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NEW FEATURE! Click the tabs on the left to jump to a different section of this document.
Introduction

Baylor Scott & White Holdings ("Baylor") sponsors the Baylor Scott & White Health Retirement Savings Plan and the Baylor Affiliated Services Retirement Savings Plan (the "Plan" or "Plans") to give you a convenient, tax-deferred way to save for the future. Taking advantage of this valuable savings opportunity can have a significant impact on your overall financial security when you are ready to retire. To encourage you to participate, Baylor Scott & White provides a dollar-for-dollar matching contribution up to the first 5% of Eligible Pay you save through the Plan. Earnings on your pre-tax or Roth after-tax contributions, along with the Baylor Scott & White employer matching contribution, accumulate on a tax deferred basis until you withdraw the funds.

This Summary Plan Description explains the features of the Plans and the rights and responsibilities related to participation in the Plans. The Summary Plan Description is not meant to interpret, extend or change the terms of the Plans in any way. In case of a conflict between this Summary Plan Description and the provisions of the Plans, the provisions of the Plans will govern your rights and benefits. In the case of any ambiguity, the Plan Administrator's interpretation is final.

WHO IS ELIGIBLE TO PARTICIPATE IN THE PLAN?

The Plan, commonly referred to as the 401(k) Plan, is open to all employees of participating Baylor Scott & White employers after working for one full scheduled work day. Employees classified as Full-Time, Part-Time, TDA, and PRN are eligible. Nonresident aliens with no U.S. source income, independent contractors, and leased employees are not eligible to participate in the Plan. Additionally, union employees covered by a collective bargaining agreement which does not expressly provide for participation in the Plan and employees on an unpaid leave of absence or on military leave are ineligible to participate in the Plan.

PLAN HIGHLIGHTS

Here's a summary of the features of the Plans. Key terms are defined in the Glossary in Appendix A.

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-Tax and Roth Contributions</td>
<td>You elect whether to make pre-tax or Roth after-tax 401(k) contributions, or a combination of both. You may also elect how much to contribute, up to 50% of your Eligible Pay before taxes, subject to annual Internal Revenue Service (IRS) limits. Because these contributions are not subject to current federal and, in most cases, state and local income taxes, you reduce your current taxable income.</td>
</tr>
<tr>
<td>After-tax Contributions</td>
<td>The Plan no longer permits non-Roth after-tax contributions as of August 1, 2016.</td>
</tr>
<tr>
<td>Automatic Payroll Deduction</td>
<td>Your contributions are automatically deducted from each paycheck, making it easy and convenient for you to save on a regular basis.</td>
</tr>
<tr>
<td>Employer Matching Contributions</td>
<td>Baylor Scott &amp; White will match your contributions dollar-for-dollar, up to the first 5% of your Eligible Pay each pay period in which you make a pre-tax contribution. If you make salary deferrals under the Baylor Scott &amp; White Health 403(b) Plan, the matching contribution is made under the Baylor Scott &amp; White Health Retirement Savings 401(k) Plan.</td>
</tr>
<tr>
<td>Investment Options</td>
<td>You may choose from over 20 investment funds with a range of objectives and potential for risk and return. You may also enroll in a self-directed brokerage Account to invest up to 50% of your Plan balance in investments other than the Plan’s core investment funds.</td>
</tr>
</tbody>
</table>
### PLAN IDENTIFICATION INFORMATION

The two retirement plans described in this Summary Plan Description are listed below. Their features are the same, but the Plan you are eligible to participate in depends on the Baylor Scott & White organization you work for. The official names of the Plans are as follows:

- **Baylor Scott & White Health Retirement Savings Plan.** Plan No. 002. This Plan is for employees of Baylor Scott & White Health and related participating employers. See Appendix B for a complete list.
- **Baylor Affiliated Services Retirement Savings Plan.** Plan No. 003. This Plan is for employees of Baylor Affiliated Services LLC and certain other participating employers. See Appendix B for a complete list.

**Plan Administrator**

Baylor Scott & White Holdings is the Plan Sponsor and Plan Administrator of both the Baylor Scott & White Health Retirement Savings Plan and the Baylor Affiliated Services Retirement Savings Plan. The federal Employer Identification Number of Baylor Scott & White Holdings is 46-3130985.

The Finance and Investment Committee of Baylor Scott & White Holdings is responsible for determining how to invest Plan assets held in the Plans’ trust Accounts, including choosing and monitoring the investment funds available under the Plan.

You may contact the Plan Administrator at the following address:

**Baylor Scott & White Holdings**

Attn: Retirement Department
440 Lyndon B. Johnson Freeway
Plaza II Suite 225
Irving, TX 75063

**Sponsor**

Baylor Scott & White Holdings is also the Sponsor of both the Baylor Scott & White Health Retirement Savings Plan and the Baylor Affiliated Services Retirement Savings Plan.

You may contact the Sponsor at the following address:

**Baylor Scott & White Holdings**

Attn: Retirement Department
440 Lyndon B. Johnson Freeway
Plaza II Suite 225
Irving, TX 75063

**Recordkeeper/Administrative Services Provider**

Great-West Life & Annuity Insurance Company ("Empower")

8515 East Orchard Road
Greenwood Village, CO 80111
1-844-722-BSWH(2794)

www.BSWHretirement.com

---

**Plan Feature** | **Description**
--- | ---
**Loans And Withdrawals** | You may take one (1) personal loan and one (1) residential loan from your Account balance totaling up to a maximum of 50% of your vested Account (with a maximum of $50,000) minus the highest balance of any other outstanding loans during the previous 12 months.
You may qualify for certain types of withdrawals from some of your Plan Accounts while still employed.

**Access to Your Account Information** | You can access your Plan Account information at any time by:
- Single sign-on from PeoplePlace Portal
- Visit [www.BSWHretirement.com](http://www.BSWHretirement.com).
- Call Empower Retirement at 1-844-722-BSWH(2794), Monday – Friday, 8:00 a.m. – 7:00 p.m. CST,
- Email [participant_services@empower-retirement.com](mailto:participant_services@empower-retirement.com).
- Download Empower Retirement app via Apple App Store or Google Play
Funding Medium

Plan assets are held in a trust maintained by the Trustee. The assets of the trust are not commingled with Baylor assets and are held exclusively to pay benefits and expenses. The Trustee is responsible for assets held in trust Accounts by the Plan.

Trustee

Great-West Trust Company, LLC
8515 East Orchard Road
Greenwood Village, CO 80111
800-838-5160
www.greatwesttrustco.com

Agent for Service of Legal Process

Legal process may be served on the Plan Administrator/Sponsor at the address listed above.

Legal process may also be served on the Trustee at the address listed above.

PARTICIPATING IN THE PLANS

After you are hired, we encourage you to begin participating in the Plan as soon as possible after your first day of employment.

To access your account online for the first time, visit www.BSWHretirement.com and select the REGISTER button. Select the ‘I do not have a PIN’ tab and follow the prompts. The website will guide you through the account registration process. The next time you access your account, choose ‘Login’.

If you need assistance accessing your account, call an Empower Retirement Participant Service Representative at 1-844-722-BSWH(2794), Monday – Friday, between 8:00 a.m. and 7:00 p.m.

When you enroll, you choose the percentage of Eligible Pay you want to contribute – from 1% to 50% of your Eligible Pay. You will also choose investments for your Account.

If you have an email address on file, you will receive an email confirming that your enrollment request has been received. Your Plan contributions will be deducted from your paycheck as soon as administratively possible after you enroll. Depending on when you submit your enrollment, your deductions will typically be reflected on your next regular paycheck or the following paycheck. In some instances, a banking or nationally recognized holiday or unforeseeable event may delay the processing of your election.

NAMING A BENEFICIARY

When you enroll in the Plan, you must name a beneficiary to receive your Account balance if you die before receiving your entire vested Account. If you are married, federal law requires that your Spouse be your beneficiary unless your Spouse consents in writing to another beneficiary. Your Spouse’s written consent must be witnessed by a notary public.

If you wish to make a change later, you may enter the change by visiting www.BSWHretirement.com or calling Empower Retirement at 1-844-722-BSWH(2794).

If you do not properly name a beneficiary before your death, or if your designated beneficiary is not living at the time of your death, the distribution will be paid to your surviving Spouse if you were married, or to your estate if you were single at the time of death.
SECTION 1: Contributions to Your Account

You may make both pre-tax and Roth after-tax contributions to the Plan. Pre-tax contributions and Roth contributions give the Plan a distinct advantage over a bank savings account or other post-tax savings options because all earnings are tax-deferred. In addition, Baylor Scott & White’s matching contribution increases your retirement account and also provides tax-deferred earnings. Some employees who work primarily in the Central Texas division are eligible to make salary deferrals under the Baylor Scott & White Health 403(b) Plan, not this Plan; however, for these employees, Baylor Scott & White’s matching contribution is made under the Baylor Scott & White Health Retirement Savings Plan.

What is Eligible Pay?

