Parkview Huntington Hospital 2001 Stults Road Huntington, IN 46750

April 12, 2016

Dear Manufacturers,

I am writing on behalf of Parkview Huntington Hospital (340B ID: DSH150091) to inform manufacturers that Parkview Huntington Hospital recently underwent an audit by the Health Resources and Services Administration (HRSA) of Parkview Huntington Hospital's compliance with 340B Drug Pricing Program (340B Program) requirements.

As background, Parkview Huntington Hospital, located in Huntington, Indiana, qualified for the 340B Program as a Disproportional Share Hospital and participated in the 340B Program from April 1, 2011 to July 1, 2015.

Through the audit process, Parkview Huntington Hospital was found to have non-compliance within their 340B Program and responsible for repayment as a result of the following finding: PHH dispensed 340B drugs to ineligible individuals, as prohibited by section 340B(a)(5)(B) of the PHSA.

Parkview Huntington Hospital has identified all affected manufacturers and has contacted each to notify them of this violation to begin a dialogue on a method for repayment to the affected manufacturers. If manufacturers have not received notification from Parkview Huntington Hospital and believe repayment may be owed for the violation described in this letter, or if you have questions or comments regarding the violation described in this letter please contact Chris Jellison, Director – Corporate Pharmacy Enterprise, phone: 260-266-4403, address: Parkview Health, 11109 Parkview Plaza Drive, Fort Wayne, IN 46845.

The 340B Program is important to Parkview Huntington Hospital as we strive to ensure the healthcare needs of our community are met. Parkview Huntington Hospital is committed to ensuring compliance with the 340B Program requirements and we appreciate the manufacturers' participation in the 340B Program.

Sincerely,

Stanton Risser Interim Chief Financial Officer Parkview Huntington Hospital