Return of Organization Exempt From Income Tax

OMB No. 1545-0047

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

Department of the Treasury Internal Revenue Service 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.

Open to Public Inspection

A	For the	e 2020 calen	dar year, or tax year beginning 01/01/2020 and ending	12	/31/2020				
в	Check if	f applicable:	C Name of organization CANCER LEGAL CARE		D Empl	oyer identification number			
	Address	s change	Doing business as			02-0736402			
	Name c	hange	Number and street (or P.O. box if mail is not delivered to street address)	E Telepi	none number				
	Initial re	turn	3503 High Point Dr N Suite 270		651-917-9000				
	Final ret	urn/terminated							
	Amende	ed return	G Gross	receipts \$ 564,565					
	Applicat	tion pending	F Name and address of principal officer: Lindy Yokanovich	H(a) Is th	is a group return fo	or subordinates? 🗌 Yes 🗹 No			
			3503 High Point Dr N, Suite 270, Oakdale, MN 55128	H(b) Are	all subordinat	es included? 🗌 Yes 🗌 No			
I	Tax-exe	empt status:	✓ 501(c)(3) 501(c) () ◄ (insert no.) 4947(a)(1) or 527	lf "No," a	attach a list. Se	ee instructions			
J	Website	e: 🕨 www.C	ancerLegalCare.org	H(c) Gro	oup exemption	number 🕨			
к	Form of	organization: 🗸	Corporation ☐ Trust ☐ Association ☐ Other ► L Year of form	nation: 200	4 M State	of legal domicile: MN			
Ρ	art I	Summa	ry						
	1	Briefly des	cribe the organization's mission or most significant activities: Cance	er Legal Car	e (CLC) eng	ages the law to			
e		resolve the	e complex challenges facing people and communities affected by cance	r.					
Activities & Governance									
/en	2	Check this	box \blacktriangleright if the organization discontinued its operations or disposed	d of more th	nan 25% of	its net assets.			
ő	3	Number of	voting members of the governing body (Part VI, line 1a)		. 3	15			
8	4	Number of	independent voting members of the governing body (Part VI, line 1k	overning body (Part VI, line 1b)					
ties	5	Total numb	per of individuals employed in calendar year 2020 (Part V, line 2a)		. 5	7			
tivi	6	Total numb	per of volunteers (estimate if necessary)	. 6	85				
Ac	7a	Total unrel	. 7a	0					
	b	Net unrelat	ted business taxable income from Form 990-T, Part I, line 11		. 7b	0			
				Prior	Year	Current Year			
Ð	8	Contributio	ons and grants (Part VIII, line 1h)		511,916	563,896			
Revenue	9	Program s	ervice revenue (Part VIII, line 2g)	0	0				
eve	10	Investmen	t income (Part VIII, column (A), lines 3, 4, and 7d)		355	169			
щ	11	Other reve	nue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e)		-15,718	-12,038			
	12	Total reven	ue-add lines 8 through 11 (must equal Part VIII, column (A), line 12)		496,553	552,027			
	13	Grants and	d similar amounts paid (Part IX, column (A), lines 1–3)		0	0			
	14	Benefits pa	aid to or for members (Part IX, column (A), line 4)		0	0			
ŝ	15	Salaries, ot	her compensation, employee benefits (Part IX, column (A), lines 5–10)		322,210	386,203			
nse.	16a	Profession	al fundraising fees (Part IX, column (A), line 11e)		0	0			
Expenses	b	Total fundr	raising expenses (Part IX, column (D), line 25) ► 86,410						
Ш	17	Other expe	enses (Part IX, column (A), lines 11a–11d, 11f–24e)	91,035	94,024				
	18	Total expe	nses. Add lines 13–17 (must equal Part IX, column (A), line 25)	413,245	480,227				
	19	Revenue le	ess expenses. Subtract line 18 from line 12		83,308	71,800			
Net Assets or Fund Balances				Beginning of	Current Year	End of Year			
sets alan	20	Total asset	ts (Part X, line 16)		277,137	351,173			
t As id B	21	Total liabili	13,930	16,168					
			or fund balances. Subtract line 21 from line 20		263,207	335,005			
	art II	Signatu	re 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.

Sign Here	Signature of officer Lindy Yokanovich, Executive Direct Type or print name and title	tor		Date							
Paid Proparar	Print/Type preparer's name	Preparer's signature	Date	Check if self-employed							
Preparer Use Only	Firm's name 🕨	Firm's EIN ►									
	Firm's address ►	Phone no.									
May the IRS	May the IRS discuss this return with the preparer shown above? See instructions										

For Paperwork Reduction Act Notice, see the separate instructions.

Form 99	0 (2020) Page 2
Part	
	Check if Schedule O contains a response or note to any line in this Part III
1	Briefly describe the organization's mission:
	Cancer Legal Care's mission is to engage the law to resolve the complex challenges facing people and communities affected by
	cancer. Since beginning to provide services to the Minnesota cancer community on October 1, 2007, to date, Cancer Legal Care's
	various programs have provided over \$13.2 million in free legal care to over 10,857 Minnesotans affected by cancer. (Continued on Schedule O)
2	Did the organization undertake any significant program services during the year which were not listed on the
-	prior Form 990 or 990-EZ?
	If "Yes," describe these new services on Schedule O.
3	Did the organization cease conducting, or make significant changes in how it conducts, any program
	services?
	If "Yes," describe these changes on Schedule O.
4	Describe the organization's program service accomplishments for each of its three largest program services, as 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.
4a	(Code:) (Expenses \$ 348,986 including grants of \$ 0) (Revenue \$ 0)
	In 2020, CLC's Legal Care Program (LCP), our largest combined program, provided free legal services to a total of 532
	Minnesotans who had a combined 661 different legal matters. The biggest areas of needed legal care were in estate planning,
	Social Security Disability Insurance and housing/financial issues. As has been the trend for the last few years, a growing number
	of clients are coming to us for legal care when they are living with Stage IV cancer. In 2015, 26% of our clients were Stage IV. In
	2020, 44% of our clients were living with Stage IV cancer. Each and every client who contacts CLC meets with one of our staff
	attorneys. Due to COVID-19, in 2020 all of these meetings were held virtually either over Zoom or over the phone. For 82% of our
	clients in 2020, this consultation provided all the legal care needed to address and answer the client's questions and concerns. The other 18% of our clients need additional legal care, most often in the area of estate planning or guardianship planning for the
	care of their minor children. At this point, depending on the type of cancer, geographic location and legal need of the client, a CLC
	staff attorney will provide further legal care in house or coordinate a placement with one of our approximately 85 volunteer
	attorneys throughout the state. The LCP is designed to help our clients maintain (Continued on Schedule O)
4b	(Code:) (Expenses \$including grants of \$) (Revenue \$)
	Mobile Legal Clinics: COVID-19 exacerbated the medical and legal issues Cancer Legal Care (CLC) clients were already facing:
	fears of job loss and resulting loss of health insurance, financial stress and worries about housing security. CLC clients often describe the fallout from a cancer diagnosis as being like a life turned upside down with everything they had taken for granted
	suddenly uncertain. Reflecting on the devastating impacts and anxieties COVID-19 has created for people all over the world, one
	client told us "It's like the whole world now knows what it's like to have cancer". A few examples of examples of how CLC adapted
	to meet COVID-19 challenges: 1. When we realized we were going to work remotely indefinitely, we changed our phone system to
	ensure we could pick up calls as they came in and began using an entirely mobile and cloud-based system; 2. When many
	oncology social workers were furloughed and elective procedures canceled, we surveyed social workers and providers to learn
	about new or different client needs and how we could support them; 3. When it was clear that COVID-19 was going to significantly
	impact our client population, we started tracking COVID-related cases to look for trends, noting that employment leave and
	unemployment benefit laws were quickly rising to the top and knowing that loss of insurance (Continued on Schedule O)
4c	(Code:) (Expenses \$ 5,997 including grants of \$ 0) (Revenue \$ 0)
	Group Presentations and Educational Outreach: By getting information prospectively, people are more likely to reach out for help
	at the outset of their legal issue and from a more proactive stance. Over the years, CLC has made 182 presentations attended by
	6,334 cancer patients, caregivers, and healthcare and legal professionals. In 2020, Cancer Legal Care conducted and/or
	participated in 16 virtual presentations attended by 416 cancer patients, survivors, their loved ones, health care providers and
	community members. Presentations were made as part of the Midwest Lung Cancer Summit, the Upper Midwest Employment Law
	Conference and the Mayo Clinic Ovarian Cancer Summit, as well as specific cancer support group meetings and health care
	provider staff educational meetings.
4d	Other program services (Describe on Schedule O.)
-	(Expenses \$ 0 including grants of \$ 0) (Revenue \$ 0)
4e	Total program service expenses ► 354,983

