JONES DAY

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September 23, 2021

BY ECF & OVERNIGHT MAIL

Honorable Freda L. Wolfson Chief United States District Judge U.S. District Court for the District of New Jersey Clarkson S. Fisher Building & U.S. Courthouse 402 East State Street Court, Room 5E Trenton, New Jersey 08608

Re: Sanofi-Aventis U.S., LLC v. U.S. Department of Health and Human Services, et al., Civil Action No. 3:21-cv-634

Dear Chief Judge Wolfson:

Plaintiff Sanofi-Aventis U.S., LLC ("Sanofi") respectfully notifies the Court of two material developments relevant to this case.

First, and most recently, on September 22, 2021, Defendant Health Resources and Services Administration ("HRSA") referred Sanofi's "continued failure to provide the 340B price to covered entities utilizing contract pharmacies" to "the HHS Office of the Inspector General (OIG) in accordance with the 340B Program Ceiling Price and Civil Monetary Penalties Final Rule." See Exhibit A. This sets in motion the possible imposition of civil monetary penalties ("CMPs") on Sanofi in connection with its 340B integrity initiative. Indeed, in its May 17 letter to Sanofi that is being challenged in this action and that forms the basis for this OIG referral, HRSA already announced its final determination that Sanofi's integrity initiative violated Section 340B. Rather than wait for this Court to rule on the fully briefed dispositive motions regarding the permissibility of Sanofi's program, HRSA has taken another step toward imposing potentially massive financial penalties—simply because Sanofi is continuing to operate its program while awaiting judicial resolution of the matter. This is all the more remarkable because, after HRSA sent its May 17 letter first threatening Sanofi with CMPs, Chief Judge Stark held that Section 340B does not unambiguously support the agency's position—confirming the impropriety of CMPs, which are available only when a party willfully violates the law. See Astrazeneca Pharms. LP v. Becerra, No. CV 21-27-LPS, 2021 WL 2458063, at *10-11 (D. Del. June 16, 2021); 42 U.S.C. § 256b(d)(1)(B)(vi) (allowing for CMPs only where manufacturer "knowingly and intentionally charges a covered entity a price for purchase of a drug that exceeds the maximum applicable price").

JONES DAY

Honorable Freda L. Wolfson September 23, 2021 Page 2

Second, on August 5, 2021, HRSA invited the National Association of Community Health Centers ("NACHC") to submit a new alternative dispute resolution ("ADR") petition against Sanofi that does not include claims against Eli Lilly & Company ("Lilly"). See Exhibit B. HRSA advised NACHC that it would not move forward with NACHC's pending ADR petition against Sanofi, AstraZeneca, and Lilly because the U.S. District Court for the Southern District of Indiana had preliminarily enjoined HRSA from implementing or enforcing the ADR Rule against Lilly. But as a workaround to the preliminary injunction, HRSA provided instructions to NACHC on how to submit a new ADR petition that excludes claims against Lilly. Following HRSA's guidance, NACHC filed an amended ADR petition against Sanofi and AstraZeneca on August 31, 2021. Sanofi has now been served with NACHC's amended petition, and an ADR panel could be assigned at any time. Sanofi thus faces an increased risk of being haled before an ADR panel to answer NACHC's amended ADR petition, even though the ADR Rule is legally invalid for the reasons argued by Sanofi in this Court.

In light of these two developments, Sanofi respectfully reiterates its request for an expedited ruling on the pending dispositive motions, to provide clarity about Sanofi's rights and obligations under Section 340B as well as regarding the validity of the agency actions challenged in this case.

Respectfully Submitted,

s/ Jennifer L. Del Medico

cc: All counsel of record

EXHIBIT A



DEPARTMENT OF HEALTH & HUMAN SERVICES

Health Resources and Services Administration

Rockville, MD 20857

September 22, 2021

Mr. Gerald Gleeson Vice President and Head, Sanofi US Market Access Shared Services Sanofi 55 Corporate Drive Bridgewater, New Jersey 08807

Dear Mr. Gleeson:

By letter dated May 17, 2021, HRSA instructed Sanofi to comply with its 340B statutory obligations and to immediately begin offering Sanofi's covered outpatient drugs at the 340B ceiling price to covered entities that dispense the discounted medications through their contract pharmacy arrangements. HRSA informed Sanofi that continued failure to provide the 340B price to covered entities utilizing contract pharmacies could result in civil monetary penalties.