Your contributions (and employer matching contributions) are based on your Eligible Pay. Eligible Pay is generally your base pay. See Appendix A for a complete definition.

YOUR CONTRIBUTIONS

The Plan allows you to contribute up to 50% of your Eligible Pay (in whole percentages) through convenient payroll deductions. At your election, these may be either pre-tax, Roth after-tax 401(k) contributions, or a combination of both. Roth contributions will be accounted for separately from pre-tax contributions due to differences in federal income tax characteristics.

Your pre-tax contributions to the Plan are deducted from each of your paychecks before federal (and, in most cases, state and local) income taxes are withheld. As a result, your taxable income is reduced by the amount you save, so you pay less in current taxes. You defer paying income taxes on your contributions and any earnings until you take the money from your Account.

Your pre-tax contributions are, however, considered part of your taxable income for purposes of calculating Social Security and Medicare (FICA) withholding taxes. This means your Plan pre-tax contributions will not reduce your Social Security taxes or benefits. Your pre-tax contributions will also not affect any pay increases or any pay-related benefits you are eligible for and elect, such as life insurance and disability insurance.

The following example shows how you benefit from saving with pre-tax dollars compared with contributing post-tax dollars to a regular savings account. This example assumes your Eligible Pay is $50,000 a year, you file a single income tax return and you save 5% of your pay ($2,500) each year.

<table>
<thead>
<tr>
<th></th>
<th>Pre-tax savings</th>
<th>Post-tax saving</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual pay</td>
<td>$50,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>Minus pre-tax contribution</td>
<td>($2,500)</td>
<td>$0</td>
</tr>
<tr>
<td>Taxable income</td>
<td>$47,500</td>
<td>$50,000</td>
</tr>
<tr>
<td>Minus federal income taxes at 20%</td>
<td>($9,500)</td>
<td>($10,000)</td>
</tr>
<tr>
<td>Minus after-tax saving</td>
<td>$0</td>
<td>($2,500)</td>
</tr>
<tr>
<td>Estimated take-home pay</td>
<td>$38,000</td>
<td>$37,500</td>
</tr>
<tr>
<td>Increase in take-home pay by savings pre-tax</td>
<td>$500</td>
<td>$0</td>
</tr>
</tbody>
</table>

Note: This is only an example and considers only federal taxes at a 20% rate. Your actual tax savings may vary depending on your tax status, whether you file a joint return, and income. This example does not reflect any investments or returns in the Plan’s fund options.

Your Roth contributions are deducted from each paycheck after federal income taxes are withheld.

Whether your contributions are pre-tax or Roth after-tax, you do not pay taxes on your investment earnings until you take a distribution from the Plan. This income tax deferral can help your savings grow faster.

CONTRIBUTION LIMITS

The IRS sets limits on the amount of pre-tax and Roth contributions you may make each year under all tax-qualified retirement plans. These limits may change each calendar year, please see Appendix C for the current limits.

If you participated in another employer’s 401(k) plan and this Plan during the same calendar year and the combination of pre-tax and Roth contributions to both plans exceeds the maximum IRS contribution dollar limit, you should request that the excess amount be returned to you from one of the plans. To request a refund from the Plan, you should submit your request no later than March
15th of the following year. Otherwise, the excess will be taxable income to you in the year of the contribution and in the year of any distribution. Keep in mind that you will also forfeit any matching contributions attributable to the excess contributions distributed to you.

If you wish to have excess contributions refunded to you from the Plan, please call Empower Retirement at 1-844-722-BSWH (2794), Monday – Friday, 8:00 a.m. – 7:00 p.m. CST.

**ANNUAL CONTRIBUTIONS LIMITS FOR HIGHLY COMPENSATED EMPLOYEES**

The Internal Revenue Code requires that the Plan comply with certain “non-discrimination” tests to ensure the Plan’s tax advantages are evenly distributed. If you are a Highly-Compensated Employee, these tests may affect the amount you are permitted to defer or the amount of after-tax contributions and employer matching contributions that may be allocated to your Account.

In order to comply with these non-discrimination rules, a portion of your pre-tax or Roth after-tax contributions (and applicable earnings), and where necessary, vested matching contributions (and applicable earnings) may be distributed to you. In addition, non-vested matching contributions that relate to pre-tax or Roth after-tax contributions that must be refunded will be forfeited. The Plan Administrator will notify you if a distribution is required. Generally, any required distributions will occur on or before March 15th of the following Plan Year. Distributions that are made as a result of a failure of the non-discrimination tests are reported on IRS Form 1099-R and included in taxable income in the year in which they are received.

**CHANGING YOUR CONTRIBUTIONS**

If your financial situation changes during the year, you may want to increase or decrease your contribution election. You may change the amount you contribute to the Plan at any time at www.BSWHretirement.com or by calling Empower Retirement at 1-844-722-BSWH(2794), Monday – Friday, 8:00am – 7:00pm CST. Your election change will be processed as soon as administratively possible after you submit the change. Depending on when you submit the change, your new election will typically be reflected on your next regular paycheck or the following paycheck. In some instances, a banking or nationally recognized holiday or unforeseeable event may delay the updating of your contribution. If your Eligible Pay changes during the year, the dollar amount of your contribution amount automatically changes because the contribution is a percentage of your pay.

**POST-TAX CONTRIBUTIONS**

The Plan previously permitted non-Roth after-tax contributions, but no longer allows them as of August 1, 2016. If you previously made these contributions, you continue to have an After-Tax Contribution Account that holds your past after-tax contributions plus related earnings.

**CATCH-UP CONTRIBUTIONS**

Catch-up contributions are intended to help older employees who want to increase their savings as they approach retirement age. If you are eligible, this provision allows you to make additional pre-tax or Roth contributions either after you have first met your combined pre-tax and Roth contribution limit or in conjunction with your pre-tax and Roth contributions. To be eligible for this higher contribution limit, you must:

- Be at least age 50 by the end of the calendar year. You may elect catch-up contributions at any time during the calendar year in which you turn age 50 or older.
- Defer the maximum amount allowed by the IRS for pre-tax and Roth contributions before the end of the calendar year.

Catch-up contributions are not eligible for the Baylor Scott & White matching contribution.

**IN-PLAN ROTH CONVERSION**

The Plan now permits you to make an in-Plan Roth conversion, if desired. This is a rollover to a Roth Account from any of the following Accounts you have in the Plan: Pre-Tax Contribution Account, vested Scott & White Retirement Plan Non-Elective Contribution Account, vested Matching Contribution Account, or Rollover Account. The amount you elect to rollover will be considered taxable income to you in the year in which the rollover occurs.

When you later receive a distribution from a Roth Rollover Account, the distribution may be eligible for favorable tax treatment. See the Distributions Section for more information.

**ROLLOVER CONTRIBUTIONS TO THE PLAN**

If you worked for another employer and participated in a qualified retirement plan, 401(k) plan, 403(a) plan, 403(b) plan or governmental 457(b) plan, you may be able to transfer your pre-tax Account balance or Roth 401(k) Account balance from that plan into the Plan. You may also transfer the balance of a “conduit” IRA into the Plan. A conduit IRA holds only a qualified retirement plan rollover contribution, and where necessary, vested contributions distributed to you.

In some instances, a banking or nationally recognized holiday or unforeseeable event may delay the updating of your contribution. If your Eligible Pay changes during the year, the dollar amount of your contribution amount automatically changes because the contribution is a percentage of your pay.
You may make a rollover contribution as soon as you are hired. Your rollover is always 100% vested and belongs to you. Loans may be eligible to be rolled into the Plan, only if approved by the Plan Administrator. Rollover contributions, with or without an associated loan, must meet specific requirements as defined by the IRS and Plan Administrator. Rollovers are not eligible for the employer match.

To make a rollover contribution, request a form by visiting www.BSWHealth.com or for questions regarding rollover eligibility, contact Empower Retirement at 1-844-722-BSWH (2794), Monday – Friday, 8:00 a.m. – 7:00 p.m. CST.

EMPLOYER MATCHING CONTRIBUTIONS

To encourage you to save for your future financial security, Baylor Scott & White offers a dollar-for-dollar matching contribution on the first 5% of Eligible Pay you contribute to the Plan. Baylor Scott & White matches your pre-tax and Roth after-tax contributions, subject to the limit on recognized compensation.

- If you contribute 5% or less of Eligible Pay, Baylor Scott & White matches the same percentage of pay that you elect to save.
- If you contribute more than 5% of your Eligible Pay, Baylor Scott & White matches the first 5% of your contributions only.
- Catch-up contributions are not matched.
- You are eligible to receive the matching contribution as soon as you begin contributing. The match is made to your Account for each pay period in which you make a contribution and has the same investment options available as your contributions.