Form 99	0 (2020)		F	Page 3
Part	V 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)? <i>If "Yes," complete Schedule A</i>	1	~	
2	Is the organization required to complete Schedule B, Schedule of Contributors See instructions?	2	~	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office? <i>If "Yes," complete Schedule C, Part I</i>	3		~
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? <i>If "Yes," complete Schedule C, Part II</i>	4		~
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		~
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? <i>If "Yes," complete Schedule D, Part I</i>	6		~
7	Did the organization receive or hold a conservation easement, including easements to preserve open space, the environment, historic land areas, or historic structures? <i>If "Yes," complete Schedule D, Part II</i>	7		~
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? <i>If "Yes," complete Schedule D, Part III</i>	8		~
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? <i>If "Yes," complete Schedule D, Part IV</i> .	9		~
10	Did the organization, directly or through a related organization, hold assets in donor-restricted endowments or in quasi endowments? <i>If "Yes," complete Schedule D, Part V</i> .	10		~
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		~
b	Did the organization report an amount for investments—other securities in Part X, line 12, that is 5% or more of its total assets reported in Part X, line 16? <i>If "Yes," complete Schedule D, Part VII</i>	11b		~
С	Did the organization report an amount for investments—program related in Part X, line 13, that is 5% or more of its total assets reported in Part X, line 16? <i>If "Yes," complete Schedule D, Part VIII</i>	11c		~
d	Did the organization report an amount for other assets in Part X, line 15, that is 5% or more of its total assets reported in Part X, line 16? <i>If "Yes," complete Schedule D, Part IX</i>	11d		~
е	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X	11e		~
f	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? <i>If "Yes," complete Schedule D, Part X</i>	11f		~
12a	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete Schedule D, Parts XI and XII	12a		~
b	Was the organization included in consolidated, independent audited financial statements for the tax year? If "Yes," and if the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional	12b		~
13 14a	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		~
14a	Did the organization maintain an office, employees, or agents outside of the United States? Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking,	14a		~
b	fundraising, business, investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000 or more? <i>If "Yes," complete Schedule F, Parts I and IV.</i>	14b		~
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or other assistance to or for any foreign organization? <i>If "Yes," complete Schedule F, Parts II and IV</i>	15		~
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other assistance to or for foreign individuals? <i>If "Yes," complete Schedule F, Parts III and IV.</i>	16		~
17	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX, column (A), lines 6 and 11e? <i>If "Yes," complete Schedule G, Part I</i> See instructions	17		~
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines 1c and 8a? <i>If "Yes," complete Schedule G, Part II</i> .	18	~	
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? <i>If "Yes," complete Schedule G, Part III</i>	19		~
20a	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	20a		>
b	If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?	20b		
21	Did the organization report more than \$5,000 of grants or other assistance to any domestic organization or domestic government on Part IX, column (A), line 1? <i>If "Yes," complete Schedule I, Parts I and II</i>	21		~

Form 99	0 (2020)		F	-age 4
Part	V Checklist of Required Schedules (continued)			
		_	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? <i>If "Yes," complete Schedule I, Parts I and III</i>	22		r
23	Did the organization answer "Yes" to Part VII, Section A, line 3, 4, or 5 about compensation of the organization's current and former officers, directors, trustees, key employees, and highest compensated employees? <i>If "Yes," complete Schedule J</i> .	23		~
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? <i>If "Yes," answer lines 24b through 24d and complete Schedule K. If "No," go to line 25a</i>	24a		~
b	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24b		
с	Did the organization maintain an escrow account other than a refunding escrow at any time during the year to defease any tax-exempt bonds?	24c		
d	Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year?	24d		
25a	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in an excess benefit transaction with a disqualified person during the year? If "Yes," complete Schedule L, Part I	25a		~
b	Is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a prior year, and that the transaction has not been reported on any of the organization's prior Forms 990 or 990-EZ? <i>If "Yes," complete Schedule L, Part I</i>	25b		~
26	Did the organization report any amount on Part X, line 5 or 22, for receivables from or payables to any current or former officer, director, trustee, key employee, creator or founder, substantial contributor, or 35% controlled entity or family member of any of these persons? <i>If "Yes," complete Schedule L, Part II</i>	26		~
27	Did the organization provide a grant or other assistance to any current or former officer, director, trustee, key employee, creator or founder, substantial contributor or employee thereof, a grant selection committee member, or to a 35% controlled entity (including an employee thereof) or family member of any of these persons? <i>If "Yes," complete Schedule L, Part III</i>	27		~
28	Was the organization a party to a business transaction with one of the following parties (see Schedule L, Part IV instructions, for applicable filing thresholds, conditions, and exceptions):			
а	A current or former officer, director, trustee, key employee, creator or founder, or substantial contributor? <i>If</i> "Yes," complete Schedule L, Part IV	28a		r
b	A family member of any individual described in line 28a? If "Yes," complete Schedule L, Part IV	28b		~
С	A 35% controlled entity of one or more individuals and/or organizations described in lines 28a or 28b? If "Yes," complete Schedule L, Part IV	28c		r
29	Did the organization receive more than \$25,000 in non-cash contributions? If "Yes," complete Schedule M	29		~
30	Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified conservation contributions? <i>If "Yes," complete Schedule M</i>	30		~
31	Did the organization liquidate, terminate, or dissolve and cease operations? If "Yes," complete Schedule N, Part I	31		~
32	Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets? If "Yes," complete Schedule N, Part II	32		~
33	Did the organization own 100% of an entity disregarded as separate from the organization under Regulations sections 301.7701-2 and 301.7701-3? <i>If "Yes," complete Schedule R, Part I</i> .	33		~
34	Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Part II, III, or IV, and Part V, line 1	34		~
35a	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	35a		~
b	If "Yes" to line 35a, did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of section 512(b)(13)? If "Yes," complete Schedule R, Part V, line 2.	35b		
36	Section 501(c)(3) organizations. Did the organization make any transfers to an exempt non-charitable related organization? If "Yes," complete Schedule R, Part V, line 2	36		r
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? <i>If "Yes," complete Schedule R, Part VI</i>	37		r
38	Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and 19? Note: All Form 990 filers are required to complete Schedule O.	38	~	
Part				
	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 1a 3			
b	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	~	

Form 99	0 (2020)		F	Page 5
Part	V Statements Regarding Other IRS Filings and Tax Compliance (continued)			
			Yes	No
2a	Enter the number of employees reported on Form W-3, Transmittal of Wage and Tax			
	Statements, filed for the calendar year ending with or within the year covered by this return 2a 7			
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)			
3a	Did the organization have unrelated business gross income of \$1,000 or more during the year?	3a		~
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)?	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?	5a		~
b	Did any taxable party notify the organization that it was or is a party to a prohibited tax shelter transaction?	5b		~
С	If "Yes" to line 5a or 5b, did the organization file Form 8886-T?	5c		
6a	Does the organization have annual gross receipts that are normally greater than \$100,000, and did the			
•••	organization solicit any contributions that were not tax deductible as charitable contributions?	6a		~
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).			
а	Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods			
-	and services provided to the payor?	7a		~
b	If "Yes," did the organization notify the donor of the value of the goods or services provided?	7b		
С	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it was			
•	required to file Form 8282?	7c		~
d	If "Yes," indicate the number of Forms 8282 filed during the year	-		
e	Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit contract?	7e		~
f	Did the organization, during the year, pay premiums, directly or indirectly, on a personal benefit contract?	7f		V
g	If the organization received a contribution of qualified intellectual property, did the organization file Form 8899 as required?	7g		
ĥ	If the organization received a contribution of cars, boats, airplanes, or other vehicles, did the organization file a Form 1098-C?	7h		
8	Sponsoring organizations maintaining donor advised funds. Did a donor advised fund maintained by the			
Ũ	sponsoring organization have excess business holdings at any time during the year?	8		
9	Sponsoring organizations maintaining donor advised funds.	-		
a	Did the sponsoring organization make any taxable distributions under section 4966?	9a		
b	Did the sponsoring organization make a distribution to a donor, donor advisor, or related person?	9b		
10	Section 501(c)(7) organizations. Enter:			
а	Initiation fees and capital contributions included on Part VIII, line 12			
b	Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities . 10b			
11	Section 501(c)(12) organizations. Enter:			
а	Gross income from members or shareholders			
b	Gross income from other sources (Do not net amounts due or paid to other sources			
~	against amounts due or received from them.)			
12a	Section 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in lieu of Form 1041?	12a		
b	If "Yes," enter the amount of tax-exempt interest received or accrued during the year 12b			
13	Section 501(c)(29) qualified nonprofit health insurance issuers.			
а	Is the organization licensed to issue qualified health plans in more than one state?	13a		
	Note: See the instructions for additional information the organization must report on Schedule O.			
b	Enter the amount of reserves the organization is required to maintain by the states in which			
~	the organization is licensed to issue qualified health plans			
с	Enter the amount of reserves on hand			
14a	Did the organization receive any payments for indoor tanning services during the tax year?	14a		V
b	If "Yes," has it filed a Form 720 to report these payments? If "No," provide an explanation on Schedule O	14b		-
15	Is the organization subject to the section 4960 tax on payment(s) of more than \$1,000,000 in remuneration or			
	excess parachute payment(s) during the year?	15		~
	If "Yes," see instructions and file Form 4720, Schedule N.			
16	Is the organization an educational institution subject to the section 4968 excise tax on net investment income?	16		~
-	If "Yes," complete Form 4720, Schedule O.	-		