Given Sanofi's continued refusal to comply, ¹ HRSA has referred this issue to the HHS Office of the Inspector General (OIG) in accordance with the 340B Program Ceiling Price and Civil Monetary Penalties Final Rule. ²

Sincerely,

/Michelle Herzog/

Michelle Herzog Acting Director Office of Pharmacy Affairs

¹ Sanofi provided HRSA its basis for refusing to comply in a letter dated June 1, 2021.

² 82 Fed. Reg. 1210, 1230 (Jan. 5, 2017); 42 C.F.R. §10.11(a)

EXHIBIT B

LEGAL PRINTERS, LLC

202-747-2400 202-449-9565 Fax LegalPrinters.com 5614 Connecticut Avenue, NW #307 Washington, DC 20015

September 2, 2021

Dear Sir or Madam:

I hereby certify that at the request of counsel for the National Association of Community Health Centers on September 2, 2021, I caused service to be made on the following:

Chan Lee North America General Counsel Sanofi-Aventis U.S. LLC 55 Corporate Drive Bridgewater, NJ 08807 chan.lee@sanofi.com 908-981-6600 Mariam Koohdary
U.S. General Counsel
AstraZeneca
1800 Concord Pike
Wilmington, DE 19897
mkoohdary@astrazeneca.com
302-885-3891

This service was effected by sending one copy each of the Amended Petition for Declaratory and Injunctive Relief by Certified Mail from an official United States Post Office.

Sincerely,

Jack Suber, Esq. Principal

LISA KAY NICHOLSON
Notary Public
State of Maryland
Montgomery County
My commission exp. October 12, 2022

Sworn and subscribed before me this 2nd day of September 2021.

Lisa K nicholson

BEFORE THE U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES ADMINISTRATIVE DISPUTE RESOLUTION PANEL

NATIONAL ASSOCIATION OF COMMUNITY HEALTH CENTERS 7501 Wisconsin Ave, Suite 1100W Bethesda, MD 20814

Petition No: 210112-2

Petitioner,

v.

SANOFI-AVENTIS U.S. LLC 55 Corporate Drive Bridgewater, NJ 08807

and

ASTRAZENECA PLC AstraZeneca 1800 Concord Pike Wilmington, DE 19803

Respondents

AMENDED PETITION FOR DECLARATORY AND INJUNCTIVE RELIEF

Petitioner, National Association of Community Health Centers ("NACHC"), as an association and authorized representative of its Federally-qualified health center ("FQHC") members, brings this action for equitable relief under Section 340B of the Public Health Service ("PHS") Act, 42 U.S.C. § 256b, pursuant to and in compliance with the procedures set forth in 42 C.F.R. § 10.21, and alleges as follows:

NATURE OF ACTION

1. Petitioner seeks equitable relief to remedy ongoing and unlawful overcharging activity by drug manufacturers Sanofi-Aventis U.S. LLC, and AstraZeneca PLC—collectively, "the drug manufacturers"—each of which, as described more fully below, has restricted FQHC covered

entity access to covered outpatient drugs at federal 340B drug discount program ("340B" or "340B Program") pricing by refusing to offer covered outpatient drugs for FQHC covered entity purchase at or below the applicable ceiling price whenever the FQHC covered entity will dispense the drugs to its patients through contract pharmacy arrangements.

- 2. The drug manufacturers' actions constitute unlawful overcharging and a clear violation of both the 340B statute and the binding pharmaceutical pricing agreements ("PPAs") between manufacturers and the United States Department of Health and Human Services ("HHS") that statute requires. The 340B statute, codified at 42 U.S.C. § 256b, and the PPAs (which simply incorporate 340B statutory requirements) require that manufacturers "offer each covered entity covered outpatient drugs for purchase at or below the applicable ceiling price if such drug is made available to any other purchaser at any price." 42 U.S.C. § 256b(a)(1). The drug manufacturers cannot impose their own unilateral conditions or restrictions on this unequivocal statutory requirement.
- 3. FQHC covered entities are statutorily required to provide "pharmaceutical services as may be appropriate for particular centers" and authorized to provide those services either through their own staff, through "contracts or cooperative arrangements" with other entities, or through a combination of the two approaches. 42 U.S.C. § 254b(a)(1), (b)(1)(A)(i)(V).
- 4. HHS has long recognized that FQHCs are statutorily afforded the flexibility to provide pharmacy services to their patients through contractual arrangements with private pharmacies, instead of—or in addition to—doing so through an in-house pharmacy owned by the health center.
- 5. The drug manufacturers have acted strikingly similarly, if not in concert, to limit the FQHC covered entities' ability to purchase drugs at 340B pricing when those drugs will be dispensed to eligible FQHC patients via contracted pharmacies. The drug manufacturers' actions,

