% The of the property of		
17 10	Type of nonrecognition transaction (see instructions) IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.	Yes	X No
a b	Gain recognition under section 904(f)(3) Gain recognition under section 904(f)(5)(F)		X No
	Recapture under section 1503(d)		X No
	Exchange gain under section 987		X No
19 19	Did this transfer result from a change in entity classification?		X No
			X No
	If "Yes," complete lines 20b and 20c.		
b	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	▶\$	
	Did the domestic corporation not recognize gain or loss on the distribution of property because the		
	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	☐ No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation		
	covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

Attach to your income tax return for the year of the transfer or distribution.

Information (coo instructions)

OMB No. 1545-0026

Part 1 0.5. Transferor information (see instructions)	
Name of transferor	Identifying number (see instructions)
St. David's Foundation	74-1356589
1 Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?	Yes X No
2 If the transferor was a corporation, complete questions 2a through 2d.	[] Te5 [22] NO
a If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by	
five or fewer domestic corporations?	Yes No
b Did the transferor remain in existence after the transfer?	
If not, list the controlling shareholder(s) and their identifying number(s).	
in not, list the controlling shareholder(s) and their identifying number(s).	
Controlling shareholder	Identifying number
c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation	on? Yes No
If not, list the name and employer identification number (EIN) of the parent corporation.	
Name of parent corporation	EIN of parent corporation
d Have basis adjustments under section 367(a)(4) been made?	Yes No
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such unc	der section 367),
complete questions 3a through 3d.	,,
a List the name and EIN of the transferor's partnership.	
Name of nautopublic	FINI of newtyneyship
Name of partnership	EIN of partnership
TIFF Private Equity Partners 2015, LP 47-2	2639777
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?	
c Is the partner disposing of its entire interest in the partnership?	Yes No
d Is the partner disposing of an interest in a limited partnership that is regularly traded on an established	□ Vaa □ Na
Part II Transferee Foreign Corporation Information (see instructions)	Yes No
4 Name of transferee (foreign corporation)	5a Identifying number, if any
4 Name of translated (loreign corporation)	oa lachtrying namber, ir arry
TDE Luxco SARL	98-1468369
6 Address (including country) 5 Rue Eugene	5b Reference ID number
Ruppert L-2543 Luxembourg	TDELux
7 Country code of country of incorporation or organization	
LU	
8 Foreign law characterization (see instructions) Corporation	
9 Is the transferee foreign corporation a controlled foreign corporation?	X Yes No

Part III Information	Regarding Tran	sfer of Property (see in	nstructions)		
Section A - Cash						
Type of property	(a) Date of transfer	(b) Description of property	Fair marke date of t	t value on	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/31/2020	, , ,		3,944.		
10 Was cash the only pro If "Yes," skip the rema	inder of Part III and o					X Yes No
		n intangible property s	T -			(0)
Type of property	(a) Date of transfer	Description of property	Fair marke date of t	t value on	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Property with						
built-in loss						
 Totals						
foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch that If "Yes," continue to line c Immediately after the t transferee foreign corp If "Yes," continue to line d Enter the transferred to	omestic corporation at is a foreign disregane 12c. If "No," skip I transfer, was the donoration? ne 12d. If "No," skip I bas amount included sfer property describ	that transferred substantially arded entity) to a specified 109 ines 12c and 12d, and go to leastic corporation a U.S. sharmine 12d, and go to line 13d, and go to line 12d, and go to line 13d in gross income as required the ed in section 367(d)(4)?	all of the asse %-owned forei ine 13. eholder with r	ets of a foreign bign corporation?	oranch	Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ect to Section 367(d)			T	
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful Arn life on o	(d) n's length price date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
Totals						

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b	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes Yes	No No No No
Sur	oplemental Part III Information Required To Be Reported (see instructions)		
	premiera are membrane required to be reperted (eee metradione)		
_			
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before000_ % (b) After198_ % Type of nonrecognition transaction (see instructions) > IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b	0 (7, 7, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		X No
С			X No
	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification? Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions)		X No
zu a	If "Yes," complete lines 20b and 20c.	L 162	LAT INO
h	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
c		🚩 🗡	
_		Yes	☐ No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation		
	covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Part U.S. Transferor information (see instructions)				
Name of transferor	Identifying number (see instructions)			
St. David's Foundation	74-1356589			
1 Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?	Yes X No			
2 If the transferor was a corporation, complete questions 2a through 2d.	tes 121 NO			
a If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by	□ vaa □ Na			
five or fewer domestic corporations?				
b Did the transferor remain in existence after the transfer?	Yes No			
If not, list the controlling shareholder(s) and their identifying number(s).				
Controlling shareholder	Identifying number			
c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?	Yes No			
If not, list the name and employer identification number (EIN) of the parent corporation.				
Name of a small a small as	NI of a constant and a constant			
Name of parent corporation E	IN of parent corporation			
d Have basis adjustments under section 367(a)(4) been made?	Yes No			
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under	section 367),			
complete questions 3a through 3d.				
a List the name and EIN of the transferor's partnership.				
Nome of neutropolis	CIN of noutrouchin			
Name of partnership	EIN of partnership			
The TIFF Keystone Fund, LP 76-08	47743			
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?	Yes No			
c Is the partner disposing of its entire interest in the partnership?	Yes No			
d Is the partner disposing of an interest in a limited partnership that is regularly traded on an established				
securities market?	Yes No			
Part II Transferee Foreign Corporation Information (see instructions)				
4 Name of transferee (foreign corporation)	5a Identifying number, if any			
Tessera Offshore Fund, Ltd.				
6 Address (including country)	5b Reference ID number			
Intertrust Corporate Services, Cayman Ltd, One Nexus Wa				
Camana Bay E9 Cayman Islands	Tessera1			
7 Country code of country of incorporation or organization				
CJ				
8 Foreign law characterization (see instructions)				
Available on Request				
9 Is the transferee foreign corporation a controlled foreign corporation?	Yes X No			

Part III Information		sfer of Property (see	instructi	ons)	/= 1	730303 Page 2
Section A - Cash	riogaranig irani	or or reporty (occ	ii ioti doti	5115)		
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	02/01/2020			298,191.		
10 Was cash the only pro If "Yes," skip the rema Section B - Other Pro	ainder of Part III and g					☑ Yes ☐ No
Type of property	(a) Date of transfer	(b) Description of property	Fair m	(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Duanantuuith						
Property with built-in loss						
(including a branch the If "Yes," continue to li c Immediately after the transferee foreign corp If "Yes," continue to li d Enter the transferred I	foreign branch (includ 	that transferred substantially rded entity) to a specified 10 nes 12c and 12d, and go to estic corporation a U.S. shame 12d, and go to line 13. in gross income as required ed in section 367(d)(4)?	or disregard of all of the 10%-owned line 13. ureholder v	assets of a foreign b foreign corporation? with respect to the	d to a	Yes No Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ct to Section 367(d)				ı
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful life	(d) Arm's length price on date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
V /V /						
 Totals						

Form	926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
14 a b c	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) **Mas any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	No No No No
Sun	plemental Part III Information Required To Be Reported (see instructions)		
oup	promonari are in information required to be reported (see instructions)		
Dai	+ IV Additional Information Degarding Transfer of Dranauty (see instructions)		
Pai	T IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before722_ % (b) After722_ % Type of nonrecognition transaction (see instructions) IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а		Yes	X No
b			X No
С	Recapture under section 1503(d)		X No
d	Exchange gain under section 987	Yes	X No
19	Did this transfer result from a change in entity classification?	Yes	X No
20 a	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions)	Yes	X No
	If "Yes," complete lines 20b and 20c.		
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
С	Did the domestic corporation not recognize gain or loss on the distribution of property because the		
	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation		V
	covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property

to a Foreign Corporation

▶ Go to www.irs.gov/Form926 for instructions and the latest information.

Internal Revenue Service Attach to your income tax return for the year of the transfer or distribution.

Part I U.S. Transferor Information (see instructions)

OMB No. 1545-0026

G.C. Transferor morniation (See Instructions)	
Name of transferor	Identifying number (see instructions)
St. David's Foundation	
	74-1356589
1 Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?	Yes X No
2 If the transferor was a corporation, complete questions 2a through 2d.	
a If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by	
five or fewer domestic corporations?	
b Did the transferor remain in existence after the transfer?	Yes No
If not, list the controlling shareholder(s) and their identifying number(s).	
Controlling shareholder	Identifying number
c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?	? Yes No
If not, list the name and employer identification number (EIN) of the parent corporation.	
Name of parent corporation E	IN of parent corporation
	•
d. Have been adjustments under certies 207/cV/A) been made0	□ Vaa □ Na
d Have basis adjustments under section 367(a)(4) been made?	Yes No
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under	section 367)
complete questions 3a through 3d.	section 307),
a List the name and EIN of the transferor's partnership.	
a List the hame and Lin of the transieror's partnership.	
Name of partnership	EIN of partnership
TIFF Private Equity Partners 2015, LP 47-26	39777
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?	
c Is the partner disposing of its entire interest in the partnership?	
d Is the partner disposing of an interest in a limited partnership that is regularly traded on an established	
securities market?	Yes No
Part II Transferee Foreign Corporation Information (see instructions)	
4 Name of transferee (foreign corporation)	5a Identifying number, if any
	-
VETSTRATEGY CANADA TOP HOLDINGS, INC.	
6 Address (including country)	5b Reference ID number
7000 Pine Valley Drive, Ste 201, Woodbridge	
Ontario L4L 4Y8 Canada	Vetst1
7 Country code of country of incorporation or organization	
CA	
8 Foreign law characterization (see instructions)	
Corporation	
9 Is the transferee foreign corporation a controlled foreign corporation?	X Yes No

Part III Information		sfer of Property (see i	instructi	ons)	/ = 1	730303 Page 2
Section A - Cash	riogaranig iran	old of Freporty (5000)	ii ioti doti	0110)		
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/31/2020			230,009.		
10 Was cash the only pro If "Yes," skip the rema Section B - Other Pro	ainder of Part III and g					☑ Yes ☐ No
Type of property	(a) Date of transfer	(b) Description of property	Fair m	(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities	transier	ргорогту	dat	o or transfer	busis	transion
Inventory						
Other property (not listed under another category)						
- · · · · · · · · · · · · · · · · · · ·						
Property with						
built-in loss			_			
Totals						
recognition agreement 12 a Were any assets of a foreign corporation? If "Yes," go to line 12b b Was the transferor a disciple including a branch that if "Yes," continue to liming transferee foreign corporations. If "Yes," continue to liming defend in the transferree foreign corporation in the transferree foreign corporation.	t was filed? foreign branch (includ foreign branch (includ foreign branch (includ foreign disrega at is a foreign disrega ne 12c. If "No," skip li transfer, was the dom foration? ne 12d. If "No," skip li foss amount included foreign describe and questions 14a the	that transferred substantially rded entity) to a specified 10 ines 12c and 12d, and go to nestic corporation a U.S. shamine 12d, and go to line 13. in gross income as required ed in section 367(d)(4)?	or disregard of the all of the all of the line 13. Ireholder v	assets of a foreign b foreign corporation?	d to a	Yes No Yes No Yes No Yes No Yes No
Section C - intangible	Property Subje	ct to Section 367(a)				
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful life	(d) Arm's length price on date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
 Totals						
101410						<u> </u>

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14 a	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years?	Yes	☐ No
b	At the time of the transfer, did any of the transferred intangible property have an indefinite useful life?	Yes	☐ No
С	Did the transferor choose to apply the 20-year inclusion period provided under Regulations section		
	1.367(d)-1(c)(3)(ii) for any intangible property?	Yes	☐ No
d	If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable		
	to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) > \$		
15	Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any		
	time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	☐ No
Sup	plemental Part III Information Required To Be Reported (see instructions)		
	IN Additional Information Deposition Transfer of Duranty (control of the control		
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.		
	(a) Before % (b) After 346 %		
17	Type of nonrecognition transaction (see instructions) ► IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	• • • • • • • • • • • • • • • • • • • •		X No
b	Gain recognition under section 904(f)(5)(F)	Yes	X No
С	Recapture under section 1503(d)	·····	X No
d	Exchange gain under section 987	Yes	X No
19	Did this transfer result from a change in entity classification?		X No
20 a	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions)	Yes	X No
	If "Yes," complete lines 20b and 20c.		
b	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
С			
_		Yes	No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation		
	covered by section 367(e)(1)? See instructions	Yes	X No

covered by section 367(e)(1)? See instructions

Return by a U.S. Transferor of Property

to a Foreign Corporation

• Go to www.irs.gov/Form926 for instructions and the latest information.