The Baylor Scott & White’s matching contribution can significantly increase the value of your Account, especially when you factor in additional investment earnings it helps you to generate. Here’s an example:

<table>
<thead>
<tr>
<th>Assume you earn $50,000 a year and your election is</th>
<th>You contribute</th>
<th>BSWH adds the match</th>
<th>Total Plan contribution is</th>
</tr>
</thead>
<tbody>
<tr>
<td>3% of pay</td>
<td>$1,500</td>
<td>$1,500 (3% of pay)</td>
<td>$3,000</td>
</tr>
<tr>
<td>5% of pay</td>
<td>$2,500</td>
<td>$2,500 (5% of pay)</td>
<td>$5,000</td>
</tr>
<tr>
<td>8% of pay</td>
<td>$4,000</td>
<td>$2,500 (5% of pay)</td>
<td>$6,500</td>
</tr>
</tbody>
</table>

EMPLOYER MATCH OPTIMIZATION OR “TRUE-UP”

Baylor Scott & White’s matching contribution is made each payroll period. Then, after the end of each Plan Year, Baylor Scott & White may make an additional annual “true-up” matching contribution. A true-up matching contribution ensures that those whose Eligible Pay or contribution rate varies during the Plan Year still receive the full match amount for the Plan Year. The true-up calculation compares your Plan Year contributions to the matching contributions allocated to your Account as of the end of the Plan Year. Then, an additional matching contribution will be allocated to your Account if necessary to provide the total annual matching contribution to which you are entitled under the matching formula, considering your Eligible Pay and contributions for the entire Plan Year.

While the true-up contribution is not required until October 15 of the following Year, the calculation is usually performed by the end of the first quarter of the following Year. Any additional matching contribution due is allocated to Accounts shortly thereafter.

ACCOUNTING FOR CONTRIBUTIONS AND MERGED PLAN ACCOUNTS

The Baylor Scott & White Health Retirement Savings Plan is a combination of the Baylor Health Care System Retirement Savings Plan and the Scott & White Retirement Plan, which merged effective August 1, 2016. All contributions to the Plan are held in trust for the exclusive benefit of Plan Participants and beneficiaries. Contributions are credited to one or more separate Accounts established in your name, most of which are tracked separately because different Plan terms apply to different Accounts. Some Participants may have one or more Accounts in the Plan that originated in an earlier plan, such as the Scott & White Retirement Plan, the Johns Hospital 401(k) Plan, or the Hillcrest Baptist Medical Center 401(k) Plan. In addition, some of these plans held funds that originated in a pension plan or a money purchase pension plan. For any money that originated in one of these types of plans, different distribution rules and spousal consent rules apply, as described in more detail later in this Summary Plan Description. See the Glossary for a complete list of Accounts under the Plan.
SECTION 2: Vesting of Your Account

“Vesting” means ownership of the money in your Account. Some Accounts in the Plan are always 100% vested; others are subject to a vesting schedule.

You are always 100% vested in the following Accounts:
- Pre-tax Deferral Contribution Account, Roth Contribution Account, and After-Tax Contribution Account
- Rollover Accounts

The following Accounts are subject to a vesting schedule: the Matching Contribution Account, the Scott & White Retirement Plan Non-Elective Contribution Account, a portion of the Johns Plan Account, and a portion of the Hillcrest Plan Account.

You gain vesting—ownership—over time based on your years of service. You receive a year of service credit for each 365-day rolling period that you work for a participating employer, starting from your hire date. Certain periods of absence are also credited, such as service during a period when you are on leave for active military duty or parental leave.

In general, the Plan uses the following vesting schedule:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Vesting Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 3 Years</td>
<td>0%</td>
</tr>
<tr>
<td>3 or More Years</td>
<td>100%</td>
</tr>
</tbody>
</table>

However, a different vesting schedule may apply to you depending on when you were hired, which Baylor Scott & White organizations you have worked for, and, if you are a former employee, when you terminated employment. For example, if you worked in the Central Texas division prior to 2012 and have not worked for a Baylor Scott & White organization at any time since 2011, your vesting schedule is as follows:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Vesting Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 1</td>
<td>0%</td>
</tr>
<tr>
<td>1 but less than 2</td>
<td>20%</td>
</tr>
<tr>
<td>2 but less than 3</td>
<td>40%</td>
</tr>
<tr>
<td>3 but less than 4</td>
<td>60%</td>
</tr>
<tr>
<td>4 but less than 5</td>
<td>80%</td>
</tr>
<tr>
<td>5 or more</td>
<td>100%</td>
</tr>
</tbody>
</table>

If you worked in the North Texas division prior to 2015 and have not worked for a Baylor Scott & White organization at any time since 2014, your vesting schedule is as follows:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Vesting Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 2</td>
<td>0%</td>
</tr>
<tr>
<td>2 but less than 3</td>
<td>25%</td>
</tr>
<tr>
<td>3 but less than 4</td>
<td>50%</td>
</tr>
<tr>
<td>4 but less than 5</td>
<td>75%</td>
</tr>
<tr>
<td>5 or more</td>
<td>100%</td>
</tr>
</tbody>
</table>

If you are employed by a Baylor Scott & White organization before and after a vesting schedule transition, your vested percentage is never less after the change than it was before the change.

Once you are 100% vested, you will always remain 100% vested in the Plan.
EARLY VESTING

You automatically become 100% vested regardless of your years of service if:

- You reach age 65 while employed,
- You become totally and permanently disabled while employed, or
- You die while employed.

“Totally and permanently” disabled means you have become eligible for disability benefits from your employer’s long-term disability plan, or if you don’t participate in that plan, you have become eligible for Social Security disability benefits.

In the case of a “partial plan termination,” all affected plan Participants are 100% vested. A partial plan termination may occur when there is a significant reduction in participation, such as a facility divestiture or shut-down. The Plan Administrator, in its sole discretion, determines when a partial plan termination occurs.

IF YOU ARE REHIRED

If you leave employment with Baylor Scott & White and are later rehired, your vesting service may be affected. A “Break-in-Service” is a period of at least 365 consecutive days during which you are absent from employment with Baylor Scott & White. The following rules apply in determining your vesting service and Breaks in Service.

If you leave employment with Baylor Scott & White and are rehired within twelve months of your termination date, your period of absence will be treated as service for vesting purposes. In other words, you are treated for vesting purposes as if you had never left employment.

Example:

Your original hire date is October 1, 2010. You left employment on February 1, 2011 and are rehired on January 1, 2012. You would have one year and three months of vesting service on your rehire date.

In this example, if you left your Account balance in the Plan after terminating, your non-vested employer matching contributions will automatically be reinstated when you are rehired.

If you make pre-tax contributions to the Plan prior to leaving employment, leave employment for a period greater than one year but are rehired after less than five consecutive years, your prior vesting service will be restored. In this situation, if you take a distribution after terminating employment, the non-vested matching contribution will be forfeited at that time. If you are later rehired within five years of your termination and you repay your previous distribution, the matching contribution will be restored to your Account. You are not required to make this repayment but may do so if you wish to have the forfeited amount restored to your Account.

If you contribute to the Plan prior to leaving employment, leave employment for more than five consecutive Breaks-in-Service and then return to employment with us, your prior vesting service is restored for purposes of vesting in future contributions—that is, contributions that accumulate after you are rehired. However, your vested percentage in contributions that accrued prior to the Breaks-in-Service will not increase.

If you contribute to the Plan prior to leaving employment, leave employment for more than five consecutive Breaks-in-Service and then return to employment with us, your prior vesting service is restored for purposes of vesting in future contributions—that is, contributions that accumulate after you are rehired. However, your vested percentage in contributions that accrued prior to the Breaks-in-Service will not increase.
SECTION 3: Plan Investment Options

Baylor Scott & White recognizes that our employees are diverse and have different goals and investment objectives for the money they contribute to the Plan. That's why the Plan offers a wide range of investment options, each with a different objective and level of risk. You elect how your Account will be invested when you enroll in the Plan. You can change your choices at any time by visiting www.BSWHretirement.com or calling Empower Retirement at 1-844-722-BSWH(2794), Monday – Friday, 8:00 a.m. – 7:00 p.m. CST.

The Plan currently offers funds in the following fund categories. However, depending on fund performance or changes in fund management, the specific fund offerings may change from time to time. You can choose to invest in:

- Money Market
- Intermediate term bonds
- Targeted date funds
- Large cap value
- Large cap growth
- Large cap blend (growth and value)
- Mid cap value
- Mid cap growth
- Small cap value
- Small cap growth
- World stock
- International equity
- Self-directed Brokerage Account (SDBA)

For more information on each of the Plan funds, including fees, charges, expenses and the associated risks, view and/or print a prospectus on-line. It is important that you read all investment information before you decide to invest. You can also request a copy of a fund’s prospectus by visiting www.BSWHretirement.com.

You will also receive more detailed information about investment options and expenses separately, on an annual basis.

If you do not make investment elections, your Account will be invested in the Plan’s “default” investment fund, which is the Target Date Fund closest to the year in which you will attain age 65.

The Finance and Investment Committee of Baylor Scott & White Holdings conducts ongoing reviews of each investment fund’s performance. The review evaluates the investment fund’s performance in relationship to all funds in the market place for that fund category, as well as other funds in the same fund category. For more information, please visit www.BSWHretirement.com.