Form 99	90 (2020)			F	-age 6				
Part	response to line 8a, 8b, or 10b below, describe the circumstances, processes, or changes on	Schedule O.	See in	struc					
	Check if Schedule O contains a response or note to any line in this Part VI				~				
Secti	on A. Governing Body and Management			Yes					
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.	15		162	No				
b	Enter the number of voting members included on line 1a, above, who are independent . 1b	14							
2									
3	Did the organization delegate control over management duties customarily performed by or und supervision of officers, directors, trustees, or key employees to a management company or other	person?.	3		~				
4	Did the organization make any significant changes to its governing documents since the prior Form 99		4		~				
5 6	Did the organization become aware during the year of a significant diversion of the organization's Did the organization have members or stockholders?	assets? .	5 6		レ レ				
7a	Did the organization have members, stockholders, or other persons who had the power to electone or more members of the governing body?		7a		~				
b	Are any governance decisions of the organization reserved to (or subject to approval by stockholders, or persons other than the governing body?		7b		~				
8	Did the organization contemporaneously document the meetings held or written actions undert the year by the following:								
а	The governing body?		8a	~					
b	Each committee with authority to act on behalf of the governing body?		8b	~					
9	Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be the organization's mailing address? If "Yes," provide the names and addresses on Schedule O	e reached at	9		~				
Secti	on B. Policies (This Section B requests information about policies not required by the In	ternal Reven	ue Co	ode.)	·				
				Yes	No				
10a	Did the organization have local chapters, branches, or affiliates?		10a		~				
b	If "Yes," did the organization have written policies and procedures governing the activities of suc affiliates, and branches to ensure their operations are consistent with the organization's exempt p	urposes?	10b 11a						
11a	a Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form?								
b	Describe in Schedule O the process, if any, used by the organization to review this Form 990.		10-						
12a	Did the organization have a written conflict of interest policy? <i>If "No," go to line 13</i>	· · · ·	12a	~ ~					
b C	Were officers, directors, or trustees, and key employees required to disclose annually interests that could give rise Did the organization regularly and consistently monitor and enforce compliance with the polic describe in Schedule O how this was done	y? If "Yes,"	12b 12c	v v					
13	Did the organization have a written whistleblower policy?		120	v v					
14	Did the organization have a written document retention and destruction policy?		14	~					
15	Did the process for determining compensation of the following persons include a review and independent persons, comparability data, and contemporaneous substantiation of the deliberation ar	approval by							
а	The organization's CEO, Executive Director, or top management official		15a	~					
b	Other officers or key employees of the organization		15b		~				
16a	Did the organization invest in, contribute assets to, or participate in a joint venture or similar a with a taxable entity during the year?	•	16a		~				
b	If "Yes," did the organization follow a written policy or procedure requiring the organization to participation in joint venture arrangements under applicable federal tax law, and take steps to sa organization's exempt status with respect to such arrangements?	afeguard the	16b						
Secti	on C. Disclosure								
17	List the states with which a copy of this Form 990 is required to be filed MN								
18	Section 6104 requires an organization to make its Forms 1023 (1024 or 1024-A, if applicable), 9 (3)s only) available for public inspection. Indicate how you made these available. Check all that applied on the section of the section	90, and 990-1 ply. <i>lule O)</i>	⁻ (Sec	tion 5	501(c)				
19	Describe on Schedule O whether (and if so, how) the organization made its governing docume and financial statements available to the public during the tax year.				olicy,				
20	State the name, address, and telephone number of the person who possesses the organization's Lindy Yokanovich, (651)917-9000	DOOKS and re	cords						

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

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 nor any related organization compensated any current officer, director, or trustee.

		(C)								
(A)	(B)		Position					(D)	(E)	(F)
Name and title	Average					e than o		Reportable	Reportable	Estimated amount
	hours				s person is both an a director/trustee)			compensation	compensation	of other
	per week (list any hours for related organizations below dotted line)	Individual trustee or director	Institutional trustee	Officer	Key employee	Highest compensated employee	Former	from the organization (W-2/1099-MISC)	from related organizations (W-2/1099-MISC)	compensation from the organization and related organizations
Lindy Yokanovich Esq	50.00									
Executive Director/ Board Member	0.00	~		~		~		125,457	0	1,400
Jada Pirius	10.00]								
Chair and Board Member	0.00	~		~				0	0	0
Greg Moore	5.00									
Treasurer and Board Member	0.00	~		~				0	0	0
Peter Carlson Esq	5.00									
Secretary and Board Member	0.00	~		V				0	0	0
Howard Bolter Esq	3.00									
Board Member	0.00	~						0	0	0
Rhonda Chakos	3.00									
Board Member	0.00	~						0	0	0
Pete Eichhorst MBA PMP	3.00									
Board Member	0.00	~						0	0	0
Adam Kintopf	3.00									
Board Member	0.00	~						0	0	0
Jennifer Kuyava MD	3.00									
Board Member	0.00	~						0	0	0
Catherine London JD MPH	3.00									
Board Member	0.00	~						0	0	0
Melissa Lundquist PhD MSW LGSW	3.00									
Board Member	0.00	~						0	0	0
Paula Montgomery Esq	3.00									
Board Member	0.00	~						0	0	0
David Murphy Esq	3.00									
Board Member	0.00	~						0	0	0
Amy Sheil	3.00									
Board Member	0.00	~						0	0	0

Form **990** (2020)

Part V	Section A. Officers, Directors,	Trustees,	Key	Em	plo	yee	s, an	d F	lighest Compe	nsated Emplo	yees (c	contin	nued
					(C)							
	(A)	(B)				sition			(D)	(E)		(F)	
	Name and title	Average					e than o is both		Reportable	Reportable	Estima		ount
		hours					or/trust		compensation	compensation		other	
		per week (list any	or Inc	Ins	ç	5	en Hig	Fo	from the organization	from related organizations		pensations from the	on
		hours for	dire	titu	Officer	y er	ploy	Former	(W-2/1099-MISC)	(W-2/1099-MISC)	organi	zation a	
		related organizations	ctor	tion	`	nplo	/ee	`			related o	organiza	ations
		below	Individual trustee or director	altru		Key employee	mpe						
		dotted line)	tee	Institutional trustee			Highest compensated employee						
				e			ted						
Thomas	R Smith MD	3.00	_										
Board M		0.00	~		-				0	0			C
Amy Spo		3.00								_			
Board M	ember	0.00	~						0	0			0
		+	-										
			1										
			_										
		+	-										
					-	-							
		+	-										
			-										
			1										
			1										
1b S	ubtotal				•				125,457	0			1,400
с Т	otal from continuation sheets to Parl	VII, Sectio	n A										
d T	otal (add lines 1b and 1c)								125,457	0			1,400
	otal number of individuals (including bu eportable compensation from the organ		d to th	nose	e list	ted	above	e) w	ho received mor 1	e than \$100,000	of		
												Yes	No
	id the organization list any former												
	mployee on line 1a? If "Yes," complete										3		~
	or any individual listed on line 1a, is the												
O	rganization and related organizations	greater th	an \$	150,	,000)?	f "Ye	s,"	complete Sched	dule J for such			

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

Section B. Independent Contractors

Complete this table for your five highest compensated independent contractors that received more than \$100,000 of 1 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
None			
2	Total number of independent contractors (including but not limited to	those listed above) who	
	received more than \$100,000 of compensation from the organization ►	0	

4

5

~

~

Part VIII Statement of Revenue

Part	. VIII	Check if Schedule O contains a respo	onse or note to an	ly line in this Pa	urt VIII....		🗆
				(A) Total revenue	(B) Related or exempt function revenue	(C) Unrelated business revenue	(D) Revenue excluded from tax under sections 512–514
Contributions, Gifts, Grants and Other Similar Amounts	1a	Federated campaigns 1a	a 0				
	b	Membership dues	0				
G, G	с	Fundraising events	30,500				
ifts r A	d	Related organizations	0 k				
, Gi	е	Government grants (contributions)	e 184,466				
Sin	f	All other contributions, gifts, grants,					
utic		and similar amounts not included above 1	348,930				
Oth	g	Noncash contributions included in					
ont		lines 1a-1f					
a C	h	Total. Add lines 1a-1f	>	563,896			
•			Business Code				
Program Service Revenue	2a						
erv ue	b						
n S en	С						
jram Ser Revenue	d						
Pog	e	A.U					
đ	t	All other program service revenue					
	g	Total. Add lines 2a–2f		0			
	3	Investment income (including dividen		4/0			
		other similar amounts)		169	0	0	169
	4	Income from investment of tax-exempt I	· ·	0	0	0	0
	5	Royalties	►	0	0	0	0
	6a						
	b		0 0 0 0				
	c b		0 0				
	d	Net rental income or (loss)		0	0	0	0
	_		(ii) Other	0	0	0	0
	7a	Gross amount from (i) Securities					
		other than inventory 7a	0 0				
e	b	Less: cost or other basis					
venue	-		0 0				
Ð	с	Gain or (loss) 7c	0 0				
r B	d	Net gain or (loss)	🕨	0	0	0	0
Other R	8a	Gross income from fundraising					
δ		events (not including \$ 30,500					
		of contributions reported on line					
		1c). See Part IV, line 18 8a	a 0				
	b	Less: direct expenses 8					
	С	Net income or (loss) from fundraising ev	vents 🕨	-12,538		0	-12,538
	9a	Gross income from gaming					
		activities. See Part IV, line 19 . 9a					
	b	Less: direct expenses 9k	-				
	c	Net income or (loss) from gaming activi	ties 🕨	0	0	0	0
	10a	Gross sales of inventory, less					
	L .	returns and allowances 10	-				
	d a	Less: cost of goods sold 10				-	
	C	Net income or (loss) from sales of inver	-	0	0	0	0
snc	11-	Checking foo income	Business Code	500	Eco		
nec	11a	Speaking fee income		500	500	0	0
scellanec Revenue	b						<u> </u>
Miscellaneous Revenue	c d	All other revenue		0	0	0	0
Ϊ	e u	Total. Add lines 11a–11d		500	0	0	0
	12		· · · · ►	552,027	500	0	-12,369
			🚩	JJZ1021	500	U	-12,309

