



September 23, 2016

Dear Manufacturers,

I am writing on behalf of ADVENTIST MEDICAL CENTER (340B ID# DSH050121) to inform manufacturers that ADVENTIST MEDICAL CENTER recently underwent an audit by the Health Resources and Services Administration (HRSA) of ADVENTIST MEDICAL CENTER's compliance with 340B Drug Pricing Program (340B Program) requirements.

As background, ADVENTIST MEDICAL CENTER qualified for the 340B Program as a Disproportionate Share Hospital (DSH) located at 115 Mall Drive, Hanford, CA 93230 and has participated in the 340B Program since January 1, 2008.

Through the audit process, ADVENTIST MEDICAL CENTER was found to have non-compliance within our 340B Program and responsible for repayment as a result of the following finding(s):

Finding #1: ADVENTIST MEDICAL CENTER dispensed 340B drugs to ineligible individuals, as prohibited by section 340B(a)(5)(B) of the PHSA.

Finding #2: Adventist Medical Center listed incorrect or incomplete billing information on the HRSA Medicaid Exclusion File that may have resulted in duplicate discounts as prohibited by section 340B(a)(5)(A) of the PHSA..

ADVENTIST MEDICAL CENTER is in the process of identifying all affected manufacturers and will contact each to notify them of these violations to begin a dialogue on a method for repayment to affected manufacturers. If manufacturers 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:

John S. Choi  
Executive Director of Pharmacy  
470 Greenfield Ave.  
Hanford, CA 93230  
(559) - 537-2204  
john.choi2@ah.org.

Sincerely

A handwritten signature in black ink that reads "David L. Larsen". The signature is written in a cursive style and is positioned above a light gray rectangular background.

David Larsen, Sr. Vice President and Chief Financial Officer  
Adventist Health Central Valley Network