Know the Terms

Understanding investment lingo is important to make the right choices for your retirement savings. Here are some terms you need to know.

- **Mutual fund.** A fund that pools money from a large number of people and invests it according to a shared or “mutual” investment objective. Mutual funds are made up of many different types of investments, including those described in the bullets below.
- **Money Market.** Funds are invested in short-term debt securities.
- **Intermediate Term Bonds.** Investments in government bonds that seek to have the highest level of earnings possible with a fairly conservative investment risk.
- **Targeted date fund.** A fund that invests in an appropriate mix of assets based on a specific “targeted” retirement date. The closer the target distribution date, the more conservative the mix of investments.
- **Market Capitalization (CAP).** The total dollar value of a company’s stock related to its size. Funds that invest in big companies are called “large cap funds,” and funds that invest in small companies are “small cap funds.”
- **Blends.** Investments that buy either value or growth stocks, or invest in stocks that fall in the middle.
- **Value.** Investments that buy stocks that are relatively cheap in the hope that prices will recover. A large cap value fund invests in undervalued, large companies whose stock is expected to have reasonable earnings with growth potential.
- **Growth.** Investments that typically buy fast-growing stocks that are already expensive, hoping they will keep rising. These investments seek long-term growth and future income.
- **World stock/international equity.** Investments in international companies, including U.S. companies.
INTRODUCTION

SECTION 1: Contributions to Your Account

SECTION 2: Vesting of Your Account

SECTION 3: Plan Investment Options

SECTION 4: Plan Loans

SECTION 5: Plan Withdrawals

SECTION 6: Plan Distributions After Termination

SECTION 7: Taxes on Your Payments

SECTION 8: Other Plan Details

GETTING INVESTMENT ADVICE

Baylor Scott & White has adopted an investment policy that offers you access to investment guidance that meets federal guidelines, current information about the funds, and educational materials to help you compare your choices by risk and return characteristics.

The Plan offers two investment advice tools, both of which use mathematical software to help determine which funds may be right for your situation:

- **Personal Online Advice** is available at no cost to you. This interactive software helps you model various investment strategies and suggests approaches which meet your timeline for retirement, tolerance for investment risk and other factors. You can access this tool by visiting [www.BSWHretirement.com](http://www.BSWHretirement.com). This service is provided by Financial Engines.

- **Professional Management** allows you to pay a fee for a professional investor to manage your individual Plan Account based on your stated objectives. Financial Engines provides this service. If you elect to participate in this service, the following are the fees that will be charged:

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>The first $50,000 in your Account</td>
<td>.60% Annually $5.00 per $10,000 or $25.00 max per quarter</td>
</tr>
<tr>
<td>For the amount in your Account between $50,000 and $100,000</td>
<td>.50% Annually $4.17 per $10,000 or $20.85 max per quarter</td>
</tr>
<tr>
<td>For the amount in your Account between $100,000 and $150,000</td>
<td>.40% Annually $3.33 per $10,000 or $16.65 max per quarter</td>
</tr>
<tr>
<td>For the amount in your Account over $150,000</td>
<td>.30% Annually $2.50 per $10,000 or $12.50 max per quarter</td>
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</table>

**Keys to Smart Investing**

Knowing your savings goals, timeframe and risk tolerance help you create the right investment mix for your Account. Here are some things to keep in mind as you make your decisions:

- **Know your risk tolerance.** No matter what your age or situation, you have a personal attitude toward risk. If you are uncomfortable taking risks, you may want to select investments that have a lesser chance of losing money due to fluctuations in financial markets. If you are willing to assume more risk for the opportunity of greater returns on your investment, you may want to consider investing in more aggressive growth style funds.

- **Be wise to inflation risk.** When you try to reduce investment risk by investing only in conservative funds, you may expose yourself to inflation risk. Inflation risk occurs when your funds do not outperform the rate of inflation over time. If this happens, your Account may fall short of the money you need when you reach retirement age.

- **Think about your goals and time horizon.** As a general rule, the sooner you’ll need the money, the more you need to protect it from short-term investment losses and the more conservative your investments should be. But if you won’t need the money for 15 to 20 years, you can afford to take a little risk for the higher payoff that more aggressive investments offer over the long term.

- **Spread it out.** By putting your savings in a variety of investments, you are more likely to compensate for losses in one category with earnings in another.

aspects of the fund, such as changes in key personnel, firm ownership, shifts in the firm’s investment philosophy, fees and charges compared to the peer group, and changes in the investment type brought about by either an increase or decrease in assets. The Plan also has a professional outside third party that reviews the funds on an ongoing basis in addition to Baylor Scott & White’s own evaluation. Baylor Scott & White may remove a fund from the lineup of options. If a fund is removed, notice is provided at least 30 calendar days prior to the transition. Usually when a fund is removed, amounts invested in the removed fund are transferred to a comparable fund. When an investment fund is removed, there may be a one market-day period that no transaction can take place to allow time for the mapping and transition from the current investment fund to the new investment fund to occur for all the Participants that are in the fund.
You may participate in Professional Management if you leave employment with Baylor Scott & White and are 60 or older with over $5,000 in your Account. Under this arrangement you can have Professional Management make either regular recurring distributions or partial distributions to you. You can also purchase a retirement annuity through Professional Management after your employment ends.

The Plan is a defined contribution plan and is intended to adhere to the requirements of Section 404(c) of ERISA. While the Plan offers tools to help you make wise investment decisions, you are ultimately responsible for making your elections. The Plan’s fiduciaries are not liable for losses resulting from investment decisions you make.

SELF-DIRECTED BROKERAGE ACCOUNT

The Plan offers a Self-directed Brokerage Account (SDBA) investment option which allows you to invest in publicly-traded stocks listed on major U.S. exchanges and the NASDAQ market, many corporate and government bonds and more than 9,000 different mutual funds from approximately 300 fund families. To participate in the SDBA, you need to know the following facts:

- The maximum amount you may invest in a SDBA is 50% of your total Account balance. Your investments outside of the SDBA are called your “core” investments.
- The annual fee to maintain a SDBA is $60 ($15 per quarter). The fee is deducted from your core Plan investment Account and not your SDBA Account, on the last business day of the quarter.
- You may be charged transaction fees for purchases or sales in your SDBA. Please refer to the Fee Disclosure Notice that comes in your SDBA Welcome Kit/Email or by logging onto www.BSWHretirement.com
- To open a SDBA, you must transfer at least $1,000 from your Plan’s existing investment options. All future transfers must be a minimum of $500.
- To enroll in the SDBA, login to www.BSWHretirement.com. Navigate to the My Accounts section and under the Investments area along the left hand side of the page you will select “Brokerage”. From there, you can enroll online by clicking “Enroll”. Once enrollment is complete you will receive a Welcome Kit with further details.
- To have someone other than the Plan Participant transact in your brokerage Account, a “Trading Authorization Form” must be completed. You can obtain a copy of the Trading Authorization Form by logging into your SDBA at www.BSWHretirement.com. Please note that some of the core funds have trading restrictions that require assets to reside in the fund for a minimum period of time.
- For assistant with questions or enrolling in the SDBA, please contact Empower Retirement at 1-844-722-BSWH(2794), Monday – Friday, 8:00 a.m. to 7:00 p.m. CST.

TRACKING YOUR INVESTMENTS

You will receive a Plan statement each quarter. You can track your Account performance more regularly online by visiting www.BSWHretirement.com or via the Empower Retirement app.

If you invest in a SDBA, you will also be mailed a separate brokerage statement monthly if there is any activity in your SDBA and quarterly if there is not.

TRANSFERRING MONEY BETWEEN FUNDS

As your financial needs and goals change, you may want to move money from one investment fund to another. You can make these transactions online at www.BSWHretirement.com or by calling Empower Retirement at 1-844-722-BSWH(2794), Monday – Friday, 8:00 a.m. – 7:00 p.m. CST. You may transfer money in 1% increments. Transactions performed before 3:00 p.m. Central time, or NYSE market close if earlier, are completed the same day. Transfer requests submitted after NYSE market close will be completed the next business day. You should check whether an investment is subject to a trading restriction that requires assets to reside in the fund for a minimum period of time before assets can be moved.
SECTION 4: Plan Loans

While the Plan is designed to help you save for long-term financial needs, you may take a loan from your Plan Account for any reason if you need the money today. Loans can be directly deposited into your bank account. There are no loan origination or ongoing maintenance fees.

LOAN AMOUNTS

You may have no more than one (1) outstanding general purpose loan and one (1) outstanding residential loan. This is a combined limit on loans from the Plans and the Baylor Scott & White Health 403(b) Savings Plan.

The minimum loan amount is $1,000. The maximum amount you are permitted to borrow is the lesser of (1) 50% of your vested Account balance or (2) $50,000, reduced by your highest outstanding Participant loan balance in the last 12 months (considering loans from the Plans and the Baylor Scott & White Health 403(b) Savings Plan). This means that any prior loan may limit how much you may borrow until it has been repaid in full for more than 12 months.

