

Dear Manufacturers,

I am writing on behalf of CHRISTUS St. Vincent Hospital (SVH; 340B ID: DSH320002) to inform manufacturers that SVH recently underwent an audit by the Health Resources and Services Administration (HRSA) of SVH's compliance with 340B Drug Pricing Program ("340B Program") requirements.

As background, SVH qualified for the 340B Program as a disproportionate share hospital located at 455 St. Michaels Drive Santa Fe, NM 87505, and has participated in the 340B Program since January 1, 2014. SVH was enrolled in the 340B Program between October 1, 2004 and September 30, 2013 but was not enrolled between October 1, 2013 and December 31, 2013 due to a failure to recertify.

Through the audit process, SVH was found to have non-compliance within its 340B program, and is responsible for repayment as a result of the following finding:

**SVH dispensed 340B drugs to ineligible individuals, as prohibited by section 42 USC 256b(a)(5)(B).**

Covered entities are prohibited by **42 USC 256b(a)(5)(B)** from reselling or otherwise transferring a 340B drug to a person who is not a patient of the covered entity.

SVH has identified all affected manufacturers and has contacted each to notify them of these violations to begin a dialogue regarding a method for repayment. If manufacturers have not received notification from SVH and believe repayment may be owed for the violations described in this letter, or if you have any questions or comments regarding the violations described in this letter please contact:

Mr. Patrick B. Carrier  
President and CEO  
CHRISTUS St. Vincent Hospital  
455 St. Michaels Drive  
Santa Fe, NM 87505  
(505) 913-5502

Sincerely,

Patrick B. Carrier  
President and CEO  
340B Responsible Authority for CHRISTUS St. Vincent Hospital # DSH320002