Part I U.S. Transferor Information (see instructions)

Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

ı aı	C.C. Transferor information (see instructions)		T	
	e of transferor		Identifying nu	mber (see instructions)
St	. David's Foundation		6500	
			74-135	
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation that i	Yes	s X No	
2	If the transferor was a corporation, complete questions 2a through 2d.			
а	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by		
	five or fewer domestic corporations?		s <u> </u>	
b	Did the transferor remain in existence after the transfer?		Ye	s L No
	If not, list the controlling shareholder(s) and their identifying number(s).			
	Controlling shareholder		Identifying numb	er
	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent of	corporation?	Yes	s No
	If not, list the name and employer identification number (EIN) of the parent corporation.			
	Name of parent corporation	EI	N of parent corpo	ration
d	Have basis adjustments under section 367(a)(4) been made?		Yes	s No
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as s	such under s	section 367),	
	complete questions 3a through 3d.			
а	List the name and EIN of the transferor's partnership.			
	Name of partnership		EIN of partnersh	in
m1	no MIEE Movetono Eund ID	76-084	17712	
	ne TIFF Keystone Fund, LP			
	Did the partner pick up its pro rata share of gain on the transfer of partnership assets?			
	Is the partner disposing of its entire interest in the partnership?		Ye:	s No
a	Is the partner disposing of an interest in a limited partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on an establishment of the partnership that is regularly traded on the partnership that is required to the partnership that is required to the partnership that it is required to the par	inea	□ v _a ,	N
Par	securities market? t II Transferee Foreign Corporation Information (see instructions)		Yes	S No
4	Name of transferee (foreign corporation)		5a Identifying nu	mher if any
•	raine of transities (totalgit corporation)		oa luentilyiliy ilu	iniber, ir arry
Vc	oloridge Trading Aggressive			
6	Address (including country)		5b Reference ID r	number
	Solaris Ave			
	nana Bay E9 KY1-1108 Cayman Islands		Volo1	
	Country code of country of incorporation or organization			
CJ				
8	Foreign law characterization (see instructions)			
Αv	vailable on Request			
9	Is the transferee foreign corporation a controlled foreign corporation?		Yes	X No

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Part III Information	Regarding Trans	f er of Property (see i	instructions)		
Section A - Cash					
Type of property	(a) Date of transfer	(b) Description of	(c) Fair market value on date of transfer	(d) Cost or other	(e) Gain recognized on
Cash	02/01/2020	property	956,388.	basis	transfer
10 Was cash the only pro-	operty transferred? ainder of Part III and go	to Part IV.			X Yes No
Section B - Other Pro	· · · · · ·				
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market value on date of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities					
Inventory					
Other property (not listed under another category)					
Property with					
built-in loss					
 Totals					
 12 a Were any assets of a foreign corporation? If "Yes," go to line 12 b Was the transferor a continue to I f "Yes," continue to I continue to I transferee foreign continue to I f "Yes," continue to I f "Yes," continue to I f "Yes," continue to I f "Yes," continue to I foreign continue to	foreign branch (includi b. domestic corporation that is a foreign disregar ine 12c. If "No," skip lintransfer, was the dome proration?	hat transferred substantially ded entity) to a specified 10 nes 12c and 12d, and go to estic corporation a U.S. shame 12d, and go to line 13. In gross income as required d in section 367(d)(4)?	reholder with respect to the	rred to a	Yes No Yes No Yes No Yes No
Section C - Intangible	e Property Subject	et to Section 367(d)			
Type of property	(a) Date of transfer	(b) Description of property	(c) (d) Useful Arm's length prid on date of transf		(f) Income inclusion for year of transfer
Property described					
in sec. 367(d)(4)					
Totals					

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b	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$\Bigsim \Bigsim	Yes Yes	No No No No
Sur	oplemental Part III Information Required To Be Reported (see instructions)		
	premiera are membrane required to be reperted (eee metradione)		
_			
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b	0 (7, 7, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		X No
С			X No
	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification?		X No
∠∪ a	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions) If "Yes," complete lines 20b and 20c.	Yes	X No
h	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
C		🚩 Ψ	
_		Yes	☐ No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation		
	covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

Attach to your income tax return for the year of the transfer or distribution.

Information (coo instructions)

OMB No. 1545-0026

Pai						
	e of transferor		Identifyin	Identifying number (see instructions)		
St	David's Foundation		74-1356589			
			/4-1			
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?		Ш	Yes	X No	
2	If the transferor was a corporation, complete questions 2a through 2d.					
а	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by	,				
	five or fewer domestic corporations?		🔲	Yes	No	
b	Did the transferor remain in existence after the transfer?			Yes	No	
	If not, list the controlling shareholder(s) and their identifying number(s).					
	Controlling shareholder	le	dentifying n	umber		
					_	
					-	
c	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corpo	ration?		Yes	No	
·	If not, list the name and employer identification number (EIN) of the parent corporation.					
	Thou, not the name and omproyor identification number (Entry of the parent corporation.					
	Name of parent corporation	EIN	of parent co	rporati	on	
Ь	Have basis adjustments under section 367(a)(4) been made?			Yes	No	
_						
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such	under sed	tion 367).			
•	complete questions 3a through 3d.	under 666	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
a	List the name and EIN of the transferor's partnership.					
	List the name and Linvoi the transferor's partnership.					
	Name of partnership	E	EIN of partne	ership		
SE	RA Private Equity Portfolio IV (E&F) LP 83	-3412	914			
	Did the partner pick up its pro rata share of gain on the transfer of partnership assets?			Yes	X No	
	Is the partner disposing of its entire interest in the partnership?			Yes	X No	
	Is the partner disposing of its entire interest in the partnership:			163	140	
u	securities market?			Yes	X No	
Pa			·····	162	ZZ NO	
		Fa	. I dan Hift in a		if only	
4	Name of transferee (foreign corporation)	38	ı Identifyinç	g numbe	er, ii ariy	
5.9	3.com					
	Address (including country)		Reference	ID num		
6 D11 -	Address (including country) ilding 105, 10 Jiuxianqiao Northa Road Jia Chaoyang D		Reference	iD numi	ber	
			0 aom			
	ijing 100015 China	3	8.com			
7	Country code of country of incorporation or organization					
CI						
8	Foreign law characterization (see instructions)					
Cc	orporation					
9	Is the transferee foreign corporation a controlled foreign corporation?			Yes	X No	

	Regarding Tran	sfer of Property (see i	nstructi	ons)		
Section A - Cash			_			
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/31/2020	р.оролу		185,322.	200.0	
10 Was cash the only pro If "Yes," skip the rema	inder of Part III and g					X Yes No
Section B - Other Pro		n intangible property	subject			
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Property with						
built-in loss						
Totals						
 12 a Were any assets of a f foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch that If "Yes," continue to line c Immediately after the transferee foreign corporate if "Yes," continue to line d Enter the transferred let 	oreign branch (included) one of the composition of	that transferred substantially rded entity) to a specified 10 ines 12c and 12d, and go to nestic corporation a U.S. sha in gross income as required ed in section 367(d)(4)?	all of the 1%-owned line 13.	assets of a foreigr foreign corporatio	red to a	Yes No Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ct to Section 367(d)			T	
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful life	(d) Arm's length pric on date of transfe		(f) Income inclusion for year of transfer
Dunnauk, dan siland						
Property described in sec. 367(d)(4)					1	+
556. 567 (d)(4)						
Totals						

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14 a b c	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in	Yes Yes	Page 3 No No No
15	Regulations section 1.367(d)-1(c)(3)(ii) \$\bigs\\$ \] Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	☐ No
Sup	plemental Part III Information Required To Be Reported (see instructions)		
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а		Yes	X No
b			X No
	Recapture under section 1503(d)		X No
d	Exchange gain under section 987	Yes	X No
19	Did this transfer result from a change in entity classification?	Yes	X No
20 a		Yes	X No
	If "Yes," complete lines 20b and 20c.	▶ ↑	
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
С	Did the domestic corporation not recognize gain or loss on the distribution of property because the property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	No
21	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)? Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation	165	140
	Did a democracy despotation make a section doe distribution of stock in a foreign controlled corporation		X No

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

▶ Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Part I U.S. Transferor Information (see instructions)			
Name of transferor	ı	dentifying numb	er (see instructions)
St. David's Foundation			
		74-1356	
1 Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corpo	ration?	Yes	X No
2 If the transferor was a corporation, complete questions 2a through 2d.			
a If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 360			
five or fewer domestic corporations?		└── Yes	∐ No
b Did the transferor remain in existence after the transfer?		Yes	∟ No
If not, list the controlling shareholder(s) and their identifying number(s).	<u> </u>		
Controlling shareholder	Ident	ifying number	
c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent	t corporation?	Yes	No
If not, list the name and employer identification number (EIN) of the parent corporation.	corporation:	103	
Name of parent corporation	EIN of pa	arent corporati	on
d Have basis adjustments under section 367(a)(4) been made?		Yes	No
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as	s such under section	367),	
complete questions 3a through 3d.			
a List the name and EIN of the transferor's partnership.			
Name of partnership	EIN o	of partnership	
SRA Private Equity Portfolio IV (E&F) LP	83-341291	4	
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?			X No
c Is the partner disposing of its entire interest in the partnership?			X No
d Is the partner disposing of an interest in a limited partnership that is regularly traded on an estable			
securities market? Part II Transferee Foreign Corporation Information (see instructions)		Yes	X No
Part II Transferee Foreign Corporation Information (see instructions)			
4 Name of transferee (foreign corporation)	5a Ide	entifying numb	er , if any
A			
8BP11 SARL			
6 Address (including country)	5b Re	ference ID num	ber
26A, Boulevard Royal	0.55	.1 1	
L-2449 Luxembourg	8BP	<u>'11</u>	
7 Country code of country of incorporation or organization			
LU Residual law sharestarization (see instructions)			
Foreign law characterization (see instructions) LLC			
9 Is the transferee foreign corporation a controlled foreign corporation?		Yes	X No

Part III Information	Regarding Tran	sfer of Property (see in	nstructions)			.
Section A - Cash		<u> </u>				
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market value date of transfe		ther Gair	(e) n recognized on transfer
Cash	09/24/2020	, , ,	146,27			
10 Was cash the only pro If "Yes," skip the rema	inder of Part III and ξ				Х Үе	es No
Section B - Other Pro	 	n intangible property s				(-)
Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market value date of transfe		her Gair	(e) n recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Property with						
built-in loss						
 Totals						
foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch that If "Yes," continue to line c Immediately after the t transferee foreign corp If "Yes," continue to line d Enter the transferred to	omestic corporation at is a foreign disregane 12c. If "No," skip I cransfer, was the donoration? ne 12d. If "No," skip I oss amount included sfer property describ	that transferred substantially arded entity) to a specified 109 ines 12c and 12d, and go to leastic corporation a U.S. sharmine 12d, and go to line 13d, and go to line 12d, and go to line 13d in gross income as required the ed in section 367(d)(4)?	all of the assets of a %-owned foreign cor ine 13. eholder with respect	foreign branch poration?	Ye	es No
Section C - Intangible	Property Subje	ect to Section 367(d)		1		
Type of property	(a) Date of transfer	(b) Description of property	(c) (d) Useful Arm's leng	gth price Cost o		(f) ome inclusion for ear of transfer
Property described in sec. 367(d)(4)						
Totals						

Forn	n 926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
b	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes Yes	No No No No
Sur	oplemental Part III Information Required To Be Reported (see instructions)		
	promonant and monant required to 20 reported (666 monated form)		
_			
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b			X No
С			X No
	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification?		X No
	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions) If "Yes," complete lines 20b and 20c.		X No
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
C	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	☐ No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

Attach to your income tax return for the year of the transfer or distribution.