INTEREST ON LOANS

The interest rate for Plan loans is updated and effective on the first business day of each quarter. The Plan loan interest rate is equal to the prime interest rate stated in the Wall Street Journal in effect as of the 15th day of the month prior to the first day of the quarter in which the loan in initiated, plus 1% (capped at 5% if you are on a military leave of absence). For example, if the prime rate published in the Wall Street Journal on March 15th is 3%, the interest rate for any loan made for the quarter beginning April 1st is 4%. The interest rate at the time you borrow stays fixed throughout the term of your loan.

TAXES ON YOUR LOAN

You are not taxed on the amount you borrow from your Account if you timely repay the loan according to your loan agreement. Any interest you pay is credited to your Plan Account. However, the interest you pay on your Plan loan (including a home loan) is not deductible for tax purposes.

If you default on the loan, the outstanding loan amount at the time of default will be treated as a taxable distribution to you and may be subject to early withdrawal penalties. Interest will also continue to accrue until you repay the loan (and accrued interest) or leave Baylor Scott & White. Interest will be reported on an IRS Form 1099. If you default on a loan and are still employed, you are no longer eligible for another loan until your first loan, with interest, has been paid off.

Example:

Your vested Account balance exceeds $100,000. You previously borrowed $50,000 from your Account in the Plan. As of 12 months ago, your loan balance was $10,000. The loan has now been repaid in full. If you apply for another loan immediately, the maximum allowable loan amount would be $40,000 ($50,000 less the $10,000 outstanding loan balance as of 12 months ago). If you wait until 12 months from the date you repay the original loan in full, however, the $50,000 maximum would not be reduced. To find out about the amount you may borrow, or for help in deciding how much to borrow, visit www.BSWHretirement.com or call Empower Retirement at 1-844-722-BSWH(2794), Monday – Friday, 8:00am – 7:00pm CST to speak to a representative.

REQUESTING A LOAN

You may request a loan by logging into www.BSWHretirement.com or calling Empower Retirement at 1-844-722-BSWH(2794), Monday – Friday, 8:00 a.m. – 7:00 p.m. CST. After your loan is processed, your investments will be redeemed proportionately across all your investment choices to fund the loan. If you are on an unpaid leave of absence, you are not eligible to request a loan.

If you request a residential loan, the loan requirements are as follows: (1) You qualify for a personal principal residence loan if the loan is used to acquire a residence which you, within a reasonable time, will occupy as your principal personal residence. (2) You must occupy the residence for the majority of the time (second homes do not qualify). (3) A loan in connection with re-financing of your residence or a home equity loan will not qualify as a personal residence loan. The Plan may request you to provide documentation at any time that will validate the residential loan you received was for your primary residence. This loan is for a maximum of a 10-year period.

Residential loans require the following documents: (1) A paper application with the Participant’s signature. (2) A signed purchase contract dated within the last 60 days or, if building, a copy of the builder’s contract dated within the last 180 days of receipt of the loan application. The contract should reflect the Participant’s name as the buyer,
address of the residence being purchased, purchase price, amount of down payment and/or closing costs, a closing date no more than 6 months in the future, and signatures of both buyer and seller. (3) A Good Faith Estimate in addition to the signed purchase contract or builder’s contract if loan request includes closing costs/settlement charges and those costs/charges are not reflected on the purchase contract or builder’s contract. The documentation should reflect the closing costs or settlement charges, the Participant’s name as the borrower, and the address of the residence being purchased.

**Loan Deductions**

If you take a Plan loan, the loan amount is withdrawn from your Account in the following order:

- Pre-tax contributions
- Vested employer matching contributions
- Rollover contributions
- Post-tax contributions

**REPAYING YOUR LOAN**

When you request a loan, you choose the repayment period, up to certain limits. You may take up to five years to repay a general purpose plan loan and up to 10 years if the loan is used to buy your primary residence. You repay your loan, plus interest, through automatic payroll deductions each pay period. You may pay off the remaining balance of your loan at any time without penalty by cashier’s check, money order, or personal check. If payment is made by personal check, subsequent loans or distributions may be held for 15 calendar days following the receipt of a personal check. You may make partial loan payments or make additional loan payments against the principal balance directly to Empower Retirement. Your loan, once set, cannot be re-amortized or modified unless re-amortization is due to returning from an unpaid leave of absence. To get information on your outstanding balance or request payoff information, visit [www.BSWHretirement.com](http://www.BSWHretirement.com) or call 1-844-722-BSWH(2794), Monday – Friday, 8:00 a.m. – 7:00 p.m. CST to speak to a representative.

Loan payments are invested according to your current investment elections for future contributions at the time the loan payment is deposited in your Account.

**IF YOU LEAVE BAYLOR SCOTT & WHITE, HOW TO REPAY YOUR LOAN**

If you have an outstanding loan balance when you terminate employment, you may choose to pay off the loan within 60 calendar days or you may continue to make repayments in accordance with the terms of the loan. If you would like to continue paying the loan, contact Empower Retirement at 1-844-722-BSWH(2794) to elect manual loan payments. The Plan Administrator will send loan coupons after your request is received. If you have a change in address after terminating employment, contact Empower Retirement at 1-844-722-BSWH(2794) or visit [www.BSWHretirement.com](http://www.BSWHretirement.com) update your mailing address.

**IF YOU ARE ON APPROVED LEAVE OF ABSENCE**

If you are on an unpaid leave of absence, you are not eligible to request a loan. However, if you have a loan outstanding and you begin an approved leave of absence without pay or disability leave (or a leave of absence at a reduced rate of pay that does not support your loan repayments), you may choose to make manual loan payments each month while on leave or to suspend loan repayments for the duration of your leave or twelve months (whichever period of time is shorter). Contact Empower Retirement at 1-844-722-BSWH(2794) to make your choice when your leave of absence begins and verify your loan repayment will restart through automatic payroll deductions upon your return to work. If you do not request that the repayment schedule be suspended and then fail to make manual loan repayments as required, the loan balance will be considered delinquent.

If you are on leave for military duty, your payments will be suspended for the entire period of military leave. When you return from military leave, contact Empower Retirement at 1-844-722-BSWH(2794) to confirm that your loan payments will restart through automatic payroll deductions.

Employees receiving a paycheck from Baylor Scott & White for short-term disability or occupational injury are considered to be on paid leave. In this case, loan payments continue to be deducted from each paycheck. Long term disability payments are from the insurance carrier and not from Baylor Scott & White. If you are on long term disability or a you are a physician on short term disability, you need to contact Empower Retirement at 1-844-722-BSWH(2794) to establish manual coupon payments.
IF YOU DIE WITH A LOAN BALANCE

If you die with an outstanding loan balance, your loan balance is due within 60 days following your date of death unless otherwise subject to an earlier due date. If the loan balance is repaid within 60 days (or earlier due date), it will be added to your Account balance and be payable to your designated beneficiary. If the loan balance is not repaid within 60 days, the outstanding loan balance will be deducted from your Account. The distributed balance will be reported as a taxable distribution to you as a participant or your estate as applicable.

TAXATION AND DEFAULT

While you are employed, your loan repayments are made through payroll deduction. If your employment changes in any way—for example, you transfer to a different division, begin a leave of absence, or terminate from employment—you must be sure that your loan repayments are set up for manual payments (or are suspended, if that is an option given your situation). If Baylor Scott & White has not received any loan repayment within 60 calendar days, your loan balance will be considered in default, will be a deemed distribution to you and will be subject to federal income taxation (and a 10% penalty if you are under age 55 at the time you terminate, and otherwise, if you are under 59½ at the time of default).

There is a grace period in which you may catch-up your delinquent loan repayments and resume the payment schedule without a default. You have until the end of the calendar quarter following the quarter in which your loan becomes delinquent to make all missed payments. If missed payments are not repaid by the end of the grace period, your loan(s) will be in default.

If your loan balance defaults, the Trustee will foreclose upon your vested Account balance for the amount of your defaulted loan balance. The loan balance will be a deemed distribution to you and subject to income taxes (and a 10% penalty if you are under age 55 at the time you terminate, and otherwise, if you are under 59½ at the time of default).
SECTION 5: Plan Withdrawals

Although the Plan is designed to encourage retirement savings, withdrawals during employment—called in-service withdrawals or in-service distributions—are available in some circumstances. The availability of in-service withdrawals varies depending on the Account you wish to withdraw and the reason for the withdrawal. To see if you are eligible for a withdrawal and to request a withdrawal, call Empower Retirement at 1-844-722-BSWH(2794) or go online to www.BSWHretirement.com.