	TIX Statement of Functional Expenses on 501(c)(3) and 501(c)(4) organizations must complete				
	Check if Schedule O contains a response	or note to any line	in this Part IX .		[
	ot include amounts reported on lines 6b, 7b, b, 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	0	0		
2	Grants and other assistance to domestic individuals. See Part IV, line 22	0	0		
3	Grants and other assistance to foreign organizations, foreign governments, and foreign individuals. See Part IV, lines 15 and 16	0	0		
4 5	Benefits paid to or for members Compensation of current officers, directors, trustees, and key employees	0 125,457	0 65,575	6,005	53,877
6	Compensation not included above to disqualified persons (as defined under section 4958(f)(1)) and persons described in section 4958(c)(3)(B)	0	0	0	<u></u>
7	Other salaries and wages	205,012	195,436	6,552	3,024
8	Pension plan accruals and contributions (include section 401(k) and 403(b) employer contributions)	0	0	0	C
9	Other employee benefits	29,035	20,121	2,662	6,252
10	Payroll taxes	26,699	20,671	1,068	4,960
11	Fees for services (nonemployees):				· · · · ·
а	Management	0	0	0	C
b	Legal	0	0	0	(
С	Accounting	0	0	0	C
d	Lobbying	0	0	0	C
е	Professional fundraising services. See Part IV, line 17	0			C
f	Investment management fees	0	0	0	C
g	Other. (If line 11g amount exceeds 10% of line 25, column (A) amount, list line 11g expenses on Schedule O.)	13,734	2,255	7,269	4,210
12	Advertising and promotion	2,764	2,064	0	700
13	Office expenses	24,651	10,669	7,396	6,586
14	Information technology	9,555	5,630	1,854	2,071
15	Royalties	0	0	0	C
16	Occupancy	30,125	22,895	2,711	4,519
17	Travel	26	26	0	(
18	Payments of travel or entertainment expenses for any federal, state, or local public officials	0	0	0	C
19	Conferences, conventions, and meetings	5,339	2,489	2,741	109
20	Interest	0	0	0	(
21	Payments to affiliates	0	0	0	(
22	Depreciation, depletion, and amortization	0	0	0	C
23		4,719	4,141	476	102
24	Other expenses. Itemize expenses not covered above (List miscellaneous expenses on line 24e. If line 24e amount exceeds 10% of line 25, column (A) amount, list line 24e expenses on Schedule O.)				
a b	Dues/Memberships	3,111	3,011	100	C
c d					
e	All other expenses				
25	Total functional expenses. Add lines 1 through 24e	480,227	354,983	38,834	86,410
26	Joint costs. Complete this line only if the organization reported in column (B) joint costs from a combined educational campaign and fundraising solicitation. Check here ▶ ☐ if following SOP 98-2 (ASC 958-720)				

Form 990 (2020)

	n 990 (20	•			Page 11
P	art X		- 17		_
		Check if Schedule O contains a response or note to any line in this Par	(A) Beginning of year		
	1	Cash-non-interest-bearing	26,161	1	36,391
	2	Savings and temporary cash investments	204,355	2	285,061
	3	Pledges and grants receivable, net	1,350	3	0
	4	Accounts receivable, net	32,769	4	22,063
	5	Loans and other receivables from any current or former officer, director, trustee, key employee, creator or founder, substantial contributor, or 35% controlled entity or family member of any of these persons	0	5	0
	6	Loans and other receivables from other disqualified persons (as defined under section 4958(f)(1)), and persons described in section 4958(c)(3)(B).	0	6	0
S	7	Notes and loans receivable, net	0	7	0
Assets	8	Inventories for sale or use	0	8	0
As	9	Prepaid expenses and deferred charges	12,502	9	7,658
	10a	Land, buildings, and equipment: cost or other basis. Complete Part VI of Schedule D 10a		-	
	b	Less: accumulated depreciation 10b		10c	
	11	Investments—publicly traded securities	0	11	0
	12	Investments—other securities. See Part IV, line 11		12	0
	13	Investments – program-related. See Part IV, line 11	0		0
	14	Intangible assets	0		0
	15	Other assets. See Part IV, line 11	0		0
	16	Total assets. Add lines 1 through 15 (must equal line 33)	277,137		351,173
	17	Accounts payable and accrued expenses	13,930		16,168
	18	Grants payable	0	18	0
	19	Deferred revenue	0	19	0
	20	Tax-exempt bond liabilities	0	20	0
	21	Escrow or custodial account liability. Complete Part IV of Schedule D	0	21	0
Liabilities	22	Loans and other payables to any current or former officer, director, trustee, key employee, creator or founder, substantial contributor, or 35%			
abi		controlled entity or family member of any of these persons	0	22	0
Ξ	23	Secured mortgages and notes payable to unrelated third parties	0	23	0
	24	Unsecured notes and loans payable to unrelated third parties	0	24	0
	25	Other liabilities (including federal income tax, payables to related third parties, and other liabilities not included on lines 17–24). Complete Part X of Schedule D		25	
	26	Total liabilities. Add lines 17 through 25 . . .	12.020	25	14 140
ces	20	Organizations that follow FASB ASC 958, check here ► 🔽	13,930	20	16,168
an	27	and complete lines 27, 28, 32, and 33. Net assets without donor restrictions	0/0.007	27	225.005
Bal	28	Net assets with donor restrictions	263,207	27	335,005
Net Assets or Fund Balances	20	Organizations that do not follow FASB ASC 958, check here ► □	0	20	0
л Т		and complete lines 29 through 33.			
s	29	Capital stock or trust principal, or current funds		29	
set	30	Paid-in or capital surplus, or land, building, or equipment fund		30	
As	31	Retained earnings, endowment, accumulated income, or other funds		31	
let	32	Total net assets or fund balances	263,207	32	335,005
_	33	Total liabilities and net assets/fund balances	277,137	33	351,173

Form **990** (2020)

Part	XI Reconciliation of Net Assets				ige 1 2
i ai c	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)				2,027
2	Total expenses (must equal Part IX, column (A), line 25)				0,227
3	Revenue less expenses. Subtract line 2 from line 1				1,800
4	Net assets or fund balances at beginning of year (must equal Part X, line 32, column (A)) 4				3,207
5	Net unrealized gains (losses) on investments				Ċ
6	Donated services and use of facilities				C
7	Investment expenses				C
8	Prior period adjustments				C
9	Other changes in net assets or fund balances (explain on Schedule O)				-2
10	Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line				
	32, column (B))			33	5, <mark>00</mark> 5
Part	XII Financial Statements and Reporting				
	Check if Schedule O contains a response or note to any line in this Part XII				
		_		Yes	No
1	Accounting method used to prepare the Form 990: Cash Accrual Other				
	If the organization changed its method of accounting from a prior year or checked "Other," explain Schedule O.	in			
2a	Were the organization's financial statements compiled or reviewed by an independent accountant?	. [2a		~
	If "Yes," check a box below to indicate whether the financial statements for the year were compiled reviewed on a separate basis, consolidated basis, or both:	or			
	Separate basis Consolidated basis Both consolidated and separate basis				
b	Were the organization's financial statements audited by an independent accountant?	. [2b		~
	If "Yes," check a box below to indicate whether the financial statements for the year were audited on separate basis, consolidated basis, or both:	۱a			
	Separate basis 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 the audit, review, or compilation of its financial statements and selection of an independent accountant?		2c		
	If the organization changed either its oversight process or selection process during the tax year, explain Schedule O.	on			
3a	As a result of a federal award, was the organization required to undergo an audit or audits as set forth in t Single Audit Act and OMB Circular A-133?		3a		~
b	If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo t required audit or audits, explain why on Schedule O and describe any steps taken to undergo such audits .		3b		
		<u>_</u>	Eorn	aan	(2020

SCHEDULE A (Form 990 or 990-EZ)

Public Charity Status and Public Support

OMB No. 1545-0047 DM20

Department of the Treasury
Internal Revenue Service

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.

Open to Public
Inspection

Name of the organization

CAN	CFR I	FGAI	CARE

Empl	oyer	iden	tificat	ion n	umber	

CA	NCFF	R LEG	AL C	AR

02-0736402

Part I	Reason for Public Charity	/ Status. (<i>J</i>	(All organizations must complete this part.) See instructions.

The organization is not a private foundation because it is: (For lines 1 through 12, check only one box.)

- 1 A church, convention of churches, or association of churches described in section 170(b)(1)(A)(i).
- A school described in section 170(b)(1)(A)(ii). (Attach Schedule E (Form 990 or 990-EZ).) 2
- 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 4 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.)
- A federal, state, or local government or governmental unit described in section 170(b)(1)(A)(v). 6
- 7 An organization that normally receives a substantial part of its support from a governmental unit or from the general public described in section 170(b)(1)(A)(vi). (Complete Part II.)
- 8 A community trust described in section 170(b)(1)(A)(vi). (Complete Part II.)
- 9 An agricultural research organization described in section 170(b)(1)(A)(ix) operated in conjunction with a land-grant college or university or a non-land-grant college of agriculture (see instructions). Enter the name, city, and state of the college or university:
- \Box An organization that normally receives (1) more than 33¹/₃% of its support from contributions, membership fees, and gross 10 receipts from activities related to its exempt functions, subject to certain exceptions; and (2) no more than 331/3% 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 а 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.
 - 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, С 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) d 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. е functionally integrated, or Type III non-functionally integrated supporting organization.
 - f Enter the number of supported organizations
 - Provide the following information about the supported organization(s) α

3 · · · · · · · · · · · · · · · · · · ·										
(i) Name of supported organization	(ii) EIN	(iii) Type of organization (described on lines 1–10 above (see instructions))	(iv) Is the organization listed in your governing document?		(v) Amount of monetary support (see instructions)	(vi) Amount of other support (see instructions)				
			Yes	No						
(A)										
(B)										
(C)										
(D)										
(E)										
Total										

Part IISupport 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.)

