



March 24, 2016

Dear Manufacturers,

I am writing on behalf of Marillac Community Health Centers (Marillac; 340B ID CHC24198-00) to inform manufacturers that Marillac Community Health Centers recently underwent an audit by the Health Resources and Services Administration (HRSA) of Marillac Community Health Centers' compliance with 340B Drug Pricing Program (340B Program) requirements.

As background, Marillac Community Health Centers qualified for the 340B Program as a consolidated health center program in New Orleans, LA and has participated in the 340B Program since October 1, 2012. Through the audit process, Marillac Community Health Centers was found to have non-compliance within their 340B Program and responsible for repayment as a result of the following finding(s):

Marillac was billing Medicaid at its contract pharmacies and billing contrary to information contained in the 340B Medicaid Exclusion File. These actions may have resulted in duplicate discounts as prohibited by section 340B (a)(5)(A) of the PHSA.

The State Medicaid Agency has confirmed no duplicate discounts occurred. If manufacturers have not received notification from Marillac Community Health Centers 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 Michael G. Griffin, President/CEO, Marillac Community Health Centers d/b/a/ Daughters of Charity Health Centers at 504-207-3060, via email at mgriffin@dcsno.org. or via mailing address P.O. Box 13038, New Orleans, LA 70178

Sincerely,

Michael G. Griffin