HARDSHIP WITHDRAWALS

If you are under age 59½ and are employed (or on an approved leave of absence), you may request a withdrawal from your Pre-Tax Deferral Contribution Account if you have a financial hardship as defined by the IRS. You can take a financial hardship withdrawal only if you need the money to:

- Purchase your primary residence.
- Pay tuition expenses for higher education for you, your Spouse or your dependent.
- Pay uninsured medical expenses for you or a dependent.
- Prevent eviction from or foreclosure on your home.
- Pay funeral expenses for immediate family members.
- Repair casualty damage to your primary residence.

You may withdraw an amount equal to the documented financial need, plus anticipated taxes related to the amount withdrawn. You are required to provide documented evidence of bills relating to the specific reason(s) with your hardship application when you request a hardship withdrawal. If you would like to make a change to your deferral election, please login to your Empower account.

Hardship withdrawals will be paid in cash and may not be rolled over to another plan. Hardship withdrawals are taxable income. Hardship withdrawals are not subject to the mandatory 20% federal tax withholding; however, elective federal and state income tax withholding will apply, and the federal 10% early withdrawal penalty may also apply.

AGE 59½ WITHDRAWALS

If you are age 59½ or older, you may withdraw any portion of the following vested Accounts: Pre-Tax Deferral Contribution Account, Matching Contribution Account, Roth Contribution Account, Scott & White Retirement Plan Non-Elective Employer Contribution Account, Johns Plan Account (except to the extent it is a Money Purchase Account), Hillcrest Plan Account (except to the extent it is a Money Purchase Account), and a Roth Rollover Contribution Account.

AGE 65 WITHDRAWALS

If you are age 65 or older, you may withdraw any portion of the following vested Accounts: Pension Account, Johns Plan Account, and Hillcrest Plan Account.

OTHER WITHDRAWALS

You may request an in-service distribution from an After-Tax Contribution Account or a Rollover Account at any time.

TAXATION OF IN-SERVICE WITHDRAWALS

If your in-service withdrawal is eligible for rollover to an IRA or to another eligible retirement plan and you do not elect to roll it over, the taxable portion of the withdrawal is treated as ordinary income for the year in which you receive the distribution. The taxable portion of your in-service withdrawal that is not a financial hardship withdrawal (or a required minimum distribution) is subject to 20% mandatory federal income tax withholding. If you have not reached age 59½, the taxable portion of the withdrawal may also be subject to a 10% nondeductible penalty tax. Note that the 10% penalty amount is not withheld at the time of distribution. It is your responsibility to report and pay this on your tax return. An IRS Form 1099-R will be prepared and sent to you and to the IRS by January 31 of the year following the year in which you receive a taxable distribution.

Special rules apply to Roth after-tax monies, see Taxes on Your Payment section below or consult your professional tax advisor for further details.
SECTION 6: Plan Distributions After Termination of Employment

Distributions of your vested Plan Account balance are available as soon as administratively practical after your employment with Baylor Scott & White ends. Call Empower Retirement at 1-844-722-BSWH(2794) or go online to www.BSWHretirement.com to request payment from the Plan. Termination dates must be entered by Baylor Scott & White, please contact your manager to confirm the termination was processed.

ACCOUNT BALANCES OF $1,000 OR LESS

If you leave Baylor Scott & White or its affiliates for any reason other than death and your vested Account balance is $1,000 or less, you will automatically receive a lump-sum distribution of your Account unless you elect a rollover within 90 days of your termination.

ACCOUNT BALANCES OF $1,001 UP TO $5,000

If the total vested amount credited to your Plan Accounts is more than $1,000 but not more than $5,000, and you do not make an election by the stated deadline to choose either a lump sum distribution or a direct rollover to another tax-qualified plan or Account, then your distribution will be automatically rolled over to an IRA established in your name for your benefit with Millennium Trust Company, LLC. Your IRA will be invested automatically in a FDIC-insured interest-bearing bank demand account, which is a fund designed to preserve principal and provide a reasonable rate of return consistent with liquidity. A Welcome letter will be mailed to you at the time your IRA is established and will include a fee schedule as well as an IRA Adoption Agreement that you will need to complete. You will be responsible for paying all of the fees and expenses associated with the Millennium Trust Company, LLC IRA. The fees and expenses will be comparable to the fees and expenses charged by Millennium Trust Company, LLC for other IRA’s. For additional information on Millennium Trust Company, LLC and the associated fees and expenses, call 1-877-682-4727. Consult your tax advisor before you request a withdrawal from your IRA.

The $1,000 threshold for an automatic IRA rollover is applied by treating any amount distributed from your Roth after-tax contribution Account and any amount distributed from your other Accounts under the Plan as separate distributions, even if the amounts are distributed at the same time.

ACCOUNT BALANCES OF MORE THAN $5,000

If your vested Account balance is more than $5,000 and you are eligible for a distribution following the end of employment, you may do any of the following:

• Leave your money in the Plan (but no later than April 1 after the year in which you reach age 70½)
• Roll your distribution directly or indirectly into another employer plan or IRA at any time
• Receive a partial distribution of a portion of your vested Account balance in any amount you choose (subject to a minimum established by the Plan Administrator)
• Receive a single lump-sum distribution, or
• Receive monthly, quarterly, or annual calculated installment payments for a specified period of time. You may choose any payout period (but not longer than your life expectancy or the joint life expectancy of you and your beneficiary) and the amount of each installment is calculated by taking your vested Account balance at time of payment and dividing by the number of remaining payments you elected to receive. The amount of each payment will vary based on earnings or losses. If you die before receiving all payments, your beneficiary will receive the remaining payments. You may not change your payout period or the payout amount after installment payments begin.
• If your vested interest exceeds $5,000 and you have a Pension Account or a Money Purchase Account, the law requires that such Accounts be distributed as follows:
  – a “qualified joint and survivor annuity” if you are married, which means an annuity payable for your life with a survivor annuity payable for the life of your Spouse equal to at least 50 percent of the amount of the annuity payable to you during your life (you may elect any survivor percentage from 50 percent up to 100 percent); or
  – a “single life annuity” if you are not married, which means an annuity payable for lifetime only, with no further payments after your death.

Any distributions from your Pension Accounts and/or Money Purchase Accounts are subject to special notice and spousal consent requirements. You may waive the normal forms of distribution described above and elect another available form of payment, if desired. If you are
married, you must have your Spouse’s written consent to make this choice. You must complete and submit a proper election, including the properly witnessed or notarized written consent of your Spouse if you are married. If these requirements apply to a portion of your Plan Account, you will receive more information when you request a distribution from the Plan.

IF YOU TRANSFER TO ANOTHER BAYLOR SCOTT & WHITE AFFILIATE

If you transfer your employment between one of the employers participating in the Baylor Scott & White Health Retirement Savings Plan and one of the employers participating in the Baylor Affiliated Services Retirement Savings Plan, your Account balance will automatically be transferred to the other qualified plan. Balance transfers are completed as soon as administratively feasible. Unless and until you make an investment election following such transfer, your Account will be invested in the Plan’s “default” investment fund, which is the Target Date Fund closest to the year in which you will attain age 65. Your transfer is not considered a termination of employment and does not entitle you to a distribution of your Account. Your Plan participation will not change if your work at the other location is temporary.

IF YOU DIE

If you die before you receive a complete distribution from the Plan, your vested Account balance is automatically payable to your beneficiary. If your designated beneficiary is no longer living or if you have not named a beneficiary, your vested Account balance is payable to your surviving Spouse if married. If you are not married or do not have a surviving Spouse at death, your vested account balance is payable to your estate. In the event any portion of your Plan Account becomes payable to a minor child or individual who is legally incapacitated, the distribution will be made to that person’s legal representative.
SECTION 7: Taxes on Your Payment

The Plan is intended to meet the requirements of Section 401(a) and (k) of the Internal Revenue Code. In general, when you receive a distribution from your Account, you must pay regular income taxes on your pre-tax contributions, any pre-tax contributions you rolled over from your previous employer’s qualifying plan, employer contributions, and all earnings.

After-tax and Roth contributions are not taxable when distributed since they were taxed previously. Earnings on non-Roth after-tax contributions are taxable when distributed. Earnings on Roth contributions are not taxable when distribution if the distribution meets the requirements for a “qualified distribution.” A “qualified distribution” is a distribution made after at least five years has elapsed since January 1 of the year in which you first made a contribution to a Roth Account, and you have attained age 59 ½, become permanently disabled, or died. For this purpose, a permanent disability means the individual cannot perform any substantial gainful activity and the individual’s impairment has been determined to be continuous or of long or indefinite duration or is expected to lead to death. Such determinations must be made by a licensed physician that is acceptable to the Employee Benefits Administrative Committee.

These are general guidelines; you are strongly encouraged to check with your personal tax advisor in advance of requesting your Plan distribution.

MANDATORY 20% WITHHOLDING

The IRS requires the Plan to withhold 20% of the taxable part of your withdrawals or distributions unless you make a direct rollover into another employer’s plan or an IRA, or unless you have elected installment payments for at least 10 years. The withholding works similarly to regular income tax withholding from your paycheck. When you file your income tax return, the amount withheld will offset the ordinary income taxes you owe.

