

April 28,2016

Dear Manufacturers,

I am writing on behalf of Richardson Medical Center, (DSH190151), to inform manufacturers that Richardson Medical Center underwent an audit by HRSA in May 2015 of RMC's compliance with 340B Drug Pricing Program and its requirements.

As background, Richardson Medical Center qualified for the 340b program as a Disproportionate Share Hospital in Rayville, LA and has been eligible for the program since 2005.

Through the audit process, Richardson Medical Center was found to have non-compliance within their 340b program and responsible for repayment as a result of the following findings:

Richardson Medical Center obtained covered outpatient drugs through a group purchasing organization.

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

Richardson Medical Center has identified all affected manufacturers and has contacted each to notify them of these violations to begin a dialogue on a method of repayment to affected manufacturers. If manufacturers have not received notification from Richardson 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, or if you have any questions or comments regarding the violations described in this letter or require additional information, I can be reached directed at 318-728-3389, or via email at jamesb@richardsonmed.org, or at Richardson Medical Center 254 Hwy 3048, Rayville, LA 71269.

Sincerely,

James Barrett, CEO
Richardson Medical Center
254 Hwy 3048
Rayville, LA 71269
(318) 728-4181