Information (coo instructions)

OMB No. 1545-0026

Pa				
	e of transferor	Identifying number (see instructions)		
Si	t. David's Foundation			
			74-13565	
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?		Yes	X No
2	If the transferor was a corporation, complete questions 2a through 2d.			
а	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by	/		
	five or fewer domestic corporations?		Yes	☐ No
b	Did the transferor remain in existence after the transfer?		Yes	☐ No
	If not, list the controlling shareholder(s) and their identifying number(s).			
	Controlling shareholder	ı	dentifying number	
	If the transferer was a member of an effiliated every filling a consolidated return was it the nevent come	ration?	Vac	□ No
С	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corpo	ration?	Yes	∟ No
	If not, list the name and employer identification number (EIN) of the parent corporation.			
	Name of parent corporation	EIN	of parent corporation	n
ــــــــــــــــــــــــــــــــــــــ	Llove besig adjustments under cestion 267/s)/// been made?		Yes	No
u	Have basis adjustments under section 367(a)(4) been made?		L 1es	NO
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such	undor co	stion 367)	
3		under sed	CHOH 307),	
_	complete questions 3a through 3d.			
a	List the name and EIN of the transferor's partnership.			
	Name of partnership	1	EIN of partnership	
Q1	RA Private Equity Portfolio IV (E&F) LP 83	-3412	011	
				X No
			······ =	X No
	Is the partner disposing of its entire interest in the partnership?		Yes	_4 <u>1</u> NO
a	Is the partner disposing of an interest in a limited partnership that is regularly traded on an established		Vac	X No
Da	securities market? rt II Transferee Foreign Corporation Information (see instructions)		Yes	∆ No
		1.		
4	Name of transferee (foreign corporation)	5	a Identifying numbe	r, if any
λ .	ldrin Midco Limited			
6 Ծե	Address (including country)	51	Reference ID numb	per
	e Old School Lane, Stratford St. Mary		114-4-1	
	lchester CO7 6LZ United Kingdom		Aldrin1	
7	Country code of country of incorporation or organization			
8	Foreign law characterization (see instructions)			
C	orporation			
9	Is the transferee foreign corporation a controlled foreign corporation?		X Yes	No No

Part III Information		sfer of Property (see in	etructio	ons)	/ = 1 -	730303 Page 2
Section A - Cash	riogaranig rian	biol of Freporty (occ.ii	ioti dotic	5110)		
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/18/2020			114,879.		
10 Was cash the only pro	inder of Part III and g					☑ Yes ☐ No
	perty (other than	n intangible property s (b)			(d)	(e)
Type of property	Date of transfer	Description of property	Fair ma date	(c) arket value on e of transfer	Cost or other basis	Gain recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Droporty with						
Property with built-in loss						
 12 a Were any assets of a f foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch that if "Yes," continue to ling transferee foreign corput "Yes," continue to ling the transferred left in the	If "Yes," go to line 12b. b Was the transferor a domestic corporation that transferred substantially all of the assets of a foreign branch (including a branch that is a foreign disregarded entity) to a specified 10%-owned foreign corporation? If "Yes," continue to line 12c. If "No," skip lines 12c and 12d, and go to line 13. c Immediately after the transfer, was the domestic corporation a U.S. shareholder with respect to the transferee foreign corporation? If "Yes," continue to line 12d. If "No," skip line 12d, and go to line 13. d Enter the transferred loss amount included in gross income as required under section 91					
Section C - Intangible	Property Subje	ct to Section 367(d)	1 1		I	I
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful life	(d) Arm's length price on date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
Totals						

Form	926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
14 a b c	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$\infty\$\$	Yes Yes	Page 3 No No No
15	Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	☐ No
Sup	plemental Part III Information Required To Be Reported (see instructions)		
Dai	t IV Additional Information Regarding Transfer of Property (see instructions)		
Pai	Additional information negariting transfer of Property (see instructions)		
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before $.000\%$ (b) After $.049\%$		
17	Type of nonrecognition transaction (see instructions) ▶ IRC Section 351		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b	Gain recognition under section 904(f)(5)(F)		X No
	Recapture under section 1503(d)		X No
	Exchange gain under section 987		X No
19 20 a	Did this transfer result from a change in entity classification? Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions)	······	X No
_0 a	If "Yes," complete lines 20b and 20c.	103	110
b	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	 ▶ \$	
	Did the domestic corporation not recognize gain or loss on the distribution of property because the		
	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation		
	covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property

to a Foreign Corporation

▶ Go to www.irs.gov/Form926 for instructions and the latest information.

Internal Revenue Service Attach to your income tax return for the year of the transfer or distribution.

Part I U.S. Transferor Information (see instructions)

OMB No. 1545-0026

Tart S.S. Transicion information (see instructions)			
Name of transferor	Identifying number (see instructions)		
St. David's Foundation			
	74-1356589		
1 Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?	Yes X No		
2 If the transferor was a corporation, complete questions 2a through 2d.			
a If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by			
five or fewer domestic corporations?			
b Did the transferor remain in existence after the transfer?	Yes No		
If not, list the controlling shareholder(s) and their identifying number(s).			
Controlling shareholder	Identifying number		
c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?	Yes No		
If not, list the name and employer identification number (EIN) of the parent corporation.			
Name of parent corporation EIN	of parent corporation		
Nume of parent corporation	t or parent corporation		
d. Here having all orthographs and the continue 207/AVA have made?			
d Have basis adjustments under section 367(a)(4) been made?	Yes No		
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under se	ection 367)		
complete questions 3a through 3d.	,		
a List the name and EIN of the transferor's partnership.			
· · · · · · · · · · · · · · · · · · ·			
Name of partnership	EIN of partnership		
SRA Private Equity Portfolio IV (E&F) LP 83-341			
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?			
c Is the partner disposing of its entire interest in the partnership?	Yes X No		
d Is the partner disposing of an interest in a limited partnership that is regularly traded on an established			
Part II Transferee Foreign Corporation Information (see instructions)	Yes X No		
4 Name of transferee (foreign corporation)	5a Identifying number, if any		
Cato Networks			
	5b Reference ID number		
Menachem Begin 121	. Colorotto in Hamber		
	Cato1		
7 Country code of country of incorporation or organization	-		
IS			
8 Foreign law characterization (see instructions)			
Corporation			
9 Is the transferee foreign corporation a controlled foreign corporation?	Yes X No		

Part III Information		sfer of Property (see	instructio	nns)	/ = 1 <	730303 Page 2
Section A - Cash	riogaranig irani	or or reporty (acc	ii ioti dotic	5110)		
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/31/2020			200,154.		
10 Was cash the only pro If "Yes," skip the rema Section B - Other Pro	ainder of Part III and g					☑ Yes ☐ No
Type of property	(a) Date of transfer	(b) Description of property	Fair ma	(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Droporty with						
Property with built-in loss						
Totals						
(including a branch the If "Yes," continue to lie transferee foreign corp If "Yes," continue to lie d Enter the transferred le	domestic corporation to at is a foreign disregal ne 12c. If "No," skip litransfer, was the domoration? ne 12d. If "No," skip lites amount included insfer property describe	that transferred substantially rded entity) to a specified 10 nes 12c and 12d, and go to estic corporation a U.S. shame 12d, and go to line 13. in gross income as required ed in section 367(d)(4)?	y all of the a 0%-owned line 13. areholder w	assets of a foreign bi foreign corporation? with respect to the	ranch	Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ct to Section 367(d)				<u> </u>
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful life	(d) Arm's length price on date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
 Totals						

Forr	n 926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
b	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes Yes	No No No No
Sur	oplemental Part III Information Required To Be Reported (see instructions)		
	promonant and monant required to 20 reported (666 monated form)		
_			
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b			X No
С			X No
	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification?		X No
	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions) If "Yes," complete lines 20b and 20c.		X No
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
C	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	☐ No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property

to a Foreign Corporation

• Go to www.irs.gov/Form926 for instructions and the latest information.

Part I U.S. Transferor Information (see instructions)

Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

	Mornation (see instructions)		14			
Name of transferor St. David's Foun	Identifying numb	er (see instructions)				
St. David s Found	74-1356	E 0 0				
			74-1356 Yes	ファラ X No		
·	3 1					
•	oration, complete questions 2a through 2d.					
	361(a) or (b) transfer, was the transferor controlled (under section	1 368(c)) by				
five or fewer domestic corpo	Yes	∟ No				
	existence after the transfer?		Yes	∟ No		
If not, list the controlling sha	areholder(s) and their identifying number(s).					
	Controlling shareholder		Identifying number			
a If the transferor was a mamb	ber of an affiliated group filing a consolidated return, was it the pa	rent corporation	? Yes	No		
	ployer identification number (EIN) of the parent corporation.	rent corporation	· res	NO		
II Hot, list the name and emp	Dioyer identification number (EIN) of the parent corporation.					
Name of parent corporation EIN				N of parent corporation		
d Have basis adjustments und	der section 367(a)(4) been made?	•	Yes	No		
,						
3 If the transferor was a partner	er in a partnership that was the actual transferor (but is not treate	d as such under	section 367),			
complete questions 3a throu	ugh 3d.					
a List the name and EIN of the	e transferor's partnership.					
	Name of partnership		EIN of partnership			
	Name of partitership		Lift of partifership			
	ty Portfolio IV (E&F) LP	83-34				
	ro rata share of gain on the transfer of partnership assets?			X No		
	ts entire interest in the partnership?		Yes	X No		
	in interest in a limited partnership that is regularly traded on an es	stablished		77		
securities market? Part II Transferee Forei	gn Corporation Information (see instructions)		Yes	X No		
	- ,					
4 Name of transferee (foreign	corporation)		5a Identifying numb	ber, it any		
Gymshark						
-			5b Reference ID nun	abor		
	6 Address (including country) GSHQ, Blythe Valley Park, 3 Center Boulevard					
Solihull B90 8AB	-		Gymshark1			
	incorporation or organization		Junitaria			
UK	Hoorporation organization					
8 Foreign law characterization						
Corporation	(COO III O II O II O II O II O II O II O					
	poration a controlled foreign corporation?		Yes	X No		

Part III Information		sfer of Property (see	instructic	nns)	/ = 1 <	730303 Page 2
Section A - Cash	riogaranig iran	or or reporty (occ	ii ioti dotic	7110)		
Type of property	(a) Date of transfer	(b) Description of property		(c) arket value on of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/31/2020		1	L31,438.		
10 Was cash the only pro If "Yes," skip the rema Section B - Other Pro	ainder of Part III and g					☑ Yes ☐ No
Type of property	(a) Date of transfer	(b) Description of property	Fair ma	(c) arket value on of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities		FF				
Inventory						
Other property (not listed under another category)						
Duanantuuith						
Property with built-in loss						
(including a branch the If "Yes," continue to li c Immediately after the transferee foreign corp If "Yes," continue to li d Enter the transferred I	foreign branch (includ	that transferred substantially rded entity) to a specified 10 nes 12c and 12d, and go to estic corporation a U.S. shame 12d, and go to line 13. in gross income as required ed in section 367(d)(4)?	n disregardo y all of the a 0%-owned f Iline 13. areholder wi	assets of a foreign beforeign corporation?	of to a	Yes No Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ct to Section 367(d)				ı
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful life	(d) Arm's length price on date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
			1			
			+ +			
 Totals						

Form	926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
14 a b c	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$\Bigsim \\$ Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any	Yes	No No No
	time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	Yes	No
Sup	plemental Part III Information Required To Be Reported (see instructions)		
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b	Gain recognition under section 904(f)(5)(F)		X No
С	Recapture under section 1503(d)		X No
d	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification?		X No
	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions) If "Yes," complete lines 20b and 20c.		X No
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	🟲 🕏	
с 21	• • • • • • • • • • • • • • • • • • • •	Yes	☐ No
<u> </u>	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation covered by section 367(e)(1)? See instructions	Yes	X No

Return by a U.S. Transferor of Property

to a Foreign Corporation

• Go to www.irs.gov/Form926 for instructions and the latest information.