trative Dispute Resolution ("ADR") Panel's resolution of Petitioner's joint claims against each manufacturer will involve common issues of law and fact—namely whether prohibited overcharging in violation of the 340B statute results from the drug manufacturers' refusal to provide covered outpatient drugs at the 340B ceiling price to FQHC covered entities for drugs dispensed to such entities' patients via contract pharmacies. Accordingly, joinder of the drug manufacturers in this single action is appropriate under Rule 20(a)(2) of the Federal Rules of Civil Procedure and the 340B statute which provides that claims "shall be resolved fairly, efficiently, and expeditiously." 42 U.S.C. § 256b(d)(3)(B)(ii); 42 C.F.R. § 10.21(e)(4).

PARTIES

- 6. Petitioner is a national, nonprofit corporation whose primary objective is to further—through extensive education, training, and advocacy—the mission and purpose of FQHCs. The FQHCs represented herein play a vital role in our nation's health care safety-net by providing primary and other health care and related services—including pharmaceutical services—to medically underserved populations throughout the nation and its territories, regardless of any individual patient's insurance status or ability to pay for such services. FQHCs have been recognized as 340B Program covered entities since the 340B Program's 1992 inception.
- 7. Petitioner brings this joint claim, as defined in 42 C.F.R. § 10.3 and authorized under 42 C.F.R. § 10.21(e), on behalf of its FQHC covered entity members listed in Exhibit A.¹

¹ NACHC submits this amended petition against AstraZeneca and Sanofi—and a separate, companion amended petition pertaining solely to its claims against Eli Lilly and Company—to comply with HRSA's August 5, 2021 request that NACHC separate its claims against Lilly from its claims against AstraZeneca and Sanofi so that the 340B panel may proceed with adjudication of the latter notwithstanding the preliminary injunction issued by the district court in Eli Lilly v. Azar, No. 1:21-cv-81 (S.D. Ind.) (filed Jan. 12, 2021). Per an August 24, 2021 email from Chantelle Britton, Senior Advisor in HRSA's Office of Pharmacy Affairs, NACHC understands that its submission of these amended petitions will relate back the original January 13, 2021 filing date. Copies of the relevant email correspondence are attached as Exhibit J.

Each FQHC covered entity so listed could, on its own, bring claims against one or more of the drug manufacturers for the equitable relief sought, has authorized NACHC to bring this joint claim on its behalf, and otherwise meets applicable regulatory requirements for bringing this joint claim.

- 8. Sanofi-Aventis U.S. LLC ("Sanofi") is a pharmaceutical manufacturer and participant in the 340B Program. Sanofi is headquartered in Bridgewater Township, New Jersey.
- 9. AstraZeneca PLC ("AstraZeneca") is a limited partnership biopharmaceutical manufacturer and participant in the 340B Program. AstraZeneca is organized under the laws of the State of Delaware with its principal place of business in Wilmington, Delaware.

JURISDICTION

This panel has jurisdiction over Petitioner's claims because, in accordance with the requirements of 42 C.F.R. §§ 10.3 and 10.21: (1) the claims are based on the drug manufacturers' unlawful overcharging activity, in particular their efforts to limit FQHC covered entities' ability to purchase covered outpatient drugs at or below 340B ceiling prices, and (2) the equitable relief sought will likely have a value of more than \$25,000 for each joint claimant FQHC covered entity member of NACHC during the twelve-month period after the 340B ADR Panel's final agency decision.

ALLEGATIONS

I. The 340B Program

11. The 340B Program exists to assist covered entities "to stretch scarce Federal resources as far as possible, reaching more eligible patients and providing more comprehensive services." H.R. Rep. No. 102–384(II), at 12 (1992). Under the 340B Program, drug manufacturers who wish to have their products covered by Medicare and Medicaid must provide covered outpatient drugs at a discount to covered entities.