Secti	on A. Public Support			<i>/</i> 1		,			
Calen	dar year (or fiscal year beginning in) 🕨	(a) 2016	(b) 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total		
1	Gifts, grants, contributions, and membership fees received. (Do not include any "unusual grants.")	284,331	301,568	398,596	511,916	563,896	2,060,307		
2	Tax revenues levied for the organization's benefit and either paid to or expended on its behalf	0	0	0	0	0	0		
3	The value of services or facilities furnished by a governmental unit to the organization without charge	0	0	0	0	0	0		
4	Total. Add lines 1 through 3.	284,331	301,568	398,596	511,916	563,896	2,060,307		
5	The portion of total contributions by each person (other than a governmental unit or publicly supported organization) included on line 1 that exceeds 2% of the amount shown on line 11, column (f)								
6	shown on line 11, column (f) Public support. Subtract line 5 from line 4						580,176		
	on B. Total Support						1,480,131		
	dar year (or fiscal year beginning in) ►	(a) 2016	(b) 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total		
7	Amounts from line 4	284,331	301,568	398,596	511,916	563,896	2,060,307		
8	Gross income from interest, dividends, payments received on securities loans, rents, royalties, and income from similar sources	0	0	0	355	169	524		
9	Net income from unrelated business	0	0	0		107	524		
-	activities, whether or not the business is regularly carried on	0	0	0	0	0	0		
10	Other income. Do not include gain or loss from the sale of capital assets (Explain in Part VI.)	0	0	0	0	0	0		
11	Total support. Add lines 7 through 10						2,060,831		
12	Gross receipts from related activities, etc	•				12	87,255		
13	First 5 years. If the Form 990 is for the organization, check this box and stop he on C. Computation of Public Support	re			-	ear as a sectio			
<u>3ecu</u> 14	Public support percentage for 2020 (line 6			11 column (f)		14	71.82 %		
15	Public support percentage for 2020 (intel Public support percentage from 2019 Sch					15	71.32 %		
16a	33 ¹ / ₃ % support test – 2020. If the organi								
	box and stop here. The organization qua								
b	33 ¹ / ₃ % support test — 2019. If the organi this box and stop here. The organization								
17a	17a 10%-facts-and-circumstances test—2020. If the organization did not check a box on line 13, 16a, or 16b, and line 14 is 10% or more, and if the organization meets the facts-and-circumstances test, check this box and stop here. Explain in Part VI how the organization meets the facts-and-circumstances test. The organization qualifies as a publicly supported organization								
b	10%-facts-and-circumstances test — 26 15 is 10% or more, and if the organizatio in Part VI how the organization meets the organization	on meets the fa	icts-and-circur cumstances te	mstances test, est. The organi	check this bo zation qualifies	x and stop he s as a publicly	r e. Explain supported		
18	Private foundation. If the organization of instructions	did not check	a box on line	13, 16a, 16b,	, 17a, or 17b,	check this bo	x and see		
						edule A (Form 990			

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

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

Secti	on A. Public Support							
Calen	dar year (or fiscal year beginning in) 🕨	(a) 2016	(b) 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total	
1	Gifts, grants, contributions, and membership fees							
	received. (Do not include any "unusual grants.")							
2	Gross receipts from admissions, merchandise sold or services performed, or facilities							
	furnished in any activity that is related to the							
	organization's tax-exempt purpose							
3	Gross receipts from activities that are not an							
	unrelated trade or business under section 513							
4	Tax revenues levied for the							
	organization's benefit and either paid to or expended on its behalf							
_	-							
5	The value of services or facilities furnished by a governmental unit to the							
	organization without charge							
6	Total. Add lines 1 through 5							
7a	Amounts included on lines 1, 2, and 3							
	received from disqualified persons							
b	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							
С	Add lines 7a and 7b							
8	Public support. (Subtract line 7c from							
0	line 6.)							
	on B. Total Support dar year (or fiscal year beginning in) ►	(a) 0016	(b) 0017	(-) 0019	(4) 0010	(a) 2020	(f) Tatal	
9	Amounts from line 6	(a) 2016	(b) 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total	
ј 10а	Gross income from interest, dividends,							
IVa	payments received on securities loans, rents,							
	royalties, and income from similar sources .							
b	Unrelated business taxable income (less							
	section 511 taxes) from businesses							
	acquired after June 30, 1975							
С	Add lines 10a and 10b							
11	Net income from unrelated business							
	activities not included in line 10b, whether							
	or not the business is regularly carried on							
12	Other income. Do not include gain or							
	loss from the sale of capital assets							
13	(Explain in Part VI.)							
13	and 12.)							
14	First 5 years. If the Form 990 is for the	organization'	s first second	third fourth	or fifth tax ve	ar as a sect	100,501(c)(3)	
••	organization, check this box and stop her	0						
Secti	on C. Computation of Public Suppor							
15	Public support percentage for 2020 (line 8	, column (f), c	livided by line	13, column (f))		15	%	
16	Public support percentage from 2019 Sch	edule A, Part	III, line 15 .			16	%	
Secti	on D. Computation of Investment Inc		-					
17	Investment income percentage for 2020 (I			-			%	
18	Investment income percentage from 2019					18	%	
19a	$33^{1}/_{3}\%$ support tests – 2020. If the organi							
Ŀ	17 is not more than $33^{1}/_{3}$ %, check this box a	-	-	-		-		
b	331 /3% support tests – 2019. If the organization did not check a box on line 14 or line 19a, and line 16 is more than $331/3\%$, and line 18 is not more than $331/3\%$, check this box and stop here. The organization qualifies as a publicly supported organization \blacktriangleright							
20	Private foundation. If the organization did	_	-	-				
20		a not undur d		, 100, 01 100, 1			990 or 990-EZ) 2020	
					301			

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

1

2

3a

3b

3c

4a

4b

4c

5a

5b 5c

6

7

8

9a

9b

9c

10a

10b

Part IV Supporting Organizations (continued)

- 11 Has the organization accepted a gift or contribution from any of the following persons?
 - a 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?
 - **b** A family member of a person described in line 11a above?
 - c 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.

Section B. Type I Supporting Organizations

- 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 supported organizations and what conditions or restrictions, if any, applied to such powers during the tax year.
- 2 Did the organization operate for the benefit of any supported organization other than the supported organization(s) that operated, supervised, or controlled the supporting organization? If "Yes," explain in Part VI how providing such benefit carried out the purposes of the supported organization(s) that operated, supervised, or controlled the supporting organization.

Section C. Type II Supporting Organizations

1 Were a majority of the organization's directors or trustees during the tax year also a majority of the directors or trustees of each of the organization's supported organization(s)? If "No," describe in Part VI how control or management of the supporting organization was vested in the same persons that controlled or managed the supported organization(s).

Section D. All Type III Supporting Organizations

- 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).
- 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 supported organizations played in this regard.

Section E. Type III Functionally Integrated Supporting Organizations

- Check the box next to the method that the organization used to satisfy the Integral Part Test during the year (see instructions). 1
- а The organization satisfied the Activities Test. Complete **line 2** below.
- The organization is the parent of each of its supported organizations. *Complete line 3 below.* b
- С The organization supported a governmental entity. Describe in **Part VI** how you supported a governmental entity (see instructions). Yes No
- 2 Activities Test. Answer lines 2a and 2b below.
- Did substantially all of the organization's activities during the tax year directly further the exempt purposes of 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.
- 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.
- Parent of Supported Organizations. Answer lines 3a and 3b below.
- a Did the organization have the power to regularly appoint or elect a majority of the officers, directors, or trustees of each of the supported organizations? If "Yes" or "No," provide details in Part VI.
- Did the organization exercise a substantial degree of direction over the policies, programs, and activities of each b of its supported organizations? If "Yes," describe in Part VI the role played by the organization in this regard.

2a

2b

3a

3b

Yes No

11a

11b

11c



Yes No



1

Part V Type III Non-Functionally Integrated 509(a)(3) Supporting Organizations

1 Check here if the organization satisfied the Integral Part Test as a qualifying trust on Nov. 20, 1970 (*explain in Part VI*). See instructions. All other Type III non-functionally integrated supporting organizations must complete Sections A through E.