Part I U.S. Transferor Information (see instructions)

Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Tart 5:5: Transicion information (see instructions)		
Name of transferor	Identifying number (see	instructions
St. David's Foundation		
	74-1356589	
1 Is the transferee a specified 10%-owned foreign corporation that is not a controlled for		
2 If the transferor was a corporation, complete questions 2a through 2d.		
	spection 369(a)) by	
a If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under		¬
five or fewer domestic corporations?		∐ No
b Did the transferor remain in existence after the transfer?	Yes	No
If not, list the controlling shareholder(s) and their identifying number(s).		
Controlling shareholder	Identifying number	
	A the manufacture with an O	¬
c If the transferor was a member of an affiliated group filing a consolidated return, was it If not, list the name and employer identification number (EIN) of the parent corporation		No
Name of parent corporation	EIN of parent corporation	
		_
d Have basis adjustments under section 367(a)(4) been made?	Yes	No
3 If the transferor was a partner in a partnership that was the actual transferor (but is not	ot treated as such under section 367),	
complete questions 3a through 3d.		
a List the name and EIN of the transferor's partnership.		
Name of partnership	EIN of partnership	
Name of partite stip	Ent of partnership	
SRA Private Equity Portfolio IV (E&F) LP	83-3412914	
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?		No 🖸
c Is the partner disposing of its entire interest in the partnership?	Yes X	No 🖸
d Is the partner disposing of an interest in a limited partnership that is regularly traded or	on an established	
securities market?	Yes X	No 🖸
Part II Transferee Foreign Corporation Information (see instructions)		_
4 Name of transferee (foreign corporation)	5a Identifying number, if	anv
	Ja radianying nambor, ii	··y
JIO		
6 Address (including country)	5b Reference ID number	
Offi 101 Saffron NR Centre, PO Panchwati 5	Tiolorende la number	
Rasta, Ambwadi Ahmedabad 380006 India	JIO1	
	0101	
7 Country code of country of incorporation or organization		
IN		
8 Foreign law characterization (see instructions)		
Corporation		_
9 Is the transferee foreign corporation a controlled foreign corporation?	Yes X	No 🖸

Part III Information	Regarding Tran	sfer of Property (see in	nstruction	s)		
Section A - Cash		<u> </u>				
Type of property	(a) Date of transfer	(b) Description of property	Fair mark	(c) cet value on f transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/31/2020	, , ,		50,552.		
10 Was cash the only pro If "Yes," skip the rema	inder of Part III and ξ					X Yes No
	 	n intangible property s		 		(a)
Type of property	(a) Date of transfer	(b) Description of property	Fair mark	(c) tet value on f transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities						
Inventory						
Other property (not listed under another category)						
Property with						
built-in loss			-			
 Totals						
foreign corporation? If "Yes," go to line 12b b Was the transferor a d (including a branch that If "Yes," continue to line c Immediately after the t transferee foreign corp If "Yes," continue to line d Enter the transferred to	omestic corporation at is a foreign disregane 12c. If "No," skip I cransfer, was the donoration? ne 12d. If "No," skip I oss amount included sfer property describ	that transferred substantially arded entity) to a specified 109 ines 12c and 12d, and go to Inestic corporation a U.S. shar line 12d, and go to line 13d, and go to line 12d, and go to line 13d in gross income as required to ed in section 367(d)(4)?	all of the ass %-owned for ine 13. eholder with	sets of a foreign beign corporation?	oranch	Yes No Yes No Yes No Yes No
Section C - Intangible	Property Subje	ect to Section 367(d)				
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful Ar life or	(d) rm's length price n date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
Property described in sec. 367(d)(4)						
101415					<u> </u>	

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b	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$\Bigsim \Bigsim	Yes Yes	No No No No
Sur	oplemental Part III Information Required To Be Reported (see instructions)		
	premiera are membrane required to be reperted (eee metradione)		
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b	0 (7, 7, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		X No
С			X No
	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification?		X No
	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions) If "Yes," complete lines 20b and 20c.		X No
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
C	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	☐ No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation covered by section 367(e)(1)? See instructions	Yes	X No

Part I U.S. Transferor Information (see instructions)

Return by a U.S. Transferor of Property to a Foreign Corporation ▶ Go to www.irs.gov/Form926 for instructions and the latest information.

▶ Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

	ne of transferor	ldei	itifying numbe	r (see instructions)
S	t. David's Foundation			
		7	<u>4-13565</u>	
1	Is the transferee a specified 10%-owned foreign corporation that is not a controlled foreign corporation?		Yes	X No
2	If the transferor was a corporation, complete questions 2a through 2d.			
а	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by			N
b	five or fewer domestic corporations? Did the transferor remain in existence after the transfer?		Yes Yes	□□ No □□ No
	If not, list the controlling shareholder(s) and their identifying number(s).		163	140
	Controlling shareholder	Identifyi	ng number	
С	If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation	?	Yes	No
	If not, list the name and employer identification number (EIN) of the parent corporation.			
	Name of parent corporation E	IN of pare	nt corporatio	on
d	Have basis adjustments under section 367(a)(4) been made?		Yes	No No
3	If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under	section 36	7),	
	complete questions 3a through 3d.			
а	List the name and EIN of the transferor's partnership.			
	Name of partnership	EIN of p	artnership	
S	RA Private Equity Portfolio IV (E&F) LP 83-39	12914		
	Did the partner pick up its pro rata share of gain on the transfer of partnership assets?		Yes	X No
	Is the partner disposing of its entire interest in the partnership?		Yes	X No
d	Is the partner disposing of an interest in a limited partnership that is regularly traded on an established			
Da	securities market? Int II Transferee Foreign Corporation Information (see instructions)		Yes	X No
		F- 1-1		
4	Name of transferee (foreign corporation)	5a Ident	ifying numbe	er, it any
R	eliance Retail			
6		5b Refer	ence ID numb	ber
3r	d Floor, Court House L T Marg Dhobi Talao			
Mu	mbai 400 002 India	Relia	ance1	
7_	Country code of country of incorporation or organization			
I				
8	Foreign law characterization (see instructions)			
	orporation			V
9	Is the transferee foreign corporation a controlled foreign corporation?		Yes	X No

Part III Information		sfer of Property (see	instructi	ons)	/= 1	730303 Page 2
Section A - Cash	riogaranig irani	or or reporty (occ	ii ioti doti	5115)		
Type of property	(a) Date of transfer	(b) Description of property	dat	(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash	12/31/2020			147,143.		
10 Was cash the only pro If "Yes," skip the rema Section B - Other Pro	ainder of Part III and g					☑ Yes ☐ No
Type of property	(a) Date of transfer	(b) Description of property	Fair m	(c) arket value on e of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Stock and securities	transiei	ргорогту	dat	o or transfer	Duoio	transion
Inventory						
Other property (not listed under another category)						
Donas a de contido						
Property with built-in loss						
Totals						
recognition agreemen 12 a Were any assets of a reforeign corporation? If "Yes," go to line 12th b Was the transferor a continue to lime 12th If "Yes," continue to lime 12th c Immediately after the transferee foreign corporation of lime 12th d Enter the transferred lime	t was filed?	that transferred substantially rded entity) to a specified 10 nes 12c and 12d, and go to estic corporation a U.S. shame 12d, and go to line 13. in gross income as required ed in section 367(d)(4)?	n disregard / all of the 0%-owned line 13. ureholder v	ded entity) transferre assets of a foreign b foreign corporation?	d to a	Yes No Yes No Yes No Yes No Yes No
Section 6 - Intangible		ct to section sor(a)				
Type of property	(a) Date of transfer	(b) Description of property	(c) Useful life	(d) Arm's length price on date of transfer	(e) Cost or other basis	(f) Income inclusion for year of transfer
	-					
Property described						
in sec. 367(d)(4)						
· · - · · (~/(·/						
Totals						

Forn	n 926 (Rev. 11-2018) St. David's Foundation	74-1356589	Page 3
b	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1.367(d)-1(c)(3)(ii) for any intangible property? If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$\Bigsim \Bigsim	Yes Yes	No No No No
Sur	oplemental Part III Information Required To Be Reported (see instructions)		
	premiera are membrane required to be reperted (eee metradione)		
Pa	rt IV Additional Information Regarding Transfer of Property (see instructions)		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer. (a) Before		
18	Indicate whether any transfer reported in Part III is subject to any of the following.		
а	Gain recognition under section 904(f)(3)		X No
b	0 (7, 7, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		X No
С			X No
	Exchange gain under section 987		X No
19	Did this transfer result from a change in entity classification?		X No
	Did a domestic corporation make a distribution of property covered by section 367(e)(2)? (see instructions) If "Yes," complete lines 20b and 20c.		X No
	Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b)	> \$	
C	property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?	Yes	☐ No
21	Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation covered by section 367(e)(1)? See instructions	Yes	X No



St. David's Foundation and Affiliates

Consolidated Financial Report and Supplemental Information December 31, 2020

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RSM US LLP

Independent Auditor's Report

Board of Trustees St. David's Foundation and Affiliates

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of St. David's Foundation and Affiliates (collectively, the Foundation), which comprise the consolidated statements of financial position as of December 31, 2020 and 2019, the related consolidated statements of activities and cash flows for the years then ended, and the related notes to the consolidated financial statements (collectively, the financial statements).

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on the financial statements based on our audits. We did not audit the financial statements of St. David's Healthcare Partnership, L.P., LLP (the Partnership). The investment in the Partnership is accounted for by the equity method of accounting. The investment in the Partnership was approximately \$404,681,000 and \$419,699,000 as of December 31, 2020 and 2019. respectively, and the equity in the Partnership's income was approximately \$132,670,000 and \$136,553,000 for the years then ended, respectively. We did not audit the financial statements of Leadership Healthcare Holdings, L.P., LLP (Leadership Holdings). The investment in Leadership Holdings is accounted for by the equity method of accounting. The investment in Leadership Holdings was approximately \$41,538,000 as of December 31, 2020, and the equity in the Leadership Holdings' (loss) was approximately (\$4,418,000) for the year then ended. We did not audit the financial statements of Leadership Healthcare Holdings II, L.P., LLP (Leadership Holdings II). The investment in Leadership Holdings II is accounted for by the equity method of accounting. The investment in Leadership Holdings II was approximately \$2,556,000 and \$3,300,000 as of December 31, 2020 and 2019, respectively, and the equity in the Leadership Holdings II's income was approximately \$971,000 and \$1,394,000 for the years then ended, respectively. Those statements were audited by other auditors, whose reports have been furnished to us and our opinion, insofar as it relates to the amounts included for the Partnership, Leadership Holdings and Leadership Healthcare Holdings II, is based solely on the reports of the other auditors. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free from material misstatement.

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

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

Opinion

In our opinion, based on our audits and the reports of the other auditors, the financial statements referred to above present fairly, in all material respects, the financial position of St. David's Foundation and Affiliates as of December 31, 2020 and 2019, and the changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matter

Our audits were conducted for the purpose of forming an opinion on the financial statements as a whole. The supplemental information, as listed in the table of contents, is presented for purposes of additional analysis rather than to present the financial position and changes in net assets of the individual entities and is not a required part of the financial statements. Such information is the responsibility of management and was derived from, and relates directly to, the underlying accounting and other records used to prepare the financial statements. The supplemental information has been subjected to the auditing procedures applied in the audits of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements, or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America by us and other auditors. In our opinion, based on our audits, the procedures performed as described above and the report of other auditors, the supplemental information is fairly stated in all material respects in relation to the financial statements as a whole.

RSM US LLP

Austin, Texas December 15, 2021

St. David's Foundation and Affiliates

Consolidated Statements of Financial Position December 31, 2020 and 2019

		2020	2019
Assets			
Cash and cash equivalents	\$	34,521,112	\$ 33,887,108
Investments		891,800,757	718,288,475
Prepaid expenses and other assets		2,672,241	3,196,873
Property and equipment, net		22,260,218	22,534,469
Investment in St. David's Healthcare Partnership, L.P., LLP		404,680,567	419,699,167
Investment in Leadership Healthcare Holdings, L.P., LLP		41,537,845	47,973,298
Investment in Leadership Healthcare Holdings II, L.P., LLP		2,556,296	3,300,098
Other assets		84,480	40,049
Total assets	_\$	1,400,113,516	\$ 1,248,919,537
Liabilities and Net Assets			
Liabilities:			
Accounts payable	\$	13,126,037	\$ 50,806,996
Accrued liabilities	_	14,068,499	6,574,182
Total liabilities		27,194,536	57,381,178
Net assets:			
Without donor restrictions		1,368,637,295	1,187,170,258
With donor restrictions		4,281,685	4,368,101
Total net assets		1,372,918,980	1,191,538,359
Total liabilities and net assets	_\$	1,400,113,516	\$ 1,248,919,537

See notes to consolidated financial statements.