- 12. Such covered entities, defined at 42 U.S.C. § 256b(a)(4), include, at subsection (a)(4)(1), "Federally-qualified health center[s] (as defined in section 1905(*l*)(2)(B) of the Social Security Act [42 U.S.C. 1396d(*l*)(2)(B)])."
- 13. For more than 20 years—from 1996 until mid-2020 when the prohibited overcharging activity leading to this Petition began—drug manufacturers, either directly or through wholesale distributors, have shipped FQHC-purchased covered outpatient drugs to FQHCs' contract pharmacies, *i.e.*, third-party pharmacies with which FQHCs contract to dispense drugs to FQHC patients. All but a handful of the hundreds of manufacturers participating in the 340B Program under PPAs continue to do so.
- 14. Section 340B, at 42 U.S.C. § 256b(a)(1), requires HHS to "enter into an agreement with each manufacturer of covered outpatient drugs under which the amount required to be paid. . . . to the manufacturer for covered outpatient drugs . . . purchased by a covered entity . . . does not exceed [the ceiling price]." Per that same statutory subsection, "[e]ach such agreement . . . shall require that the manufacturer offer each covered entity covered outpatient drugs for purchase at or below the applicable ceiling price if such drug is made available to any other purchaser at any price." That agreement is the PPA.
- 15. On May 17, 2021, HHS, through the Acting Administrator of HRSA, issued cease and desist letters to six drug manufacturers, including letters to AstraZeneca and Sanofi. *See* HHS, HRSA, *340B Drug Pricing Program*, https://www.hrsa.gov/opa/index.html. Each letter provides, in substance, that "HRSA has determined that [drug manufacturer] policies that place restrictions on 340B Program pricing to covered entities that dispense medications through pharmacies under contract have resulted in overcharges and are in direct violation of the 340B statute." *Id.* The letter to AstraZeneca is attached as Exhibit B. The letter to Sanofi is attached as Exhibit C.

- 16. The May 17, 2021 letters were written in response to the unlawful overcharging activity underlying this Petition.
- 17. The view espoused in HRSA's May 17, 2021 cease-and-desist letters is not novel; it reiterates the longstanding and well-settled concept that covered entities, including FQHCs, have the common law right to contract with third parties to provide services on their behalf, as HHS recognized in 1996, reiterated in 2010, and reaffirmed through recent conduct including the cease-and-desist letters to manufacturers.
- 18. HHS has repeatedly made clear that contract pharmacy arrangements are a consistent and necessary outgrowth of the FQHC program's authorizing statute, Section 330 of the PHS Act, *codified at* 42 U.S.C. § 254b *et seq.*, which requires FQHCs to provide pharmacy services and which permits the provision of such services through "contracts or cooperative arrangements" with other entities.
- 19. HHS is not alone in interpreting the plain language of a plainly written statute to obligate the drug manufacturers to offer covered entities drugs at 340B pricing regardless of whether those drugs are dispensed in-house or through a contract pharmacy arrangement. On September 14, 2020, numerous Members of Congress, weighing in on the drug manufacturer's "series of actions to restrict federally required 340B drug discounts for eligible health care organizations/covered entities"—i.e., the actions underlying this Petition—wrote:

the 340B statute requires manufacturers wishing to participate in Medicaid and Medicare Part B to "offer each covered entity covered outpatient drugs for purchase at or below the applicable ceiling price." There are no provisions in the statute that allow manufacturers to set conditions or otherwise impede a provider's ability to access 340B discounts.

Letter from Members of Congress to Alex M. Azar II, Secretary, U.S. Dep't Health & Human Servs. at 1, Exhibit D (Sept. 14, 2020) (emphasis added). The letter, directed to the HHS Secretary, strongly condemned the unlawful overcharging activity at issue here, noting that "[t]he recent

actions undermine the intended purpose of the 340B Drug Pricing Program. The Department of Health and Human Services (HHS) must take immediate action to stop these companies from either denying or limiting access to 340B pricing to hospitals, health centers, and clinics participating in 340B." *Id.* at 1.

II. FQHC Participation in the 340B Program

- 20. The FQHC covered entities on whose behalf Petitioner brings this action, as indicated in Exhibit A, purchase covered outpatient drugs from AstraZeneca and Sanofi. Certain of the covered entities' regular purchases—where applicable provider and patient eligibility elements are satisfied—qualify for 340B discount pricing.
- 21. The FQHC covered entities represented herein utilize contract pharmacy arrangements to fulfill some or all of their patients' pharmaceutical dispensing needs, including the dispensing of drugs eligible for 340B discount pricing.
- 22. Under their agreements with contract pharmacies, the covered entities (either directly or through a third-party administrator) order and pay for the 340B drugs and direct the shipment of those drugs from the manufacturer (or wholesaler) to the contract pharmacy.
- 23. As Congress intended, the FQHC covered entities' participation in the 340B Program generates both savings and revenue at no cost to taxpayers: savings are realized when an FQHC covered entity pays the ceiling price for a particular drug provided to an uninsured or underinsured patient; revenue is generated on the spread between the ceiling price and any reimbursement at or above that price from third-party payers including the Medicare Program, Medicaid managed care organizations, or patients' private insurance carriers.
- 24. Section 330 of the PHS Act obligates the FQHC covered entities to use any nongrant or program income—e.g., revenue generated through public or private reimbursement for

services—in furtherance of their health care safety-net mission. See 42 U.S.C. §§ 254b(e)(5)(A) (defining non-grant funds as "state, local, and other operational funding provided to the center" and "fees, premiums, and third-party reimbursements . . . the center may . . . receive for its operations"), (D) (mandating that non-grant funds be used to further center's project objectives).