PENALTY FOR EARLY DISTRIBUTIONS - 10% TAX PENALTY

If you are under age 59½, you may be required to pay an additional 10% penalty tax equal to 10% of the taxable portion of the withdrawal or distribution if:

- You receive a hardship withdrawal.
- You receive a withdrawal from your employer matching contribution Account.
- You receive a withdrawal of earnings on any post-tax contributions.
- You default on loans against your Account.
- You take a distribution after termination of employment from Baylor Scott & White before age 55.

In some cases, if you take a distribution from a Roth Account that is not considered a qualified distribution. This additional 10% tax does not apply to amounts distributed if:

- You die.
- You are age 59½ or older when taking a withdrawal.
- You retire or end your employment with all Baylor Scott & White employers on or after age 55.
- You take a distribution because of an IRS-defined disability — generally meaning that you qualify for Social Security disability benefits.
- You take the distribution to pay for tax-deductible medical expenses.
- You are a military reservist called to active duty, and you take a qualified reservist distribution.
- You make a direct rollover into an employer plan or IRA.
- You make an indirect rollover into an employer plan or IRA within 60 days of the withdrawal or distribution.
- You request a withdrawal or distribution in compliance with a qualified domestic relations order.

The 10% penalty, if applicable, will not be withheld from your distribution. However, you will be responsible for paying any applicable 10% penalty when you file your individual income tax return.

ROLLING OUT MONEY

You (or, in the case of your death, your surviving Spouse) may defer taxes on a lump-sum distribution by directly rolling it over or indirectly rolling it over within 60 days to an IRA or another qualified employer savings plan.

If you roll over only a portion of the distribution, the balance will be taxable as ordinary income. If you or your surviving Spouse receives any portion of a payment that is eligible for direct rollover treatment, a mandatory 20% withholding for federal income tax will be applied.

Talk to a Professional

Tax laws are complicated and subject to change. If you take a distribution or withdrawal from the Plan, you will receive information from Baylor Scott & White that explains the tax provisions that apply to your Plan payment. However, you may want to consult with your personal tax advisor to learn more about how your benefits payments will be treated under current tax law.
SECTION 8: Other Plan Details

TOP-HEAVY PROVISIONS

Certain plans that provide a significant percentage of their total benefits to employees who are defined as “key employees” by the Internal Revenue Code are known as “top-heavy” plans. If the Plan is deemed to be top-heavy, contributions may not be made by or on the behalf of key employees (except rollovers), unless Baylor Scott & White makes a minimum contribution to all eligible employees.

QUALIFIED DOMESTIC RELATIONS ORDER

In the case of a Qualified Domestic Relations Order (QDRO), a portion or all of your Plan benefits may be assigned to another party. A QDRO is an order or judgment from a state court directing that a portion or all of a Participant’s Account be paid to a Spouse, former Spouse, child or other dependent as child support, alimony or part of a division of marital property rights. The Internal Revenue Code and ERISA define specific requirements a domestic relations order must meet to qualify as a QDRO.

To obtain a sample Qualified Order draft, contact QDRO Consultants by calling 1-800-527-8481. Once your order is drafted, return the order to QDRO Consultants for review to determine if it meets legal requirements. It is your responsibility to provide the QDRO in writing to QDRO Consultants using the contact information below.

QDRO Consultants Co.
3071 Pearl Road
Medina, OH 44256
Attn: Baylor Scott & White Health QDRO Compliance Team
Phone – 800-527-8481
Fax – 330-722-2735

You may request and receive a copy of procedures the Plan uses to evaluate and process QDROs at any time by contacting QDRO Consultants.

SITUATIONS AFFECTING PLAN BENEFITS

Under certain circumstances, payment of your Plan benefits may be delayed, reduced, or denied. Here are some examples:

- If you do not apply for benefits or fail to provide information requested by Baylor Scott & White, benefits could be delayed.
- If required by a QDRO, your benefits may be assigned to someone other than you or your designated beneficiary to meet payments for child support or marital property rights.
  - If you terminate employment before becoming fully vested in your Account balance, the non-vested portion of your Account is forfeited.
  - Benefits may be delayed if you do not provide the Plan Administrator with your most recent address and you cannot be located. Once you (or your beneficiary) provide a current address, benefits can be paid.
  - The value of the investments in your Accounts declines.
  - You disagree with your Plan payment or a determination made by the Plan Administrator that affects your Account and do not use the Plan’s claims procedures to resolve the issue.

PENSION BENEFIT GUARANTY CORPORATION

Your Plan Account is not insured by the Pension Benefit Guaranty Corporation or any other governmental agency or private company. Federal law does not require insurance for this type of retirement plan.

YOUR RIGHTS UNDER ERISA

As a Participant in the Plan, you are entitled to certain rights and protections under ERISA. ERISA provides that Plan Participants are entitled to:

- Examine, without charge, at the Plan Administrator’s office, all documents governing the Plan, including a copy of the latest annual report (Form 5500 Series) filed by the Plan with the U.S. Department of Labor and the Department of the Treasury, Internal Revenue Service, and available at the Public Disclosure Room of the Employee Benefits Security Administration.
- Obtain, upon written request to the Plan Administrator, copies of documents governing the operation of the Plan, including copies of the latest annual report (Form 5500 Series) and updated Summary Plan Description. The Plan Administrator may make a reasonable charge for the copies.

Receive a summary of the Plan’s annual financial report

The Plan Administrator is required by law to furnish each Participant with a copy of this summary annual report. Obtain a statement telling you whether you have a right to receive a benefit at normal retirement age (Age 65) and
enforce your rights

if your claim for a benefit is denied or ignored in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules. you have the right to receive a written explanation of the reason for the denial. you have the right to have the plan review and reconsider your claim.

under erisa, there are steps you may take to enforce the above rights. for instance, if you request a copy of the plan documents or the latest annual report from the plan and do not receive them within 30 days you may file suit in a federal court. in such a case, the court may require the plan administrator to provide the materials and pay you up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the administrator. if you have a claim for benefits that is denied or ignored, in whole or in part, you may file suit in a state or federal court. in addition, if you disagree with the plan’s decision or lack thereof concerning the qualified status of a domestic relations order, you may file suit in federal court. if plan fiduciaries misuse the plan’s money, or if you are discriminated against for asserting your rights, you may seek assistance from the u.s. department of labor, or you may file suit in federal court. the court will decide who should pay costs and legal fees.

if you are successful, the court may order the person you think is responsible to make the payment from the plan. if this happens to you, the plan administrator will notify you in writing of the reasons for the denial within 90 days of the date you made your claim or within 45 days of the date you make your claim, if the claim involves disability benefits.

assistance with your questions

if you have any questions about this plan, you should contact the plan administrator. if you have any questions about the statement or about your rights under erisa, you should contact the nearest office of employee benefits security administration, u.s. department of labor, listed in your telephone directory, or the division of technical assistance and inquiries, employee benefits security administration, u.s. department of labor, 200 constitution avenue n.w., washington, d.c. 20210. you may also obtain certain publications about your rights and responsibilities under erisa by calling the publication hotline of the employee benefits security administration.
If you receive a notice of denial and do not submit an appeal by the stated deadline, the initial decision is considered final. If you do not receive notice of denial from the Plan Administrator within the initial or extended claims review period, you will be deemed to have exhausted all administrative remedies and may file suit in federal or state court. The administrative remedies under the Plan’s Claims Procedures must be fully exhausted before a Participant can file suit against the Plan.

**Appeal of Denial**

If your claim has been denied, you may request a review of the denial. You have 60 days after receipt of the written notice of denial, or 180 days after receipt of the written notice of denial if the claim involves disability benefits, to request a review. This request must be in writing and should be sent to the Plan Administrator. For a claim involving disability benefits, the review procedure provides for a review by a different decision-maker who is neither the party who made the adverse determination or a subordinate of such party, and that decision-maker cannot give procedural deference to the original decision. You (or your representative) should submit issues, comments, documents, records, and other information relating to your claim for benefits. You may also request, free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to your claim.

Your request for review must be given a full and fair review that takes into Account all comments, documents, records, and other information you submit relating to the claim, without regard to whether such information was submitted or considered in the initial benefit determination. A decision will be made by the Plan Administrator in writing within 60 days, or within 45 days if the claim involves disability benefits (see the “NOTE” below), after your request is received. The decision will:

- Be written in a manner you can easily understand.
- Specify the Plan provisions upon which the decision is based.
- Tell you the results of the review and include the specific reason for denial, if applicable.
- Contain a statement that you are entitled to receive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to your claim for benefits.
- Contain a statement describing any voluntary appeals procedures offered by the Retirement Plan, and a statement of your right to bring a civil action under Section 502(a) of ERISA following an adverse benefit determination.

If you do not receive a decision on your request for review within the initial or extended claims review period, you can bring a civil action for the benefits under Section 502(a) of ERISA without waiting for a formal decision. The administrative remedies under the Plan’s claims procedures must be fully exhausted before a Participant can bring a civil action against the Plan.