St. David's Foundation and Affiliates

Consolidated Statements of Activities Years Ended December 31, 2020 and 2019

		2020			2019	
	Without Donor	With Donor		Without Donor	With Donor	and series disconnected in Lateratory and appreciately the spiratory and series as
	Restrictions	Restrictions	Total	Restrictions	Restrictions	Total
Support and revenue:						
Contributions	\$ 57,093	\$ 441,418	\$ 498,511	\$ 89,961	\$ 567,002	\$ 656.963
St. David's Healthcare Partnership, L.P., LLP income	132,670,000	•	132,670,000	136,552,714	1	136,552,714
Ancillary joint venture income (loss)	(3,446,668)	•	(3,446,668)	10,206,926	•	10,206,926
Investment income, net	132,006,146	184	132,006,330	113,202,884	4,522	113,207,406
Rental and other income	1,410,406	•	1,410,406	1,567,956	1	1,567,956
Net assets released from restrictions	528,018	(528,018)	•	551,798	(551,798)	
Total support and revenue	263,224,995	(86,416)	263,138,579	262,172,239	19,726	262,191,965
Expenses:						
Community health program expenses:						
Grants	61,874,969		61,874,969	69,165,415	ľ	69,165,415
Dental project	7,649,124	•	7,649,124	7,976,291	ì	7,976,291
Expenses in support of community health programs	4,234,515	8	4,234,515	3,919,215	•	3,919,215
Total community health program expenses	73,758,608	4	73,758,608	81,060,921	ī	81,060,921
Management and general	7,390,380	•	7,390,380	8,428,113	,	8,428,113
Fundraising	422,950		422,950	358,910		358,910
Income tax expense	186,020		186,020	252,801	1	252,801
Total expenses	81,757,958		81,757,958	90,100,745	ı	90,100,745
Change in net assets	181,467,037	(86,416)	181,380,621	172,071,494	19,726	172,091,220
Net assets at beginning of year	1,187,170,258	4,368,101	1,191,538,359	1,015,098,764	4,348,375	1,019,447,139
Net assets at end of year	\$ 1,368,637,295	\$ 4,281,685	\$ 1,372,918,980	\$ 1,187,170,258	\$ 4,368,101	\$ 1,191,538,359

See notes to consolidated financial statements.

Consolidated Statements of Cash Flows Years Ended December 31, 2020 and 2019

		2020	2019
Cash flows from operating activities:			
Change in net assets	\$	181,380,621	\$ 172,091,220
Adjustments to reconcile change in net assets to net cash			
provided by operating activities:			
Depreciation and amortization		1,391,088	1,383,794
Net (gain) on investments		(131,805,809)	(112,756,293)
Changes in operating assets and liabilities:			
Prepaid expenses and other assets		524,632	10,384
Investment in St. David's Healthcare Partnership, L.P.,			
LLP (Note 2)		15,018,600	(31,483,613)
Investment in Leadership Healthcare Holdings, L.P.,			, , , , , , , , , , , , , , , , , , , ,
LLP (Note 2)		6,435,453	(1,365,520)
Investment in Leadership Healthcare Holdings II, L.P.,			, , , , , , , , , , , , , , , , , , , ,
LLP (Note 2)		743,802	342,702
Other assets		(44,431)	7,999
Accounts payable		(37,680,959)	15,391,614
Accrued liabilities		7,494,317	(2,082,821)
Net cash provided by operating activities		43,457,314	41,539,466
Cash flows from investing activities:			
Purchases of investments		(68,540,496)	(75,580,109)
Proceeds from sales of investments		26,834,023	45,191,164
Purchases of equipment		(1,116,837)	(1,004,107)
Net cash used in investing activities		(42,823,310)	(31,393,052)
3		(12,020,010)	 (01,000,002)
Net increase in cash and cash equivalents		634,004	10,146,414
Cash and cash equivalents at beginning of year		33,887,108	23,740,694
Cash and cash equivalents at end of year	_\$_	34,521,112	\$ 33,887,108
Supplemental disclosure of cash flow information: Cash paid for taxes	\$	296,000	\$ 115,000

See notes to consolidated financial statements.

Note 1. General and Summary of Significant Accounting Policies

Principles of consolidation: The consolidated financial statements include the accounts of St. David's Foundation (SDF) and its affiliates, all of which are wholly owned. All material intercompany accounts and transactions are eliminated in consolidation. These affiliates include St. David's Community Health Foundation Holdings (Holdings); St. David's Foundation Community Fund (Community Fund); St. David's Community Health Foundation Initiatives (Initiatives); St. David's Foundation Impact Fund GP, LLC (Impact Fund GP, LLC) and St. David's Foundation Impact Fund, LP (Impact Fund, LP), collectively referred to herein as the Foundation.

Organization: As a general partner in St. David's Healthcare Partnership, L.P., LLP (the Partnership), a Texas limited partnership, SDF is actively involved in meeting the health care needs of the community as a whole by funding major capital improvements to the Partnership's hospitals. In addition, SDF is actively involved in meeting the needs of indigent members of the community through grants for indigent primary care, mental health services, services for the elderly and grants for wellness programs. The principal source of income for SDF is the income from the Partnership, which owns the various St. David's hospitals in the Central Texas area.

The mission of Holdings, a nonprofit 501(c)(3) organization wholly owned by SDF, is to improve the health of Central Texans. Sources of income are various community grants and donations. Holding's board of trustees consists of the chairman, vice chairman and secretary of the Foundation's Board of Trustees (the Board).

The mission of Community Fund, a nonprofit 501(c)(3) organization wholly owned by SDF, is to improve the health of Central Texans and to provide scholarships to financially disadvantaged students pursuing a health care career at a Texas college or university. Community Fund's revenue comes from income from its investment in Leadership Healthcare Holdings, L.P., LLP and private donations. The Board of the Foundation is responsible for electing the chairman and trustees of Community Fund.

Initiatives is a public nonprofit 501(c)(3) organization wholly owned by SDF. Initiatives supports the mission of SDF, Community Fund and Holdings. Initiatives also owns the building that houses all the entities. The majority of Initiatives' income is derived from its investment in Impact Fund, LP and Impact Fund GP, LLC and rental income from leasing activities. The board of trustees for the Community Fund is responsible for electing the chairman and trustees of Initiatives.

Impact Fund GP, LLC, wholly owned by Initiatives, is the 1% general partner of Impact Fund, LP, while Initiatives holds a 99% limited partner interest. Impact Fund GP, LLC is a for profit limited liability company incorporated in the state of Texas. Impact Fund, LP is a for profit limited partnership incorporated in the state of Texas. The majority of the Partnerships' revenue comes from income from their investment in Leadership Healthcare Holdings II L.P., LLP. The board of trustees for Initiatives is responsible for electing the chairman and the trustees of the Impact Funds.

SDF and HCA—The HCA, Inc. and certain affiliates (collectively referred to as HCA) participated in the formation of Columbia/St. David's Healthcare System, L.P., a Texas limited partnership, effective April 30, 1996. Effective September 2, 2004, this limited partnership changed its name to St. David's Healthcare Partnership, L.P., LLP (the Partnership). The Partnership was structured with two general partners, SDF and Round Rock Hospital, Inc., and two limited partners, SDF and Columbia/SDH Holdings, Inc. Each partner, in exchange for partnership interests, contributed substantially all their hospital-related assets and liabilities located in Travis and Williamson Counties, Texas.

Note 1. General and Summary of Significant Accounting Policies (Continued)

The Partnership provides health care services primarily through the operation of general acute care hospitals: St. David's Medical Center (371 licensed beds, plus a 64 bed rehabilitation specialty hospital); South Austin Medical Center (334 licensed beds); North Austin Medical Center (NAMC) (395 licensed beds); Round Rock Medical Center (171 licensed beds); Georgetown Hospital (114 licensed beds); Heart Hospital of Austin (58 licensed beds) and St. David's Surgical Hospital (46 licensed beds). The Partnership owns a 57.58% interest in Bailey Square Surgery Center and a 52.42% interest in South Austin Surgery Center. The Partnership has 100% ownership in 14 urgent care locations and a network of 25 physician practices with 60 locations and approximately 405 physician providers.

The Partnership Agreement provided for initial aggregate sharing percentages of 50% for the Foundation and 50% for HCA for purposes of allocating partnership income or loss. Because HCA's contribution of its 50% interest in NAMC was not included in determining these initial sharing percentages, the sharing percentages were adjusted annually in accordance with the Partnership Agreement as follows: the initial sharing percentages were adjusted retroactively to April 30, 1996, based upon the value of NAMC at December 31, 1996. The value of NAMC was also re-determined as of December 31, 1998 and 1997, and the sharing percentages adjusted retroactively to the beginning of the respective year. The final determination of the value of NAMC was based on April 30, 1999, financial information, with the sharing percentages retroactively adjusted to January 1, 1998.

As a result of the contribution of the remaining 50% of HCA and Austin Diagnostic Clinic (HTI/ADC) Venture to the Partnership, as well as the distribution to Community Fund, the sharing percentages were further adjusted during 2005. On June 5, 2006, the Partnership acquired Georgetown Healthcare System, Inc. in exchange for a limited partnership interest, which caused the sharing percentage to be further adjusted. The sharing percentages of the Foundation, HCA and Georgetown Healthcare System, Inc. were 40.59%, 58.41% and 1.00%, respectively, at December 31, 2020 and 2019.

The Partnership Agreement provides for distribution of net cash from operations. Special distributions may be made with the approval of the board of governors of the Partnership based upon an analysis of current and future cash flow. All distributions shall be in proportion to each partner's sharing percentage in effect at the date of the distribution. For the years ended December 31, 2020 and 2019, the Partnership made approximately \$363,855,000 and \$258,855,000, respectively, in distributions to the partners.

Basis of accounting: The accompanying consolidated financial statements have been prepared on the accrual basis of accounting applicable to not-for-profit organizations in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP).

Support and revenue are reported as an increase in net assets without donor restrictions unless use of the related assets is limited by donor-imposed restrictions. Expenses are reported as decreases in net assets without donor restrictions. Gains and losses on investments and other assets or liabilities are reported as increases or decreases in net assets without donor restrictions unless their use is restricted by explicit donor stipulation or by law. Expirations of temporary restrictions on net assets (e.g., the donor stipulated purpose has been fulfilled and/or the stipulated time period has elapsed) are reported as reclassifications between the applicable classes of net assets.

Use of estimates: The preparation of consolidated financial statements in accordance with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Notes to Consolidated Financial Statements

Note 1. General and Summary of Significant Accounting Policies (Continued)

Consolidated financial statement basis of presentation: In accordance with the Not-for-Profit Entities topic of the Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC), the Foundation reports information regarding its consolidated financial position and activities according to two classes of net assets: without donor restrictions and with donor restrictions.

Under these provisions, net assets and revenue, expenses, gains and losses are classified as without donor restrictions and with donor restrictions based on the following criteria.

Without donor restrictions: Net assets without donor restrictions consist of net assets that are not subject to donor-imposed restrictions. Net assets without donor restrictions result from operating revenues, contributions from donors without restrictions and dividend and interest income. Net assets without donor restrictions may be designated for specific purposes by action of the Board.

With donor restrictions: Net assets with donor restrictions consist of contributed funds subject to donor-imposed restrictions contingent upon specific performance of a future event or passage of time before the Foundation may spend funds. When the donor restriction expires, donor restricted net assets are reclassified to net assets without donor restrictions and reported in the consolidated statements of activities as net assets released from restrictions. Endowed donor restricted net assets are subject to irrevocable donor restrictions requiring that the assets be maintained in perpetuity. Generally, donors of these assets permit the use of all or part of the income earned on any related investments for general or specific purposes.

Cash and cash equivalents: For the purpose of the consolidated statements of cash flows, the Foundation considers all cash, money market and liquid investments with an original maturity of less than 90 days to be cash equivalents.

Valuation of investments: Investments in pooled equity funds are presented in the accompanying consolidated financial statements at fair value, which is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Unrealized gains and losses are included in the change in net assets in the accompanying consolidated statements of activities.

The fair value of marketable securities with readily determinable market values is determined using quoted market prices. The fair value of investments in pooled equity funds is determined using the practical expedient. The practical expedient provides for the use of net asset value (NAV), either reported by the investor fund or as adjusted by the Foundation based on additional information provided by the external investment managers.