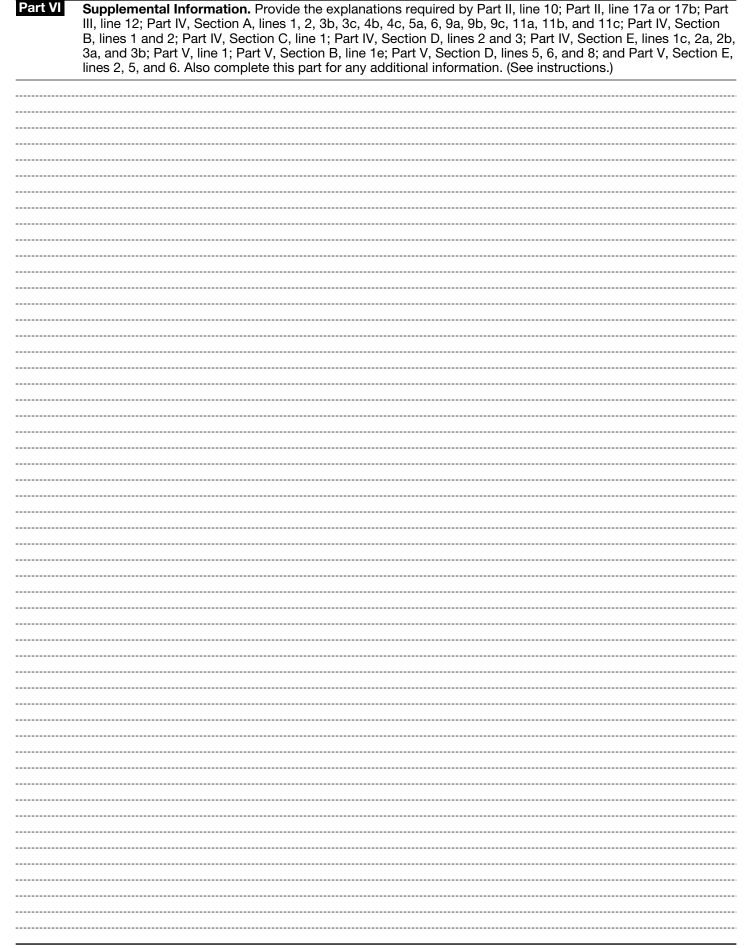
Sect	ion A—Adjusted Net Income		(A) Prior Year	(B) Current Year (optional)
1	Net short-term capital gain	1		
2	Recoveries of prior-year distributions	2		
3	Other gross income (see instructions)	3		
4	Add lines 1 through 3.	4		
5	Depreciation and depletion	5		
6	Portion of operating expenses paid or incurred for production or collection of			
	gross income or for management, conservation, or maintenance of property			
	held for production of income (see instructions)	6		
7	Other expenses (see instructions)	7		
8	Adjusted Net Income (subtract lines 5, 6, and 7 from line 4)	8		
Sect	ion B—Minimum Asset Amount		(A) Prior Year	(B) Current Year (optional)
1	Aggregate fair market value of all non-exempt-use assets (see			
	instructions for short tax year or assets held for part of year):			
а	Average monthly value of securities	1a		
b	Average monthly cash balances	1b		
С	Fair market value of other non-exempt-use assets	1c		
d	Total (add lines 1a, 1b, and 1c)	1d		
	Discount claimed for blockage or other factors			
е	(explain in detail in Part VI):	1e		
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 berg if the surrent year is the organization's first as a pap function	-	ete evete el Ture e III europe	ution over a simplification

7 Check here if the current year is the organization's first as a non-functionally integrated Type III supporting organization (see instructions).

Schedule A (Form 990 or 990-EZ) 2020

Part	V Type III Non-Functionally Integrated 509(a)(3	3) Supporting Organi	zations (continue	<i>d</i>)	Faye I
	on D-Distributions				Current Year
1	Amounts paid to supported organizations to accomplish	1			
2	Amounts paid to perform activity that directly furthers exe				
	organizations, in excess of income from activity	2			
3	Administrative expenses paid to accomplish exempt purp	oses of supported orga	nizations	3	
4	Amounts paid to acquire exempt-use assets			4	
_ 5	Qualified set-aside amounts (prior IRS approval required-		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 whice (provide details in Part VI). See instructions.	h the organization is res	ponsive	8	
9	Distributable amount for 2020 from Section C, line 6			9	
10	Line 8 amount divided by line 9 amount	1		10	
Sect	on E—Distribution Allocations (see instructions)	(i) Excess Distributions	(ii) Underdistributions Pre-2020		(iii) Distributable Amount for 2020
1	Distributable amount for 2020 from Section C, line 6				
2	Underdistributions, if any, for years prior to 2020 (reasonable cause required — <i>explain in Part VI</i>). See instructions.				
3	Excess distributions carryover, if any, to 2020				
а	From 2015				
b	From 2016				
С	From 2017				
d	From 2018				
е	From 2019				
f	Total of lines 3a through 3e				
g	Applied to underdistributions of prior years				
h	Applied to 2020 distributable amount				
i	Carryover from 2015 not applied (see instructions)				
j	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				
b	Applied to 2020 distributable amount				
C	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, <i>explain in Part VI</i> . See instructions.				
6	Remaining underdistributions for 2020. Subtract lines 3h and 4b from line 1. For result greater than zero, <i>explain in Part VI.</i> See instructions.				
7	Excess distributions carryover to 2021. Add lines 3j and 4c.				
8	Breakdown of line 7:				
а	Excess from 2016				
b	Excess from 2017				
C	Excess from 2018				
d	Excess from 2019				
e	Excess from 2020				

Schedule A (Form 990 or 990-EZ) 2020



SCHEDULE G Supplemental Information Regarding Fundraising or Gaming Activities (Form 990 or 990-EZ) Complete if the organization answered "Yes" on Form 990, Part IV, line 17, 18, or 19, or if the organization entered more than \$15,000 on Form 990-EZ, line 6a. Department of the Treasury Internal Revenue Service Attach to Form 990 or Form 990-EZ. Go to www.irs.gov/Form990 for instructions and the latest information.						OMB No. 1545-0047	
lame of the organization					Employer identif		
CANCER LEGAL CARE					02	2-0736402	
Part I Fundraising Activitie Form 990-EZ filers and				vered "Yes" on I	Form 990, Part IV	, line 17.	
1 Indicate whether the organiza	ation raised funds			0			
a Aail solicitations	a 🗌 Mail solicitations e 🗌 Solicitation of non-government grants						
b Internet and email solicita	tions						
 c Phone solicitations d In-person solicitations 		g	Special Special	fundraising events	6		
 2a Did the organization have a v or key employees listed in Fo b If "Yes," list the 10 highest proceeding of the second seco	rm 990, Part VII) c aid individuals or e	or entity in c entities (fun	onnection	with professional f	fundraising services	? 🗌 Yes 🗌 No	
(i) Name and address of individual or entity (fundraiser)	(ii) Activity	(iii) Did fundraiser have custody or control of contributions?		(iv) Gross receipts from activity	(v) Amount paid to (or retained by) fundraiser listed in col. (i)	(vi) Amount paid to (or retained by) organization	
		Yes	No				
1]			
2							
3							
4							
5							
6							
7							
8							
9							
10							
Fotal			►				
3 List all states in which the or registration or licensing.	ganization is regis	stered or lic	ensed to s	olicit contribution	s or has been noti	fied it is exempt fro	

Part II Fundraising Events. Complete if the organization answered "Yes" on Form 990, Part IV, line 18, or reported more than \$15,000 of fundraising event contributions and gross income on Form 990-EZ, lines 1 and 6b. List events with gross receipts greater than \$5,000.