III. The Drug Manufacturers' Unlawful Overcharging

A. Sanofi

- 25. On or around July 2020 Sanofi announced that, effective October 1, 2020, it would no longer permit covered entities to purchase covered outpatient drugs at or below 340B ceiling prices for dispensing through the entities' contract pharmacies unless the covered entities submit claims data to Sanofi through third-party software vendor Second Sight Solutions. *See* Sanofi Letter Re: 340B Program Integrity Initiative, Exhibit E.
- 26. Sanofi claims publicly that it needs this data to identify and prevent duplicate discounts, but has no legal right to demand this information or to condition its statutory obligation to offer covered outpatient drugs to covered entities at or below 340B ceiling prices on compliance with its demands. HHS has long made clear that the 340B statute does not permit manufacturers to impose any conditions on covered entities, including by, for example, conditioning the offer of 340B discounts on a covered entity's assurance of compliance with 340B Program requirements. See, e.g., Final Notice Regarding Section 602 of the Veterans Health Care Act of 1992 Entity Guidelines, 59 Fed. Reg. 25110 (May 13, 1994); HRSA, 340B Drug Pricing Program, Manufacturer Resources, https://www.hrsa.gov/opa/manufacturers/index.html (last accessed Jan. 13, 2021); HRSA, 340B Drug Pricing Program Notice No. 2011-1.1 (May 23, 2012), https://www.hrsa.gov/sites/default/files/opa/programrequirements/policyreleases/nondiscrimina-tion05232012.pdf.

- 27. Sanofi's conditioning of the FQHC covered entities' ability to purchase its drugs at 340B pricing on participation in unsanctioned data sharing is an unlawful overcharge—*i.e.*, a limitation on the covered entities' ability to purchase Sanofi drugs at or below applicable ceiling prices—as defined in 42 C.F.R. § 10.21(c)(1). Sanofi's conduct is the sort of overcharging HHS referenced in 42 CFR § 10.11(b).
 - 28. A list of NDCs impacted by Sanofi's overcharging is attached as Exhibit F.

B. AstraZeneca

- 29. In or around August 2020, AstraZeneca informed the covered entities that, effective October 1, 2020, it would no longer ship covered entities' purchases of 340B discounted drugs to the entities' contract pharmacies. AstraZeneca followed through on its threat, with a limited exception for covered entities that lack any other pharmacy outlet to designate one single contract pharmacy per covered entity. *See* AstraZeneca Letter Re: 340B Contract Pharmacy Pricing (Aug. 17, 2020), Exhibit G.
- 30. AstraZeneca's "exception" concedes that it is refusing to make its covered outpatient drugs available to FQHC covered entities at or below 340B ceiling prices based on its unilateral decision as to whether a covered entity's use of contract pharmacies is permissible under the 340B Program. This documented action meets the definition of an overcharge included in 42 C.F.R. § 10.21(c)(1)—it is a "limit[ation on] the covered entity's ability to purchase covered outpatient drugs at or below the 340B ceiling price." Like Sanofi's actions, it too is the sort of overcharging HHS referenced in 42 CFR § 10.11(b).
 - 31. A list of NDCs impacted by AstraZeneca's overcharging is attached as Exhibit H.

IV. Harm to the FQHC Covered Entities

- 32. The drug manufacturers' ongoing and unlawful overcharging activities have caused and will continue to cause significant financial and other harms to the FQHC covered entities—and their patients—so long as the manufacturers' limitations on the entities' purchases continue.
- 33. The differential between the non-discounted "wholesale acquisition cost" ("WAC") and 340B ceiling price for affected drugs can be enormous, even for commonly prescribed drugs such as insulin, osteoporosis treatments, and asthma inhalers.
- 34. The cumulative financial harm to the FQHC covered entities caused by each drug manufacturer, taken separately, will far surpass the *de minimus* regulatory threshold for equitable relief—namely, an impact on the covered entity with an estimated value of \$25,000 or more in the twelve months following the 340B ADR Panel's resolution of the claim.
- 35. A sample of WAC/340B price comparisons is attached as Exhibit I to further illustrate the value of the drug manufacturers' sweeping restrictions on covered entity purchasing.
- 36. Indeed, several of the FQHC covered entities on whose behalf Petitioner brings this joint claim anticipate that the equitable relief sought—*i.e.*, the restoration of the covered entities' access to Sanofi and AstraZeneca drugs at applicable 340B pricing for dispensing to their patients at contract pharmacies—will have a far greater value than the estimated prospective threshold in 42 C.F.R. § 10.21(b).
- 37. Covered entity patients also stand to be harmed by cuts to non-reimbursable services that FQHCs currently support with funds generated through 340B Program participation. These services—which may be drastically reduced or eliminated entirely due to the drug manufacturers' refusal to offer their drugs at 340B pricing—include, for example, medication therapy management, behavioral health care, dental services, vaccinations, case management and care