The fair value of the pooled equity funds at the measurement date are based on available information, may involve subjective judgment and do not necessarily represent the amounts that might ultimately be realized, which depends on future circumstances and cannot be reasonably determined until realized. Due to the inherent uncertainty of valuations of the investment funds, the fair values may differ significantly from the values that would have been used had a ready market for the pooled equity funds existed, and the differences could be material.

The Foundation has an investment policy that sets guidelines and constraints to ensure the portfolio is appropriately diversified.

Note 1. General and Summary of Significant Accounting Policies (Continued)

Investments in partnerships: The equity method of accounting is used for the Foundation's investment in the Partnership; Leadership Healthcare Holdings, L.P., LLP and Leadership Healthcare Holdings II, L.P., LLP. This method of accounting is used, as the Foundation exercises significant influence due to its percentage of ownership in voting securities, role as a co-general partner and representation on the respective entities' boards of directors. Under the equity method of accounting, the accounts of the foregoing entities are not reflected within the Foundation's consolidated statements of financial position and consolidated statements of activities because they do not meet the criteria for consolidation; however, the Foundation's share of the earnings or losses of the Partnership is reflected in the captions, St. David's Healthcare Partnership, L.P., LLP income or ancillary joint venture income, in the consolidated statements of activities and the net investment in each of the respective entities is disclosed in a separate line item in the consolidated statements of financial position.

The Foundation evaluates its investments in partnerships for impairment at least on an annual basis, and more frequently when economic or market concerns warrant such evaluation. The Foundation employs a systematic methodology that considers available evidence in evaluating potential impairment of its investments in its partnerships. In the event that the cost of an investment exceeds its fair value, the Foundation evaluates, among other factors, the magnitude and duration of the decline in fair value; the expected cash flows of the investments; the financial health of and business outlook for the investments; the performance of the investments and the Foundation's intent and ability to hold the investment.

Property and equipment: Property and equipment are stated at cost if purchased, or fair value if donated. Depreciation is calculated on the straight-line method based on the following estimated useful lives: furniture – 10 years, equipment and vehicles – 5 years and building – 40 years. Amortization expense is computed using the straight-line method over the shorter of the estimated useful lives of the assets or the period of the related lease. Amortization of leasehold improvements is computed using the straight-line method over the shorter of the remaining lease term or 10 years. The Foundation has adopted a capitalization policy for property and equipment of \$2,500.

Impairment of long-lived assets: The Foundation reviews the carrying value of property and equipment for impairment whenever events and circumstances indicate the carrying value of an asset may not be recoverable from the estimated future cash flows expected to result from its use and eventual disposition. In cases where undiscounted expected future cash flows are less than the carrying value, an impairment loss is recognized equal to an amount by which the carrying value exceeds the fair value of assets. The Foundation did not recognize an impairment loss during the years ended December 31, 2020 and 2019.

Promises to give: The Foundation makes awards and grants to other charitable organizations. These awards and grants are designed to improve the health of underserved and indigent populations. The amount for which the Foundation is obligated is recorded in the consolidated financial statements upon Board approval.

Support and revenue: Contributions are recorded at fair value when the Foundation is in possession of or receives an unconditional promise to give. Contributions are recorded as restricted support with donor restrictions or without donor restrictions based on the existence or nature of any donor restrictions. As donor or time restrictions are satisfied, net assets are reclassified to net assets without donor restrictions. The Foundation's policy is to report restricted support that is satisfied in the year of receipt as restricted and then fully released in the same year.

Unconditional promises to give, or pledges, are recorded in the consolidated financial statements when there is sufficient evidence in the form of verifiable documentation that a promise is made and received.

Notes to Consolidated Financial Statements

Note 1. General and Summary of Significant Accounting Policies (Continued)

Contributed services that create or enhance nonfinancial assets or that require specialized skills that are provided by individuals possessing those skills, and which would typically need to be purchased if not provided by donation, are recorded at their fair values in the period received. Contributed goods are recorded at their fair value in the period received. The amount of such contributed goods or services for the years ended December 31, 2020 and 2019, was not significant to the consolidated financial statements.

Functional allocation of expenses: The costs of providing the various programs and supporting services have been summarized on a functional basis in the consolidated statements of activities. Accordingly, certain costs have been allocated among the programs and supporting services and fundraising expenses based on actual time spent by employees or estimated time spent, if actual time is not readily available. Rent expense is allocated based on the square footage occupied by each department. Also see Note 9.

Federal income taxes: The Foundation, Holdings, Community Fund and Initiatives are public nonprofit 501(c)(3) organizations exempt from federal income taxes under section 501(c)(3) of the Internal Revenue Code, except to the extent they have unrelated business activities. As such, no provision for federal income taxes has been included in the accompanying consolidated financial statements related to these four entities.

Impact Fund GP, LLC and Impact Fund, LP are for profit entities subject to federal income taxes. Income taxes for these two entities are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the consolidated financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets, including tax loss and credit carryforwards, and liabilities, are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Deferred income tax expense represents the change during the period in the deferred tax assets and deferred tax liabilities.

Deferred tax assets and liabilities are individually classified as other assets or accrued liabilities, respectively in the consolidated financial statements. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all the deferred tax assets will not be realized.

The FASB provides guidance for how uncertain tax positions should be recognized, measured, disclosed and presented in the consolidated financial statements. This requires the evaluation of tax positions taken or expected to be taken in the course of preparing the Foundation's tax return to determine whether the tax positions are "more likely than not" of being sustained "when challenged" or "when examined" by the applicable tax authority. Tax positions not deemed to meet the more likely than not threshold would be recorded as a tax benefit or expense and liability in the current year. Management has determined there are no material uncertain income tax positions.

The Foundation's policy is to record interest and penalty expense related to income taxes as interest and other expense, respectively. At December 31, 2020 and 2019, no interest or penalties have been or are required to be accrued.

Note 1. General and Summary of Significant Accounting Policies (Continued)

Recent accounting pronouncements: In February 2016, the FASB issued Accounting Standards Update (ASU) 2016-02, Leases (Topic 842). This ASU requires a lessee to recognize on its statement of financial position a right-of-use asset and a lease liability under most operating leases. In June 2020, the FASB issued ASU 2020-05, which defers the effective date of ASU 2016-02 one year, making it effective for annual reporting periods beginning after December 15, 2020. These ASUs are effective for the Foundation beginning on January 1, 2021. The Foundation is currently evaluating the effects the adoption of these ASUs will have on its consolidated financial statements.

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers (Topic 606)*, requiring an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. The updated standard will replace most existing revenue recognition guidance in U.S. GAAP when it becomes effective and permits the use of either a full retrospective or retrospective with cumulative effect transition method. In June 2020, the FASB issued ASU 2020-05, which defers the effective date of ASU 2015-14 one year, making it effective for annual reporting periods beginning after December 15, 2019. The Foundation adopted the guidance under these ASU's effective January 1, 2020. The adoption of these ASUs did not have a material impact on the Foundation's consolidated financial statements.

In January of 2016, the FASB issued ASU 2016-01, Financial Instruments – Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities, the final standard on the recognition and measurement of financial instruments. The ASU applies to all entities that hold financial assets or owe financial liabilities and represent the finalization of just one component of the FASB's broader financial instruments project. The Foundation adopted the guidance under this ASU effective January 1, 2020. The adoption of this ASU did not have a material impact on the Foundation's consolidated financial statements.

In June 2018, the FASB issued ASU 2018-08, *Not-for-Profit Entities (Topic 958): Clarifying the Scope and the Accounting Guidance for Contributions Received and Contributions Made.* The ASU clarifies and improves the scope and the accounting guidance for contributions received and contributions made. The amendments in this update should assist entities in (1) evaluating whether transactions should be accounted for as contributions (nonreciprocal transactions) within the scope of ASC Topic 958, Not-for-Profit Entities, or as exchange (reciprocal) transactions subject to other guidance and (2) determining whether a contribution is conditional. ASU 2018-08 was effective for the Foundation beginning on January 1, 2019, for contributions received and January 1, 2020, for contributions made. The adoption of this ASU did not have a material impact on the Foundation's consolidated financial statements.

In August 2018, the FASB issued ASU 2018-13, Fair Value Measurement (Topic 820): Disclosure Framework – Changes to the Disclosure Requirements for Fair Value Measurement. The standard addresses the removal, modification and addition of certain disclosure requirements. The guidance was effective for the Foundation beginning January 1, 2020. The adoption of this ASU did not have a material impact on the Foundation's consolidated financial statements.

Note 1. General and Summary of Significant Accounting Policies (Continued)

In March 2019, the FASB issued ASU 2019-01, Leases (Topic 842): Codification Improvements, which addressed issues lessors sometimes encounter. Specifically, the ASU addresses issues related to (1) determining the fair value of the underlying asset by the lessor that are not manufacturers or dealers (generally financial institutions and captive finance companies), and (2) lessors that are depository and lending institutions, which should classify principal and payments received under sales-type and direct financing leases within investing activities in the cash flow statement. The ASU also exempts both lessees and lessors from having to provide the interim disclosures required by ASC 250-10-50-3 in the fiscal year in which a company adopts the new leases standard. In June 2020, the FASB issued ASU 2020-05, Revenue from Contracts with Customers (Topic 606) and Leases (Topic 842) Effective Dates for Certain Entities, which delays the effective date of ASU 2019-01 for certain entities. This ASU is effective for the Foundation beginning on January 1, 2022. The adoption of ASU 2019-01 is not expected to have a significant impact on the Foundation's consolidated financial statements.

In December 2019, the FASB issued ASU 2019-12, *Income Taxes (Topic 740): Simplifying the Accounting for Income Taxes*, which is intended to simplify various aspects related to accounting for income taxes. ASU 2019-12 removes certain exceptions to the general principles in ASC 740 and also clarifies and amends existing guidance to improve consistent application. This ASU is effective for the Foundation beginning on January 1, 2022. The adoption of ASU 2019-12 is not expected to have a significant impact on the Foundation's consolidated financial statements.

In September 2020, the FASB issued ASU 2020-07, *Not-for-Profit Entities (Topic 958): Presentation and Disclosures by Not-for-Profit Entities for Contributed Nonfinancial Assets*, which requires a not-for-profit entity to present contributed nonfinancial assets in the statement of activities as a line item that is separate from contributions of cash or other financial assets. ASU 2020-07 also requires additional qualitative and quantitative disclosures about contributed nonfinancial assets received, disaggregated by category. This ASU is effective for the Foundation beginning on January 1, 2022. The adoption of ASU 2020-07 is not expected to have a significant impact on the Foundation's consolidated financial statements.

In January 2020, the FASB issued ASU 2020-01, *Investments – Equity Securities (Topic 321)*, *Investments – Equity Method and Joint Ventures (Topic 323)*, and Derivatives and Hedging (Topic 815), which clarifies that the observable price changes in orderly transactions that should be considered when applying the measurement alternative in accordance with ASC 321 include transactions that require it to either apply or discontinue the equity method of accounting under ASC 323. ASU 2020-01 also addresses questions about how to apply the guidance in Topic 815, *Derivatives and Hedging*, for certain forward contracts and purchased options to purchase securities that, upon settlement or exercise, would be accounted for under the equity method of accounting. This ASU is effective for the Foundation beginning on January 1, 2022. The adoption of ASU 2020-01 is not expected to have a significant impact on the Foundation's consolidated financial statements.

Note 2. Investments and Fair Value Measurements

The ASC, Fair Value Measurements and Disclosures, establishes a framework for measuring fair value. That framework provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy under ASC, Fair Value Measurements and Disclosures, are described below.

Level 1: Inputs to the valuation methodology are unadjusted quoted prices for identical assets or liabilities in active markets that the Foundation has the ability to access.

Note 2. Investments and Fair Value Measurements (Continued)

Level 2: Inputs to the valuation methodology include:

- · Quoted prices for similar assets or liabilities in active markets
- · Quoted prices for identical or similar assets or liabilities in inactive markets
- Inputs other than quoted market prices for the asset or liability that are observable
- Inputs that are derived principally from, or corroborated by, observable market data by correlation or other means

Level 3: Inputs to the valuation methodology are unobservable and significant to the fair value measurement.

The asset or liability's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuation techniques that are used need to maximize the use of observable inputs and minimize the use of unobservable inputs.

The valuation techniques and inputs described in Note 1 may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Foundation believes that its valuation methods are appropriate and consistent with other market participants, the use of different techniques and inputs or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date. There were no transfers between Level 1 and Level 2 for the reported investments. There have been no changes in the techniques and inputs used at December 31, 2020 and 2019.

