



EXCEPTIONAL CARE. WITHOUT EXCEPTION.

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September 2, 2016

To Whom It May Concern:

On behalf of Boston Medical Center –DSH220031 (BMC), this notice is to inform manufacturers that BMC underwent an audit by the Health Resources and Services Administration (HRSA) to determine BMC's compliance with the 340B Drug Pricing Program requirements.

As background, BMC qualified for the 340B Program as a Disproportionate Share Hospital in Boston, MA and has participated in the program since December 1, 1992.

Through the audit process BMC was found to have noncompliance within their 340B Program and responsible for repayment as a result of the following finding:

**Boston Medical Center dispensed 340B drugs to ineligible individuals, as prohibited by section 340B(a)(5)(B) of the PHSA.**

Boston Medical Center has identified and contacted the affected manufacturer to notify them of this violation and have completed repayment to those impacted. If manufacturers have not received notification from Boston Medical Center 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, I can be reached directly at 617-638-6790, via email at [David.Twitchell@bmc.org](mailto:David.Twitchell@bmc.org), or at Boston Medical Center, 88 East Newton, Room 2606, Boston, MA 02118.

Sincerely,

David Twitchell, PharmD, MBA  
Vice President & Chief Pharmacy Officer  
Boston Medical Center

Kathleen E. Walsh  
President & Chief Executive Officer  
Boston Medical Center