coordination services, translation/interpretation services for patients with limited English language ability, and transportation assistance that enables patients to reach their health care appointments.

COUNT ONE: SANOFI

- 38. The allegations contained in paragraphs 1–37 above are re-alleged and incorporated by reference herein.
- 39. By placing restrictions and conditions on the FQHC covered entities' ability to purchase covered outpatient drugs at or below applicable ceiling prices where those drugs will be dispensed to eligible patients via contract pharmacies, Sanofi has violated and continues to violate the requirement in 42 U.S.C. § 256b(a)(1) that, per its statutorily-mandated PPA with HHS, it "offer each covered entity covered outpatient drugs for purchase at or below the applicable ceiling price if such drug is made available to any other purchaser at any price."

COUNT TWO: ASTRAZENECA

- 40. The allegations contained in paragraphs 1–37 above are re-alleged and incorporated by reference herein.
- 41. By restricting the FQHC covered entities' ability to purchase covered outpatient drugs at or below applicable ceiling prices where those drugs will be dispensed to eligible patients via contract pharmacies, AstraZeneca has violated and continues to violate the requirement in 42 U.S.C. § 256b(a)(1) that, per its statutorily-mandated PPA with HHS, it "offer each covered entity covered outpatient drugs for purchase at or below the applicable ceiling price if such drug is made available to any other purchaser at any price."

REQUEST FOR RELIEF

Petitioner respectfully requests equitable relief as follows:

- 1. Declare that each FQHC covered entity is entitled to purchase the drug manufacturers' covered outpatient drugs at 340B pricing to be dispensed to eligible patients through each covered entity's contract pharmacies.
- 2. Declare that Sanofi, by restricting the covered entities' ability to purchase Sanofi drugs at or below 340B ceiling prices unless the covered entities' submit claims data to Sanofi through a third-party vendor, as described, overcharged and continues to overcharge the FQHC covered entities in violation of 42 U.S.C. § 256b(a)(1).
- 3. Declare that AstraZeneca, by restricting the FQHC covered entities' ability to purchase drugs at or below applicable ceiling prices, as described in herein, overcharged and continues to overcharge the FQHC covered entities in violation of 42 U.S.C. § 256b(a)(1).
- 4. Order the drug manufacturers to comply with 42 U.S.C. § 256b(a)(1) and the terms of their PPAs by removing all manufacturer-imposed qualifications, limitations, conditions, or restrictions on the FQHC covered entities' ability to purchase covered outpatient drugs at or below applicable ceiling prices.
 - 5. Order such other equitable relief as the Panel deems just and proper.

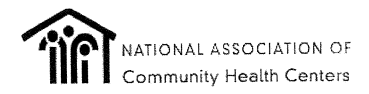
Dated: August 31, 2021

Respectfully submitted,

/s/ Matthew S. Freedus
Matthew S. Freedus (DC 475887)
Rosie Dawn Griffin (DC 1035462)
Feldesman Tucker Leifer Fidell LLP
1129 20th St. NW, 4th Floor
Washington, DC 20036
(202) 466-8960 (p)
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mfreedus@feldesmantucker.com
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Attorneys for Petitioner

Exhibit A



January 13, 2021

VIA ELECTRONIC MAIL

Alternative Dispute Resolution Panel
U.S. Department of Health and Human Services
Health Resources and Services Administration
340BADR@hrsa.gov

RE:

Request to Consolidate Claims

Dear ADR Panel:

The National Association of Community Health Centers ("NACHC") respectfully requests that the Alternative Dispute Resolution ("ADR") Panel consolidate the claims of its Federally-qualified health center ("FQHC") members listed in the attached document into a single joint claim pursuant to and in compliance with 42 C.F.R. §10.3. Each of the listed members is a covered entity under 340B of the Public Health Service Act.