The requirements of Fair Value Measurements and Disclosures of the ASC apply to all financial instruments and all nonfinancial assets and nonfinancial liabilities that are being measured and reported on a fair value basis. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in the principal or most advantageous market of the investment at the measurement date.

The following table sets forth by level, within the fair value hierarchy, the Foundation's investment assets at fair value as of December 31, 2020 and 2019:

Equity securities:

Equity securities – domestic

Equity securities – international

Total equity securities

Investments measured at NAV

Total investments

Total	December Level 1	31 0 1	Level 2	Level 3
\$ 138,397,569	\$ 138,397,569	\$	_	\$ _
39,623,174	39,623,174		_	_
178,020,743	\$ 178,020,743	\$	-	\$ _
713,780,014				
\$ 891,800,757	_			

Notes to Consolidated Financial Statements

Note 2. Investments and Fair Value Measurements (Continued)

		Decembe	er 31,	, 2019	
	Total	Level 1		Level 2	Level 3
Equity securities:					
Equity securities – domestic	\$ 115,801,872	\$ 115,801,872	\$	_	\$ _
Equity securities – international	30,948,795	30,948,795		_	_
Total equity securities	146,750,667	\$ 146,750,667	\$	-	\$ -
Investments measured at NAV	571,537,808				
Total investments	\$ 718,288,475	_			

The following table provides additional information that will help describe the nature and risk of the investments held at December 31, 2020 and 2019, that are recorded at fair value measured using the practical expedient by major class:

		Decemb	er 31, 2020	
		Redemption		
		Frequency		
		(If Currently	Redemption	Unfunded
	Fair Value	Eligible)	Notice Period	Commitments
Pooled equity funds:	. dii valao	Liigibic)	Notice i enou	Communicities
Fixed income funds (1)	\$ 60,687,508	Doily	E business dave	¢.
Hedged investments (2)		Daily	5 business days	> -
Global equities (3)	223,965,171	Monthly	7 business days	-
	218,990,227	Daily/monthly	3-7 business days	
Private equities (4)	210,137,108	Not eligible	N/A	129,680,320
	\$ 713,780,014			\$ 129,680,320
	****	Decemb	er 31, 2019	
		Redemption		
		Frequency		
		(If Currently	Redemption	Unfunded
	Fair Value	Eligible)	Notice Period	Commitments
Pooled equity funds:			TTOLIGO T OFFICE	Communicities
Fixed income funds (1)	\$ 53,432,571	Daily	5 business days	\$ -
Hedged investments (2)	191,806,767	Monthly	7 business days	Ψ -
Global equities (3)	174,813,639	Daily/monthly	3-7 business days	-
Private equities (4)	151,484,831	Not eligible	N/A	-
34.000 (1)	\$ 571,537,808	1401 GIIGIDIE	IN/A	90,801,621
	ψ 37 1,337,606			\$ 90,801,621

- (1) This category contains funds that hold corporate bonds and mortgage-backed securities, as well as United States government and agency-backed debt obligations.
- (2) This category contains funds that allocate capital to a number of managers who deploy the capital to all major world markets, including public equities, fixed income, credit, foreign exchange, commodities and other vehicles.
- (3) This category allocates capital to world public markets, as well as publicly traded United States and non-United States equities. Portfolios have monthly liquidity (based on underlying manager liquidity) with a redemption notice period of seven business days prior to month-end.

Notes to Consolidated Financial Statements

Note 2. Investments and Fair Value Measurements (Continued)

(4) This category consists of investments in private equity funds and similar investment funds that are generally designed for long-term investment strategies by investing in companies whose stock is not publically traded, bank debt and similar investment securities. Distributions are typically based on capital transactions and other liquidity events within the underlying investment funds. Funds expect to liquidate their holdings over the next 10 to 15 years.

Investment income consists of the following:

	Years Ended	December 31
	2020	2019
Interest and dividend income Net gain on investments	\$ 200,521 131,805,809	\$ 451,113 112,756,293
	\$ 132,006,330	\$ 113,207,406

The following is summarized information for the Partnership and other equity investments as of and for the years ended December 31, 2020 and 2019 (in thousands):

	-	2020	 2019
Total assets	\$	1,803,484	\$ 1,801,181
Total liabilities	\$	457,913	\$ 492,304
Net income	\$	339,659	\$ 365,749

The Foundation's activity from its investment in the Partnership and other equity investments is as follows (in thousands):

	<u> </u>	artnership	H	eadership lealthcare ldings, L.P., LLP	H	eadership lealthcare oldings II, P., LLP	Total
Investment at December 31, 2018 Plus net income Less distributions to partners	\$	388,215 137,277 (105,069)	\$	46,608 8,770 (7,405)	\$	3,643 1,394 (1,737)	\$ 438,466 147,441 (114,211)
Plus contributions Net change in noncontrolling interests		- (724)		-		-	- (724)
Investment at December 31, 2019		419,699		47,973		3,300	470,972
Plus net income/(loss)		132,395		(4,631)		971	128,735
Less distributions to partners		(147,689)		(2,018)		(1,715)	(151,422)
Plus contributions		-		_		-	_
Net change in noncontrolling interests		275		214			489
Investment at December 31, 2020	\$	404,680	\$	41,538	\$	2,556	\$ 448,774

Notes to Consolidated Financial Statements

Note 3. Property and Equipment

Property and equipment consist of the following:

		Decer	nbe	r 31
	Part Control	2020		2019
Furniture and equipment	\$	1,887,285	\$	1,506,613
Vehicles		4,819,022		4,262,017
Land		3,703,371		3,703,371
Building		15,194,286		15,194,286
Art		135,247		135,247
Leasehold improvements		4,471,259		4,292,099
		30,210,470		29,093,633
Less accumulated depreciation and amortization		7,950,252		6,559,164
Net property and equipment	\$	22,260,218	\$	22,534,469

Depreciation and amortization expense for the years ended December 31, 2020 and 2019, totaled \$1,391,088 and \$1,383,794, respectively.

Note 4. Total Net Asset Composition

In addition to endowment funds, the Foundation also manages other non-endowed funds. For the year ended December 31, 2020, the Foundation's total net asset composition is summarized below:

	With Doi Restri	nor	With Donor Restrictions		Total
Donor-restricted endowment funds Non-endowed funds:	\$	-	\$ 2,783,256	\$	2,783,256
W. Neal Kocurek Scholarship		_	1,206,707		1,206,707
NICU Outreach		_	77,380		77,380
Perinatal Education Fund		_	56,260		56,260
Ronald Kasper Humanitarian Fund		-	2,800		2,800
St. David's Medical Center Pastoral Care Fund		-	148,797		148,797
Caroline Fund		-	6,485		6,485
Undesignated	1,368,6	37,295	-	1,	368,637,295
	\$1,368,6	37,295	\$ 4,281,685	\$1,	372,918,980

Notes to Consolidated Financial Statements

Note 4. Total Net Asset Composition (Continued)

For the year ended December 31, 2019, the Foundation's total net asset composition is summarized below:

	Without Donor Restrictions	With Donor Restrictions	Total
Donor-restricted endowment funds	\$ -	\$ 2,783,072	\$ 2,783,072
Non-endowed funds:			
W. Neal Kocurek Scholarship	-	1,274,222	1,274,222
Mark Felice Childhood Cancer Fund	-	560	560
NICU Outreach	_	77,380	77,380
Perinatal Education Fund	-	56,260	56,260
Ronald Kasper Humanitarian Fund	-	2,800	2,800
St. David's Medical Center Pastoral Care Fund	_	168,513	168,513
Caroline Fund	-	5,294	5,294
Undesignated	1,187,170,258	_	1,187,170,258
	\$1,187,170,258	\$ 4,368,101	\$1,191,538,359

Net assets were released from donor restrictions by incurring expenses satisfying the restricted purposes or by occurrence of the passage of time or other events specified by donors. For the years ended December 31, 2020 and 2019, the Foundation's net asset released from donor restrictions is summarized below:

	2020	2019
Program restrictions accomplished:		
St. David's Medical Center Pastoral Care Fund	\$ 19,801	\$ 24,822
E. Vera Mudge Scholarship Fund	_	10,418
Vera Lee Nursing Scholarship Fund	_	2,837
Mark Felice Childhood Cancer Fund	560	-
W. Neal Kocurek Scholarship	507,657	513,721
Total restrictions released	\$ 528,018	\$ 551,798

Note 5. Endowment Funds

The Foundation's endowment consists of two individual funds established for a variety of purposes. The endowment includes donor-restricted funds and funds that can be designated by the Board to function as endowments. As of December 31, 2020 and 2019, there are no Board-designated endowments. As required by U.S. GAAP, net assets associated with endowment funds, including board-designated endowments, are classified and reported based on the existence or absence of donor-imposed restrictions.

To honor the memory of E. Vera Mudge, Vera Lee and Rickey Key, the Foundation has established scholarships with Texas State University to support students seeking a career in nursing who are in financial need. The recipients are selected by Texas State University with awards totaling \$110,000 a year for 2017 to 2026. These scholarships are funded by investment earnings from the respective endowments.

Note 5. Endowment Funds (Continued)

Interpretation of relevant law: The Board of the Foundation is subject to the State Prudent Management of Institutional Funds Act (SPMIFA) as requiring the preservation of the fair value of the original gift as of the gift date of the donor-restricted endowment funds absent explicit donor stipulations to the contrary. As a result, the Foundation classifies as permanently restricted net assets the original value of gifts donated to the permanent endowment and the original value of subsequent gifts to the permanent endowment.

In accordance with SPMIFA, the Foundation considers the following factors in making a determination to appropriate or accumulate donor-restricted endowment funds:

- The duration and preservation of the fund
- The purposes of the Foundation and the donor-restricted endowment fund
- General economic conditions
- The possible effect of inflation and deflation
- The expected total return from income and the appreciation of investments
- Other resources of the Foundation
- The investment policies of the Foundation

Changes in endowment net assets for the years ended December 31, 2020 and 2019, are as follows:

	Γ	/ithout Jonor trictions	ı	With Donor Restrictions	NS. 400-50	Total
Endowment net assets at December 31, 2018 Investment return	\$	-	\$	2,778,550 4,522	\$	2,778,550 4,522
Endowment net assets at December 31, 2019 Investment return		-		2,783,072 184		2,783,072 184
Endowment net assets at December 31, 2020	\$	-	\$	2,783,256	\$	2,783,256

Funds with deficiencies: From time-to-time, the fair value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor or SPMIFA requires the Foundation to retain as a fund of perpetual duration. In accordance with U.S. GAAP, deficiencies of this nature are reported as unrestricted net assets. There were no such deficiencies as of December 31, 2020 and 2019.

Return objectives and risk parameters: The Foundation has investment and spending policies for endowment assets that attempt to provide a predictable stream of funding to programs supported by its endowment while seeking to maintain the purchasing power of the endowment asset. Endowment assets include those assets of donor-restricted funds that the Foundation must hold in perpetuity or for donor-restricted assets or for donor-specified period(s). Under this policy, as approved by the Board, the endowment assets are invested in a manner that is intended to produce results that exceed the price and yield results as stated in the Foundation's policy, while assuming a moderate level of investment risk. The Foundation expects its endowment funds, over time, to provide an average rate of return of approximately 4% annually. Actual returns in any given year may vary from this amount.

Notes to Consolidated Financial Statements

Note 5. Endowment Funds (Continued)

Strategies employed for achieving objectives: To satisfy its long-term rate-of-return objectives, the Foundation relies on a total return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized gains) and current yield (interest and dividends). The Foundation targets a diversified asset allocation that places a greater emphasis on equity-based investments to achieve its long-term return objectives with prudent risk constraints.

Spending policy and how the investment objectives relate to the spending policy: The Foundation has a policy of appropriating for distribution each year 5% of its endowment fund's average fair value over the prior 12 quarters through the calendar year-end proceeding the fiscal year in which the distribution is planned. In establishing this policy, the Foundation considers the long-term return on its endowment. Accordingly, over the long-term, the Foundation expects the current spending policy to allow its endowment to grow at an average of 4% annually. This is consistent with the Foundation's objective to maintain the purchasing power of the endowment assets held in perpetuity or for a specified term, as well as to provide additional real growth through new gifts and investment return.