**NOTE:** The 90-day, 60-day and 45-day deadlines may be extended under special circumstances. You will be told of the extension in writing before the end of the 90-day, 60-day and 45-day periods, as applicable. The extension notice will state why the extension is needed and the date you may expect a decision. The 90-day deadline may be extended for up to an additional 90 days. The 60-day deadline may be extended for up to an additional 60 days. With respect to an initial claim for disability benefits, the 45-day deadline may be extended for up to two 30-day periods. With respect to a request for the review of the denial of a claim for disability benefits, if an extension of the 45-day period is required because you fail to submit necessary information, the notice of extension must describe the required information and must give you 45 days to respond.

Any appeal procedures may be changed by governmental law or by the Plan Administrator. You will be notified of any significant change in a timely manner. If you have further questions or problems, contact the Plan Administrator or the Employee Benefits Administrative Committee.

**CONSISTENCY OF TREATMENT**

The Employee Benefits Administrative Committee will take action from time to time as necessary to ensure all claims for benefits under the Plan are determined in accordance with the applicable Plan documents. Also, the Committee will ensure the provisions of the applicable Plan documents are applied consistently to similarly-situated Plan Participants.

**MISTAKE OF FACT**

Any misstatement or other mistake of fact in this information will be corrected when discovered.

**NO RIGHT OF EMPLOYMENT**

Nothing contained in this Summary or in the provisions of the Plan, creates or should be inferred to create an employment contract.

**OMISSION OR MISREPRESENTATION OF INFORMATION**

If you do not provide the Claims Administrator required information regarding your claim, your benefits may be delayed or denied until you do so.
When you file a claim for benefits, you certify the statements you make on the claim are complete and accurate to the best of your knowledge. If you misrepresent information or send in a fraudulent claim, you will be responsible for repaying any benefits based on that claim. Also, you may be subject to disciplinary action up to and including termination of employment.

OVERPAID BENEFITS

The amount of your Plan benefits may be adjusted for any of the following reasons:

- You have misstated any information in your application for a Plan distribution.
- You do not report required information while receiving Baylor Scott & White provided benefits.
- Any error is made in calculating your benefits.

PLAN AMENDMENTS OR TERMINATION

Although Baylor Scott & White Holdings expects to continue the Plans indefinitely, it has the right to amend or end either or both Plans, in whole or in part, at any time, and without prior notice to Participants. Also, benefits may be discontinued at any time for any groups of employees or former employees. However, changes cannot be made to either Plan that would take away benefits you have already accrued prior to the change.

PLAN YEAR

The Plan year is January 1 through December 31.

TIME LIMIT FOR LEGAL ACTION

If you have a claim for benefits under the Plan and do not file the claim in accordance with the claims procedures described in this Summary, you may not be able to recover the benefits to which you would otherwise be entitled. The time limit for filing a claim and taking other legal action to pursue your claim will depend on several factors, including the provisions of ERISA that apply to your claim and whether ERISA considers the statute of limitations under applicable state law.
Appendix A

GLOSSARY

Accounts. Depending on your employment history and your contribution history, you may have any one or more of the Accounts listed below. The Accounts hold the contribution type described, adjusted by related earnings or losses.

- After-tax Contribution Account, an Account holding non-Roth after-tax amounts contributed prior to August 1, 2016.
- Hillcrest Plan Account, an Account holding contributions attributable to any amounts credited to a Participant under the Hillcrest Baptist Medical Center 401(k) Plan (which was previously transferred to the Scott & White Retirement Plan).
- Johns Plan Account, an Account holding contributions attributable to any amounts credited to a Participant under the Johns Community Hospital 401(k) Plan (which was previously transferred to the Scott & White Retirement Plan).
- Matching Contribution Account, an Account holding employer matching contributions to the Plan (or predecessor plans).
- Money Purchase Account, the portion of a Johns Plan Account or a Hillcrest Plan Account that originated in a money purchase pension plan.
- Pension Account, an account holding Participant contributions, employer pension contributions, or pension rollover contributions under the Scott & White Clinic Retirement Plan as of November 8, 2004.
- Pre-Tax Deferral Contribution Account, an Account holding amounts contributed to the Plan (or predecessor plans) that the Participant elected to defer from Eligible Pay on a pre-tax basis.
- Rollover Account, an Account holding an amount the Participant contributed to the Plan (or predecessor plans) as an eligible rollover contribution from an IRA or another qualified employer retirement plan.
- Roth Contribution Account, an Account holding salary deferral contributions that were designated by the Participant as Roth Contributions.
- Roth Rollover Contribution Account, an Account holding an amount that was converted to a Roth Account in an “in-Plan Roth conversion.”
- Scott & White Participant Contribution Account, an Account holding amounts attributable to a Participant’s after-tax amounts credited under the Scott & White Clinic Retirement Plan as of November 8, 2004.
- Scott & White Retirement Plan Non-Elective Contribution Account, an Account holding employer non-elective contributions made under the Scott & White Retirement Plan prior to January 1, 2015.

Eligible Pay. Eligible Pay includes regular base salary or base hourly wages, physician salary, physician income balance (PIB), paid time off (PTO), sick pay, bereavement pay, jury duty pay, occupational injury pay from the Baylor Scott & White Occupational Injury Plan, modified duty pay, taxable short-term disability pay from the Baylor Scott & White Welfare Benefit Plan, commissions, retroactive pay increases, lump sum merit awards, education or orientation pay, inclement weather pay, compensation received from the Baylor Safe Choice program, committee or administrative pay and similar amounts that may be determined to be a component of base pay. Eligible Pay also includes pre-tax contributions you make for Baylor Scott & White’s health and welfare benefits. Compensation does not include bonuses, incentive pay, overtime pay or shift differentials.

ERISA. the Employee Retirement Income Security Act of 1974 (ERISA), as amended

Highly-Compensated Employee. A Highly-Compensated Employee is an employee who for the preceding Plan Year had Code section 415 Compensation in excess of $120,000 (as adjusted pursuant to Code Section 415(d)).

IRA. An individual retirement Account under Section 408 of the Internal Revenue Code.

Participant. A Participant is an eligible employee who has completed the eligibility requirements and is enrolled in the Plan or a former employee who participated in the Plan during employment but has not yet received a complete distribution of his or her Account.

Spouse. Spouse means the individual to whom the Participant is legally married. The term “Spouse” includes a same-sex Spouse if the individuals were married in a jurisdiction in which same-sex marriage is legally recognized, regardless of where the couple later resides. A same-sex partnership established under a domestic partnership law or civil union law is not recognized as a same-sex marriage.
Appendix B

PARTICIPATING EMPLOYERS

Baylor Scott & White Health Retirement Savings Plan

- All Saints Health Foundation
- Baylor All Saints Medical Center
- Baylor Health Enterprises, L.P
- Baylor Health Network, Inc.
- Baylor Medical Center at Carrollton
- Baylor Medical Center at Irving
- Baylor Medical Center at Waxahachie
- Baylor Medical Centers at Garland and McKinney
- Baylor Quality Health Care Alliance, LLC
- Baylor Regional Medical Center at Grapevine
- Baylor Regional Medical Center at Plano
- Baylor Research Institute
- Baylor Scott & White Health
- Baylor Scott & White Holdings
- Baylor Scott & White – Centennial
- Baylor Scott & White Medical Centers – Capital Area (Pflugerville, Austin Health, Buda)
- Baylor University Medical Center
- BMP, Inc.
- Health Texas Provider Network
- Hillcrest Baptist Medical Center
- Hillcrest Family Health Center
- Hillcrest Physician Services
- Irving Health Care Foundation
- MEDCO Construction L.L.C.
- Scott & White Clinic
- Scott & White Continuing Care Hospital
- Scott & White EMS, Inc.
- Scott & White Foundation – Brenham
- Scott & White Health Plan
- Scott & White Healthcare Foundation
- Scott & White Hospital Brenham
- Baylor Scott & White – College Station
- Baylor Scott & White – Llano
- Baylor Scott & White – Marble Falls
- Scott & White Hospital – Taylor
- Baylor Scott & White Hospital Round Rock
- Scott & White Memorial Hospital
- Southern Sector Health Initiative
- First Care
- Baylor Scott & White - Lake Pointe (starting 3/1/2019)
- Baylor Health Care System Foundation

Baylor Affiliated Services Retirement Savings Plan

- The Jack and Jane Hamilton Baylor Heart and Vascular Hospital, L.L.P.
- THHBP Management Company, LLC
- Texas Heart Hospital of the Southwest, LLP
- Health Texas Provider Network – Gastroenterology Services, LLP
- Baylor Affiliated Services, LLC
- BT Garland JV, LLP (closed as of 2/28/2018)
- Baylor Scott & White – Lake Pointe (ended 2/28/2019)
### INTERNAL REVENUE SERVICE LIMITS

The limits below are in effect in 2019; they are periodically adjusted by the Internal Revenue Service.

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