The final rule for 42 C.F.R. Part 10, which was published December 14, 2020, requires associations to obtain authorization from each member to represent their interests but did not explicitly require that a signature from each member be included in the filing. Based on the language in the final rule counsel for NACHC prepared an electronic questionnaire to obtain authorization from interested members. A representative from each organization listed on the attached document completed an electronic authorization confirming that the organization: (1) holds NACHC membership; (2) has been limited in its ability to purchase covered outpatient drugs under the 340B program by Lilly, Sanofi, and/or AstraZeneca; and (3) authorizes against the named drug manufacturers on its behalf.

In granting NACHC authorization to bring an ADR claim, each health center representative provided their name and email address along with the affirmative authorization for NACHC to bring the claim on their behalf along with the similar claims of other members. Both the member representatives and NACHC received a date and time-stamped copy of the authorization via email.

¹ For purposes of this question, those completing the questionnaire and authorization were informed that "limited" meant that the health center was unable to purchase drugs at or below the ceiling price through normal dispensing channels.

HRSA later posted guidance on its website that included an additional explicit requirement that the association include a signature from each member in a petition brought on behalf of its membership. In response, counsel for NACHC updated the initial authorization to clarify that it would submit the names and email addresses of individual representatives as well as an explicit acknowledgement that the electronic authorization serves as the organization's signature for purposes of NACHC bringing consolidated claims.

The attached document is a summary of each of the electronic authorizations. The second portion of the list excludes the names and email addresses of the individual representatives because NACHC has not received explicit permission to include that information in the petition. We will supplement that information as it becomes available.

Sincerely,

Tom Van Coverden President & CEO

Son Van Coercler

Encl:

| 1 | _ | NACHC IVICIVIDEN AU I | ITONICIALION | | * |
|------------------|-----------------------------------|---|---|-----|---------------------|
| 8/4 | taniller@Jordanvalley.org | Advocates for a Healthy Community, Inc. | K. Brooks Miller, President/CEO | Yes | Sanofi; AstraZeneca |
| ᆲᆔ | nspencer@alconahc.org | or Health, Inc. | Nancy Spencer, CEO | Yes | AstraZeneca; Sanofi |
| - Ban | Ed. Shanshala@ACHS-Inc.Org | Ammonoosuc Community Health Services, Inc., | Edward D Shanshala II, MSHSA, MSEd, CEO | Yes | Sanofi; AstraZeneca |
| 3. 2 f 7! | mparacha@ahsfhc.org | Asian Human Services Family Health Center, Inc | Muhammad Paracha, MD., MPH CEO | Yes | Sanofi; AstraZeneca |
| <u>ς</u> | david.mark@onechc.org | Bighorn Valley Health Center, Inc. | David Mark, CEO | Yes | Sanofi; AstraZeneca |
| <u> </u> | b <mark>il</mark> ssbx@aol.com | BLISS Inc. | Saudah Muhammad, CEO | Yes | Sanofi; AstraZeneca |
| 3/ 2 1 P | വ Abbieackerson@bmrhc.net | Boston Mountain Rural Health Center, Inc. | Debbie Ackerson/CEO | Yes | AstraZeneca |
| 4979/2 | ggomez.bchc@tachc.org | Brownsville Community Health Clinic, Corp | Paula S. Gomez, Executive Director | Yes | Sanofi; AstraZeneca |
| SEII | Sveer@carolinahealthcenters.org | Carolina Health Centers, Inc. | President and CEO | Yes | Sanofi; AstraZeneca |
| nt 呵 6- | ਰਿ 6- brenda.ware@cofmc.org | Central Oklahoma Family Medical Center | Brenda Ware, CEO | Yes | Sanofi; AstraZeneca |
| ciThe | e Baulatomko@cvhsinc.org | Central Virginia Health Services, Inc. | Paula A. Tomko, CEO | Yes | Sanofi; AstraZeneca |
| lan | bywinski@chasebrexton.org | Chase Brexton Health Services | Jeffrey Cywinski, Director of | Yes | Sanofi; AstraZeneca |
| LHC: | holdovan@chicagofamilyhealth.org | Chicago Family Health Center | Joseph Moldovan, Chief Financial Officer | Yes | Sanofi; AstraZeneca |
| =1 90\/_1 | Smon.smith@clinica.org | Clinica Campesina/Family Health Services (Clinica Family Health | Simon Smith, President and CEO | Yes | AstraZeneca; Sanofi |
| 16 3 /1- | oungk@cdsdp.org | Clinicas de Salud del Pueblo, Inc. | Young C. Kwon, Executive Vice President & Chief Legal Officer | Yes | Sanofi; AstraZeneca |
| Case 3:21-cv-0 | Case 3:21-cv-0 | | | | |