Note 6. Employee Benefit Plan

The Foundation has a defined contribution pension plan, which covers substantially all eligible employees. Effective January 1, 2014, the Foundation added a 50% matching program for every dollar that an employee contributes up to 6% of the employee's gross compensation, for a maximum matching contribution of 3%. This matching contribution is made in addition to the safe harbor contribution of 3%. Employees are immediately vested in both their contributions and the employer contributions. Contributions charged to employee benefit expense for the years ended December 31, 2020 and 2019, totaled \$431,131 and \$435,144, respectively.

Note 7. Significant Estimates and Concentrations

Cash balances are maintained by the Foundation at several banks. Accounts at each institution are insured by the Federal Deposit Insurance Corporation (FDIC) up to \$250,000 at December 31, 2020 and 2019. At December 31, 2020 and 2019, the Foundation had approximately \$2.6 million and \$8 million, respectively in excess of FDIC and Securities Investor Protection Corporation (SIPC) limits.

Note 8. Income Taxes

The Tax Cuts and Jobs Act (the Tax Act) was enacted on December 22, 2017, making significant reforms to the Internal Revenue Code. The reforms include, but are not limited to, a corporate tax rate decrease from 35% to 21% effective for tax years beginning after December 31, 2017.

The provision for taxes on income relating to Impact Fund, LP consists of \$186,020 and \$252,801 for the years ended December 31, 2020 and 2019, respectively. This amount represents the tax effect of the current federal income tax expense totaling \$296,000 and \$115,000 for the years ended December 31, 2020 and 2019, respectively, and the deferred federal income tax expense (benefit) of (\$109,980) and \$137,801 for 2020 and 2019, respectively.

The tax effect of a temporary difference that give rise to the deferred tax liability for the years ended December 31, 2020 and 2019, of \$1,034,483 and \$1,144,463, respectively, resulted from a goodwill adjustment.

Notes to Consolidated Financial Statements

Note 8. Income Taxes (Continued)

Deferred taxes are presented in the accompanying consolidated statements of financial position as accrued liabilities and would be considered noncurrent.

Impact Fund, LP files a United States federal income tax return. With few exceptions, Impact Fund, LP is no longer subject to United States federal and state income tax examinations by tax authorities for years before December 31, 2017.

Note 9. Classification of Expenses

The following reflects the classification of Foundation's expenses, by both the underlying nature of the expense and function, for the years ended December 31, 2020 and 2019. An individual expense is allocated to the underlying activity through which it was incurred. The consolidated statements of activities include certain expenses that must be allocated on a reasonable basis, which has been consistently applied: certain costs, including payroll, benefits, depreciation, rent and occupancy have been allocated among the programs and supporting services benefited.

				2	020		
			5	Supporting			
		Program		Services	F	undraising	Total
Grants awarded	\$	61,874,969	\$	_	\$	_	\$ 61,874,969
Salaries and wages		6,260,569		2,727,207		153,033	9,140,809
Professional services		1,480,615		1,053,009		-	2,533,624
Employee benefits		2,220,055		745,463		48,834	3,014,352
Other supporting expenses		950,360		1,487,915		221,083	2,659,358
Depreciation and amortization		385,495		1,005,593		-	1,391,088
Supplies		387,366		17,475		_	404,841
Facilities and equipment							
maintenance		199,179		539,738		-	738,917
Total	_\$	73,758,608	\$	7,576,400	\$	422,950	\$ 81,757,958

			2	019			
			Supporting				
	-	Program	Services	F	undraising		Total
Grants awarded	\$	69,165,415	\$ _	\$	_	\$	69,165,415
Salaries and wages		5,496,010	2,961,673		154,985	,	8,612,668
Professional services		1,596,779	1,647,824		_		3,244,603
Employee benefits		2,205,609	1,046,791		59,726		3,312,126
Other supporting expenses		1,415,426	1,467,685		142,711		3,025,822
Depreciation and amortization		384,243	999,551		_		1,383,794
Supplies		528,848	89,579		_		618,427
Facilities and equipment							,
maintenance		268,591	467,811		1,488		737,890
Total	\$	81,060,921	\$ 8,680,914	\$	358,910	\$	90,100,745
	-						

Notes to Consolidated Financial Statements

Note 10. Financial Assets Available and Liquidity

The following reflects the Foundation's financial assets as of year-end, reduced by amounts not available for general expenditures due to contractual or donor-imposed restrictions within one year. However, amounts already appropriated from the donor-restricted endowment funds for general expenditures within one year of December 31, 2020 and 2019, have not been subtracted as unavailable.

	Decer	mber 31
	2020	2019
Cash and cash equivalents	\$ 34,521,112	\$ 33,887,108
Investments	891,800,757	718,288,475
Financial assets as of year-end	926,321,869	752,175,583
Less:		
Amounts subject to donor restrictions	4,281,685	4,368,101
Investment amounts not eligible for redemption	210,137,108	151,484,831
Financial assets available to meet cash needs for		
general expenditures within one year	\$ 711,903,076	\$ 596,322,651

The Foundation structures its financial assets to be available as general expenditures, liabilities and other obligations come due.

Note 11. Line of Credit

Effective June 11, 2020, the Foundation put in place an unsecured \$50 million line of credit to assist with funding of grant commitments during the COVID-19 pandemic. The line of credit has an expiration date of December 11, 2021. Interest for related borrowings is based on the lenders' prime rate of LIBOR. There were no outstanding borrowings at December 31, 2020.

Note 12. Subsequent Event

The Foundation has evaluated subsequent events that occurred after December 31, 2020, through the date of this report on December 15, 2021. Any material subsequent events that occurred during this time have been properly recognized or disclosed in the consolidated financial statements.



St. David's Foundation and Affiliates

Consolidating Schedule – Statement of Financial Position December 31, 2020 See Independent Auditor's Report

			3)	St. David's			St. David's	Ś							
			ی	Community		St. David's	Community	. ≱	St. David's		St. David's				
				Health		Foundation	Health		Foundation		Foundation		Eliminate		
		St. David's	ıL	Foundation		Community	Foundation	Ľ	Impact Fund		Impact Fund,	_	Intercompany		
	-	Foundation		Holdings		Fund	Initiatives	S	GP, LLC		Ъ		Activity		Total
Assets							AND AND AND AND AND AND AND AND AND AND							-	errendigmental et entrances et destadados estados
Cash and cash equivalents	69	23.845.345	69	547,107	69	3 077 957	6 448 480		\$ 50.720	4	551 503	¥		в	34 534 443
Investments		891,800,757									5	•			891 800 757
Prepaid expenses and other assets		2,665,341		1		006'9			,						2 672 241
Note and interest receivable from															
Community Fund		42,941,434		1		1		1	ī		1		(42,941,434)		
Property and equipment, net		3,884,922		1		5,656	18,369,640	640	•		,		-		22 260 218
Investment in St. David's Impact Fund				ı		•	2.224.147	147	29.675		1		(2.253.822)		
Investment in St. David's Healthcare													(
Partnership, L.P., LLP		404,680,567		1		ı		ı	1					4	404 680 567
Investment in Leadership Healthcare														9	500000000000000000000000000000000000000
Holdings, L.P., LLP		1		1		41,537,845		ı			1		1		41 537 845
Investment in Leadership Healthcare															
Holdings II, L.P., LLP		1		1		1		ı	•		2.556.296		,		2.556 296
Other assets		ī		1		ı	44	44,439	ř		40,041		,		84.480
Due from affiliate	- Contraction	1		501		1	168,	168,190	•		45,748		(214,439)		
Total assets	 & 	\$ 1,369,818,366	69	547,608	8	44,628,358 \$	\$ 27,254,896		\$ 80,395	Ø	3,193,588	69	(45,409,695) \$ 1,400,113,516	41	100.113.516

(Continued)

St. David's Foundation and Affiliates

Consolidating Schedule – Statement of Financial Position December 31, 2020 See Independent Auditor's Report

			St. D	St. David's				St. David's								
			Community	nunity	တ ည	St. David's	U	Community	St.	St. David's	ż,	St. David's				
	ć		Lealth		ĭ	Foundation		Health	ğ.	Foundation	오 .	Foundation		Eliminate		
	Pot.	St. David s Foundation	Foundation	oundation Holdings	3	Community Fund	_	Foundation Initiatives	<u> </u>	mpact Fund GP, LLC	d <u>m</u>	Impact Fund, LP	Ξ	Intercompany Activity		Total
Liabilities and Net Assets							STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET,						***************************************			
Liabilities:																
Accounts payable	8	12,882,138	€	208	6)	12,856	69	230,835	↔	ı	()	•	↔	1	\$	13,126,037
Accrued liabilities	_	12,527,568		1		20		62,620				1,017,458		,	_	13,607,666
Notes payable to the Foundation		1		1		42,941,434		t		ı		1		(42,941,434)		1
Other liability		400,082		1,133		350		59,268		t		ι		1		460,833
Due to affiliate		168,603		1		88				45,748		1		(214,439)		ı
Total liabilities	2	25,978,391		1,341		42,954,748		352,723		45,748		1,017,458		(43,155,873)	2	27,194,536
Net assets:																
Without donor restrictions	1,34	1,341,206,719		104,545		466,903		26,902,173		34,647		2,176,130		(2,253,822)	1,36	1,368,637,295
With donor restrictions		2,633,256	,	441,722		1,206,707		1		1		1		1		4,281,685
Total net assets	1,34	1,343,839,975		546,267		1,673,610		26,902,173		34,647		2,176,130		(2,253,822)	1,37	,372,918,980
Total liabilities and net assets	\$ 1,36	\$ 1,369,818,366	€9	547,608	69	44,628,358	κĐ	27,254,896	€	80,395	69	3,193,588	↔	(45,409,695) \$ 1,400,113,516	\$ 1,40	0,113,516

St. David's Foundation and Affiliates

Consolidating Schedule – Statement of Activities Year Ended December 31, 2020 See Independent Auditor's Report

		St. David's Foundation	₩ 8 E	St. David's Community Health Foundation Holdings	_ 0	St. David's Foundation Community Fund	St. David's Community Health Foundation	St. David's Community Health Foundation Initiatives	St. David's Foundation Impact Func GP, LLC	St. David's Foundation mpact Fund GP, LLC	St. David's Foundation Impact Fund, LP	avid's ation Fund,	El Inter	Eliminate Intercompany Activity		Total
Support and revenue: Contributions St David's Healthcare Partnership D	↔	56,693	ь	1,276	69	440,542	€9	r	₩	,	€	,	ь	1	€9	498,511
LLP income Ancillary joint venture income (loss) Investment income, net		132,670,000 2,641,048 131,926,017		1 1 1		- (4,417,842) 38,301	,-	796,666		7,983	1,6	- 1,042,866 34,152		(3,517,389)	- -	132,670,000 (3,446,668) 132,006,330
Total support and revenue		267,311,628		1,276		(3,938,999)	3,5	2,510,712 3,315,238		7,983	1,0	1,077,018		(1,118,176) (4,635,565)	2	1,410,406 263,138,579
Expenses: Community health program expenses: Grants Dental project		59,212,800 7,826,926		20,361		2,641,808		1.1		1 4		1 1		- (177,802)		61,874,969 7,649,124
Expenses in support of community health programs Total community health		4,310,753				2,658,103		539,139		r		1		(3,273,480)		4,234,515
program expenses		71,350,479		20,361		5,299,911	4,	539,139		r		ı		(3,451,282)		73,758,608
Management and general Fundraising Income tax expense		5,423,074		18,877		16,633 7,436	2,1	2,145,405 415,514		1,549		92,782		(307,940)		7,390,380
Total expenses		76,773,553		39,238		5,323,980	3,1	3,100,058		1,549		278,802		(3,759,222)		81,757,958
Distributions											5,0	5,000,000		(5,000,000)		•
Change in net assets		190,538,075		(37,962)		(9,262,979)	.,	215,180		6,434	(4,2	(4,201,784)		4,123,657	=	181,380,621
Net assets at beginning of year		1,153,301,900		584,229		10,936,589	26,6	26,686,993		28,213	6,9	6,377,914		(6,377,479)	1,18	1,191,538,359
Net assets at end of year	8	\$ 1,343,839,975	69	546,267	es	1,673,610	\$ 26,9	26,902,173	€	34,647	\$ 2,1	2,176,130	€	(2,253,822)	\$ 1,37	1,372,918,980