ər			(a) Event #1 Incelled Annual Fundrais	(b) Event #2	(c) Other events	(d) Total events (add col. (a) through
			(event type)	(event type)	(total number)	col. (c))
Revenue	1	Gross receipts	30,500			30,500
ш	2	Less: Contributions	30,500			30,500
	3	Gross income (line 1 minus	00,000			00,000
		line 2)	0			0
		,				
	4	Cash prizes	0			0
		·				
	5	Noncash prizes	0			0
		·				
Direct Expenses	6	Rent/facility costs	0			0
8 be	-		0.500			0.500
μ	7	Food and beverages	2,500		0	2,500
De		Fatastaissant				
Ē	8	Entertainment	0		0	0
	•	Other direct overses	10.000			40.000
	9	Other direct expenses .	10,038			10,038
	10	Direct expense express 4	ld lines 1 through 0 in s	aluman (d)	•	40 500
	10 11	Direct expense summary. Ac Net income summary. Subtra				12,538
Da	rt III					-12,538
Га				eleu res un runn	990, Fait IV, III e 19, 0	or reported more than
		\$15,000 on Form 990-E2	Z, line 6a.			
anu		\$15,000 on Form 990-E2	Z, line 6a. (a) Bingo	(b) Pull tabs/instant bingo/progressive bingo	(c) Other gaming	(d) Total gaming (add col. (a) through col. (c))
evenue		\$15,000 on Form 990-E2			(c) Other gaming	
Revenue	1				(c) Other gaming	
Revenue	1	\$15,000 on Form 990-E2 Gross revenue			(c) Other gaming	
	1	Gross revenue			(c) Other gaming	
					(c) Other gaming	
		Gross revenue			(c) Other gaming	
	2	Gross revenue			(c) Other gaming	
	2	Gross revenue Cash prizes Noncash prizes			(c) Other gaming	
Direct Expenses Revenue	2 3	Gross revenue			(c) Other gaming	
	2 3 4	Gross revenue . . Cash prizes . . Noncash prizes . . Rent/facility costs . .			(c) Other gaming	
	2 3	Gross revenue Cash prizes Noncash prizes	(a) Bingo	bingo/progressive bingo		
	2 3 4 5	Gross revenue . . Cash prizes . . Noncash prizes . . Rent/facility costs . . Other direct expenses . .	(a) Bingo	bingo/progressive bingo	□ Yes %	
	2 3 4	Gross revenue . . Cash prizes . . Noncash prizes . . Rent/facility costs . .	(a) Bingo	bingo/progressive bingo		
	2 3 4 5	Gross revenue . . Cash prizes . . Noncash prizes . . Rent/facility costs . . Other direct expenses . .	(a) Bingo	bingo/progressive bingo	□ Yes %	
	2 3 4 5 6 7	Gross revenue Cash prizes Noncash prizes Rent/facility costs Other direct expenses . Volunteer labor Direct expense summary. Action	(a) Bingo	bingo/progressive bingo Yes No olumn (d) .	□ Yes% □ No	
	2 3 4 5 6	Gross revenue . . Cash prizes . . Noncash prizes . . Rent/facility costs . . Other direct expenses . . Volunteer labor . .	(a) Bingo	bingo/progressive bingo Yes No olumn (d) .	□ Yes% □ No	
Direct Expenses	2 3 4 5 6 7 8	Gross revenue Cash prizes Noncash prizes Rent/facility costs Other direct expenses . Volunteer labor Direct expense summary. Ac Net gaming income summary	(a) Bingo	bingo/progressive bingo Yes No olumn (d) . ne 1, column (d) .	□ Yes% □ No	
	2 3 4 5 6 7 8 Er	Gross revenue Cash prizes Noncash prizes Rent/facility costs Other direct expenses . Volunteer labor Direct expense summary. Ac Net gaming income summary.	(a) Bingo	bingo/progressive bingo	□ Yes% □ No	col. (a) through col. (c))
6 Direct Expenses	2 3 4 5 6 7 8 Er a Is	Gross revenue Cash prizes Noncash prizes Rent/facility costs Other direct expenses . Volunteer labor Direct expense summary. Ac Net gaming income summar nter the state(s) in which the or s the organization licensed to co	(a) Bingo	bingo/progressive bingo	□ Yes% □ No	col. (a) through col. (c))
birect Expenses	2 3 4 5 6 7 8 Er a Is	Gross revenue	(a) Bingo	bingo/progressive bingo Yes No olumn (d) ne 1, column (d) ing activities: sin each of these state	□ Yes% □ No	col. (a) through col. (c))
birect Expenses	2 3 4 5 6 7 8 Er a Is	Gross revenue	(a) Bingo	bingo/progressive bingo □ Yes □ No olumn (d) . ne 1, column (d) . ming activities:	□ Yes% □ No	col. (a) through col. (c))
birect Expenses	2 3 4 5 6 7 8 8 Er a Is b If	Gross revenue	(a) Bingo	bingo/progressive bingo □ Yes □ No olumn (d) . ne 1, column (d) . ming activities:	□ Yes% □ No	col. (a) through col. (c))
0 Direct Expenses	2 3 4 5 6 7 8 Er a Is b If 	Gross revenue	(a) Bingo	bingo/progressive bingo □ Yes □ No olumn (d) . ne 1, column (d) . ming activities:	□ Yes% □ No	col. (a) through col. (c))
0 Direct Expenses	2 3 4 5 6 7 8 Er a Is b If 	Gross revenue Cash prizes Noncash prizes Rent/facility costs Other direct expenses . Volunteer labor Direct expense summary. Ac Net gaming income summary nter the state(s) in which the or the organization licensed to co "No," explain:	(a) Bingo	bingo/progressive bingo □ Yes □ Yes ○ No olumn (d) . ne 1, column (d) . ming activities: . s in each of these state I, suspended, or termin	□ Yes% □ No	col. (a) through col. (c))

Schedu	lle G (Form 990 or 990-EZ) 2020 Page 3						
11	Does the organization conduct gaming activities with nonmembers?						
12	Is the organization a grantor, beneficiary or trustee of a trust, or a member of a partnership or other entity formed to administer charitable gaming?						
13	Indicate the percentage of gaming activity conducted in:						
а	The organization's facility						
b	An outside facility						
14	Enter the name and address of the person who prepares the organization's gaming/special events books and records:						
	Name ►						
	Address ►						
15a	Does the organization have a contract with a third party from whom the organization receives gaming						
iou	revenue?						
b	name and the second						
	amount of gaming revenue retained by the third party ► \$						
с	If "Yes," enter name and address of the third party:						
	Name ►						
	Address ►						
16	Gaming manager information:						
	Name ►						
	Gaming manager compensation ► \$						
	Description of services provided ►						
	Director/officer Employee Independent contractor						
17	Mandatory distributions:						
а	Is the organization required under state law to make charitable distributions from the gaming proceeds to retain the state gaming license?						
b	Enter the amount of distributions required under state law to be distributed to other exempt organizations or						
	spent in the organization's own exempt activities during the tax year ► \$						
Part	Supplemental Information. Provide the explanations required by Part I, line 2b, columns (iii) and (v); and Part III, lines 9, 9b, 10b, 15b, 15c, 16, and 17b, as applicable. Also provide any additional information. See instructions.						

Schedule G (Form 990 or 990-EZ) 2020

SCHEDULE O (Form 990 or 990-EZ)

Department of the Treasury Internal Revenue Service

Name of the organization

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.



Employer identification number

CANCER LEGAL CARE

02-0736402

Form 990, Part III, Line 1 - 4,523 Minnesotans received direct free legal care services for a combined 4,676 different legal issues and an additional 6,344 received outreach and education via 166 group presentations to Minnesota cancer patients, survivors, caregivers, attorneys and health care providers. Cancer Legal Care helps Minnesotans all over the state meet basic needs by providing legal care in the following areas: Insurance Coverage (health insurance, short/long term disability); Housing and Financial (eviction, foreclosure, creditor issues, bankruptcy); Employment (ADA/MHRA discrimination/reasonable accommodation, FMLA); Legal Planning (health care directives, guardianship, wills, Powers of Attorney); Public Benefits (Social Security Disability, Medicaid). By receiving critical legal care at a vulnerable time, Minnesotans affected by cancer experience enhanced financial security and family stability and report improved health and well-being. Cancer Legal Care works closely with oncology providers and cancer support groups throughout the state and is the only organization providing direct legal care services to the Minnesota cancer community. Cancer Legal Care exists for three reasons: 1. The prevalence of cancer. Like the rest of the nation, 1 in 3 Minnesota women and 1 in 2 Minnesota men will be diagnosed with a potentially serious cancer at some point in their life. Per the Minnesota Department of Health and the American Cancer Society, every year approximately 25,080 new cases are diagnosed and 9,200 people die from cancer in Minnesota, and as of 2016 an estimated 276,770 Minnesotans were cancer survivors. Cancer affects people at every stage of life and across all income levels. 2. The financial devastation that cancer brings. Studies abound regarding cancer's financial devastation and the incredible impact it has on health care decision making and quality of life, so much so that cancer's financial devastation has its own term of art: financial toxicity. A recent study done over 16 years which looked at 9.5 million cancer survivors found that 42% of all newly diagnosed cancer patients over the age of 50 will deplete their life savings within two years of diagnosis. Cancer survivors are 2.5 times more likely to file for bankruptcy than people without cancer, and those cancer survivors who do file are 80% more likely to die than cancer patients who don't file for bankruptcy protection. At CLC, we see this stark reality in our clients' lives each day. Behind each one of these statistics is an individual or a family in crisis. Financial toxicity and the stress it brings are often more life-threatening than the cancer itself. 3. The lack of any other resource for this critically needed legal care. The legal issues cancer patients face surrounding employment, health and private disability insurance, and estate planning are not typically within the array of services provided by traditional legal aid. Moreover, eligibility for traditional legal aid service is tied to a very strict income cut off of 200% of the Federal Poverty Guidelines (FPG). In 2020, this equates to a gross annual income of \$25,760/single person and \$53,000 family of four. Cancer survivors, even those whose sole income is from disability benefits, often find themselves in the gap between the help traditional legal aid provides and the affordability of the private bar. Consequently, CLC takes a different approach given our clients' legal needs and the financial freefall in which they find themselves. We have learned that regardless of income, people all across the income spectrum have worries and questions about legal issues that arise because of their diagnosis and treatment. Accordingly, CLC provides legal counseling and information services to anyone in need regardless of income. The only limitation on our free services is in the estate planning realm, where full estate planning services are limited to those at or below 300% FPG. In 2020 69% of our clients had income under 300% FPG. Additionally, we serve the entire state with 18% of our 2020 clients living in Greater Minnesota and 82% in the Twin Cities Metro Area. In 2020, the average age of CLC's clients was 54 years - in the prime of their working, and often, family-raising years. Additionally, 44% of our 2020 clients are living with Stage IV cancer. The combined effect results in amplified consequences if a cancer survivor's specific legal needs remain unmet. Mounting medical bills coupled with job loss/unpaid leave all too often lead to financial devastation for the entire family. Many middle-class Minnesotans face abject poverty for the first time in their lives following their cancer diagnosis and experience additional complications for their survivorship stemming from their poverty. These are health problems that have legal, not medical, solutions. Legal care is often the key to ensuring basic needs are met and means of providing short and long term financial security and family stability. Examples of the cancer community's need for legal care and the difference it makes one family at a time, include: 1. Effectively negotiating an extended, job-protected leave in order to maintain employment during and after treatment; 2. Understanding the critical timing issues of applying for Social Security Disability Insurance (SSDI) so mistakes aren't made resulting in an otherwise unnecessary delay in the receipt of cash benefits and medical coverage; 3. Creating guardianship documents to ease the lives of children as they transition from the care of their deceased parent to another adult.

Form 990, Part III, Line 4a - financial security and family stability effectively and efficiently. The following is a breakdown of client legal needs and areas of legal care provided: 15% Insurance Coverage (health insurance, short/long term disability); 15% Housing and Financial (eviction, foreclosure, creditor issues, bankruptcy); 14% Employment (ADA/MHRA discrimination/reasonable accommodation, FMLA); 27% Legal Planning (health care directives, guardianship, wills, Powers of Attorney); 20% Public Benefits (Social Security Disability, Medicaid); 9% Other (immigration, tax, family). The majority of our clients become impoverished because of their cancer due to lengthy periods of unpaid time away from work and high insurance premiums, deductibles and out of pocket costs. They do not have the financial ability to pay for an attorney's assistance in creating the various legal documents they need to ensure the wishes for their care and that of their family are carried out, or where to turn for unbiased, professional advice regarding the many decisions they are facing and questions they have. Client Story: How Legal Care Brings Peace of Mind. Erin, 48, was recently diagnosed with Stage IV lung cancer. Like many of our clients, Erin brought her family along when she reached out to us. In Erin's case, her sisters Shannon and Kerry were on the call with us to make sure all

Supplemental Information (Continued)

of Erin's questions were addressed, and to serve as that all-important backup for the many things Erin would need to remember and do over the coming weeks. Various employment, insurance, and estate planning issues were weighing heavily on Erin's mind, and we were able to go through all of them. We discussed protections afforded under the Family Medical Leave Act and how those work with other leave provisions, such as personal time off and long-term disability benefits, as well as other employment protections such as reasonable accommodations under the Americans with Disabilities Act. Employment issues are also often tied up with insurance issues, including COBRA and the possibility of Social Security Disability Insurance in the future. We made sure to provide enough information to answer Erin's immediate questions but reminded the family that we work with clients as issues or questions come up at each stage of their survivorship. Clients don't have to deal with every issue in one meeting. We are here for them now and later. Beyond these employment and insurance concerns, Erin had questions about estate planning documents, including a will and Power of Attorney. We were also able to provide information and guidance on these issues. Erin's story is representative of the wide array of issues many newly- diagnosed clients face. Often a new cancer patient will call us a few times over their cancer journey, as new issues arise. Erin's story also represents the importance of the love and dedication of family. These loved ones make such a big difference in our clients' lives. They are often the ones who contact CLC and do all the heavy lifting, gathering documents, getting information together and making sure things get taken care of. We know how much this means to Erin's survivorship and are humbled to witness the love and caregiving that her sisters, Shannon and Kerry, provided. An additional offering under the umbrella of our Legal Care Program, is our Foreclosure Prevention Program (FPP). We began this work on July 1, 2017, with funding from the State of Minnesota's Legal Service Advisory Council with the goal of providing targeted legal care to the community of Minnesotans who are at or below 200% of the Federal Poverty Guidelines (FPG), affected (in treatment or finished with treatment, or their spouse) by any type of cancer (no limitation based on diagnosis of a specific type of cancer), and are in jeopardy of foreclosure with the mounting medical debt and financial hardships they face. This work continued in 2020. By securing employment, insurance coverage and disability income, our clients will have an income stream that can be used to support all of the regular expenses of life, primarily their housing expenses, that continue even in the face of cancer. By providing legal counsel and advice as to the legal processes involved and protections that apply, our clients are able to make informed decisions and go forward with a realistic road map of what they can expect. By collaborating with other cancer care organizations, we are able to connect our clients to other income replacement supports (primarily for food and non-medical expense one-time grants) to help them through lean periods. In 2020, the FPP served 91 clients, 96% of whom remain in their homes with no foreclosure actions pending. A significant expansion of our legal care work took place in 2020 with the creation of our ICARE Program under the umbrella of our Legal Care Program offerings. ICARE (Insurance Claim Advocacy and REsolution) addresses the growing number of health insurance coverage denials due to many factors including shrinking networks and ever-changing pre-authorization requirements. In 2019 we piloted some work in this area to overturn wrongful insurance denials by bringing on staff a retired health insurance executive to help guide this work. Working in tandem with our staff attorneys, this additional legal care resulted in a total of \$507,129 in previously denied charges covered by insurance or wrongful out of pocket charges returned for thirteen of our clients-more than the expenses of running our entire organization for the year. With this successful pilot effort, we realized that there was much more work that CLC was uniquely positioned to take on. Two more staff attorneys with the rare expertise needed to expand and lead this work were hired and ICARE was launched in 2020. In 2020, the ICARE team assisted 21 clients who not only were facing a cancer diagnosis, but also the nightmare of an insurance denial related to either their cancer treatment or their disability coverage. As you might imagine, these cases are often very complex. Accordingly, six of these client cases have continued into 2021. For the others, ICARE was able to secure insurance coverage in 12 of those 15 cases. This resulted in \$1,214,313 of previously denied cancer treatments being covered by insurance and in disability insurance claims being approved and paid for our clients who could not work due to their cancer treatment. These claims ranged from \$1,507 for one client to \$565,000 in chemotherapy treatments for another. All of the ICARE work is done at no charge and without any income eligibility limitations. Why? 1. Very few families could afford an attorney's help in light of cancer's growing financial toxicity. 2. Any barrier to reaching out or getting help more often than not becomes a non-starter for people who are at their physical, emotional, and financial breaking point. We know that insurance issues are at the top of the most stressful things our clients face. Client Story: How ICARE Helps. In August, Cancer Legal Care was contacted by Ethan's parents. Ethan is an 11-year-old boy who had just been diagnosed with Hodgkin's lymphoma. Given his diminished lung capacity and the risk of COVID-19, Ethan's oncology team determined his optimal treatment would be a newer chemotherapy vs. an older type with high risk of permanent lung damage. About a week after Ethan's diagnosis, his health insurance company denied the use of the better chemo treatment, meaning Ethan's parents would have to pay out-of-pocket for the most appropriate treatment for their son. At \$33,000 per round, this meant a cost of at least \$165,000 to Ethan's family. CLC's ICARE team got to work coordinating an approach. Bill researched how other insurance companies around the country have been covering the newer chemotherapy. Rachel worked with the oncology team at the hospital, gathering supporting documentation and a letter from Ethan's physician with detailed medical information. Erin then used this information to craft legal arguments in what would become a 53-page appeal. The appeal was sent on Tuesday, September 1. Three days later, the insurance company notified Ethan's parents they were reversing the denial and would cover the newer and optimal chemotherapy treatments Ethan needs. Ethan is now cancer-free and doing great. He no longer needs chemotherapy, and his scans all show a very healthy kid. Now, Ethan can focus all of his energy on things like school and his favorite hobbies.

Form 990, Part III, Line 4b - and swift financial fallout were right behind it; 4. When we couldn't meet clients in person to sign legal documents, one of our staff attorneys became a Remote Online Notary and we held phone and video calls and created social-distanced

Supplemental Information (Continued)

signing instructions; 5. When employment leave laws and unemployment insurance expanded, we read through the new laws, attended educational webinars, worked very closely with our volunteer employment attorneys for guidance and advised oncology social workers on the need for medical letters for employers. One surprising thing we learned is that our model of program delivery is very well suited to working remotely! The vast majority of our work has always been done over the phone, as our clients so often prefer to talk with us from the comfort and privacy of their home on their own time and when they are not rushed and have all their papers with them. Our work continued without interruption as we switched to working remotely on March 12,2020. Due to the restrictions COVID-19 placed on health care centers and hospitals in terms of limiting access and entry to all but first responders and frontline care providers, the mobile legal clinics CLC worked to establish onsite at community partner locations in 2019 were all put on hiatus for 2020. We look forward to resuming these successful outreach efforts when safe again to do so.

Form 990, Part VI, Section B, Line 11b - CLC's CEO/ED and its Executive Committee review the draft 990. Any questions are addressed, and any necessary revisions are made. The full board of directors is then supplied with an electronic copy of the final 990 prior to filing. The board is encouraged to review the 990 and ask any questions that they have. The board discusses the filed 990 at the next board meeting and approves the filing with the State of Minnesota.

Form 990, Part VI, Section B, Line 12c - CLC's board members and officers are all subject to a conflict of interest policy that requires decision making on any transaction that would affect any of those individual's "material financial interest(s)" or would significantly affect their personal interest(s) ("appearance conflicts") to be affected on action of the entire board, after the board has been given prior notice of the individual(s) and the conflict(s), and with only Directors who are independent of the party with the actual or perceived conflict participating. The question as to whether an individual has a conflict falling within the policy is decided by the board, not including in its deliberations or vote the party(ies) whose conflict is at issue. All potential, perceived or actual conflicts are reviewed on an annual basis, and every year at our first board meeting of the year in January, each board member completes and signs our conflicts disclosure

Form 990, Part VI, Section B, Line 15 - The CEO/ED's salary is set each year by the Executive Committee, comprised of our board chair, secretary and treasurer. The Executive Committee reviews the most recent "Minnesota Nonprofit Salary and Benefit Survey" prepared by the Minnesota Council for Nonprofits in setting the Executive Director's salary. All of the board members/officers are independent. The publication provides helpful listing of comparable salaries, benefits and other compensation measures for similar positions, relative to education and experience across a wide range of nonprofit organizations. Compensation is also based on the CEO/ED's job performance over the past year. The Executive Committee meets with the CEO/ED to review and assess progress made during the year in meeting goals set forth as part of the CEO/ED's written job requirement and performance obligations.

Form 990, Part VI, Section C, Line 19 - The website at page http://www.cancerlegalcare.org/who-we-are/governing-docments.html clearly states Cancer Legal Care's conflict of interest statement, governing documents, financial statements and other public documents are located at our office at 3503 High Point Drive Suite 270 Oakdale, MN 55128.

Form 990, Part XI, Line 9 - Adjustment for rounding