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|--|---|--|-----------------|---------------------|
| Email Address | Health Center | Representive Name and Title | NACHC Member | Allegation Against: |
| bersch@smcnd.org | Coal Country Community Health Center | Darrold Bertsch | Yes | Sanofi; AstraZeneca |
| gill由am@chanevada.org | Community Health Alliance | Casey Gillham, Chief Legal Officer | Yes | Sanofi; AstraZeneca |
| 第1章 ははいのでは、一次では、一次では、一次では、一次では、一次では、一次では、一次では、一次 | | Control of the Contro | | |
| bowman@chcqca.org | Community Health Care, Inc. | Tom Bowman, CEO | Yes | Sanofi; AstraZeneca |
| | 1. 电子子 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. | | 7.79 | |
| ာ့ဖြင့်her@hcnetwork.org | Community Health Centers of Pinellas | Edward Kucher, Chief Regulatory Officer | Yes | AstraZeneca |
| Camon@chcsi.org | Community Health Centers of Southern Jowa, Inc. | Samantha Cannon, CEO | Yes | Sanofi; AstraZeneca |
| :dawis@chsofwi.org | Community Health Systems, Inc. | Caryn Davis, Director of Finance | Yes | Sanofi; AstraZeneca |
| ্ৰ ংh <mark>ঞ্</mark> কvey@scenicrivershealth.org | Cook Area Health Services, Inc., dba Scenic Rivers Health Services | Keith Harvey, Chief Financial Officer | Yes | Sanofi; AstraZeneca |
| <u>o</u> าri <mark>de</mark> ertsen@crescentchc.org | Crescent Community Health Center | Director of Clinical Pharmacy Services | Yes | AstraZeneca |
| ns\text{\text{\text{d}}}\text{ton@cfmcky.com} | Cumberland Family Medical Center, Inc | Mona Staton, Director of 340B Services | Yes | Sanofi; AstraZeneca |
| erandy@cvcphc.com | Curtis V. Cooper Primary Health Care, Inc. | Albert B. Grandy Jr., CEO | Yes | Sanofi; AstraZeneca |
| :m <mark>ac</mark> key@arthurcenter.com 4 | East Central Missouri Behavioral Health Services, Inc. | Terry Mackey, CEO | Yes | AstraZeneca; Sanofi |
| loda@eihc.co | Eastern Iowa Health Center | Joe Lock, President & CEO | Yes | Sanofi; AstraZeneca |
| င္ဂ nday@esrh.org က | Eastern Shore Rural Health System, Inc. | Matthew Clay, CEO | Yes | Sanofi; AstraZeneca |
| Case | | | , | 4 |

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| 66 Email Address | Health Center | Representive Name and Title | NACHC Member | Allegation Against: |
| rroden@call4hope.org | Ellis County Coalition for Health Options | Randy Roden, CFO | Yes | AstraZeneca |
| ltrancis@eriefamilyhealth.org | Erie Family Health Centers | Lee Francis, President and CEO | Yes | Sanofi; AstraZeneca |
| 20 readia@esperanzachicago.org | Esperanza Health Centers | Ryan Gadia, CFO | Yes | Sanofi; AstraZeneca |
| coarter@fairfaxclinic.com | Fairfax Medical Facilities, Inc. | C00 | Yes | Sanofi; AstraZeneca |
| Smith@familyhealthnwo.org | Family Health Care of Northwest Ohio, Inc. | CEO | Yes | Sanofi; AstraZeneca |
| Mincleod@fcpcga.org | First Choice Primary Care | Katherine McLeod, CEO | Yes | Sanofi; AstraZeneca |
| ্থ জ্ৰtarkey@gsphealth.org | Great Salt Plains Health Center, Inc. | Tim Starkey, CEO | Yes | Sanofi; AstraZeneca |
| © Gjonesjr@hhsi.us | Harbor Health Services, Inc. | Charles Jones, CEO | Yes | Sanofi; AstraZeneca |
| oe.odom@hcpsc.org | Health Care Partners of SC Inc | Joe Odom Director of Pharmacy | Yes | Sanofi; AstraZeneca |
| U 其ephanie.moore@whitehouseclinics.com | Health Help Inc d/b/a White House Clinics | Stephanie Moore, CEO | Yes | AstraZeneca; Sanofi |
| 接 <mark>接</mark> mie.ulmer@myhfhc.org | Heart of Florida Health Center | Jamie Ulmer, CEO | Yes | Sanofi; AstraZeneca |
| ကို Bemi.alli@henryjaustin.org | Henry J. Austin Health Center | Kemi Alli, CEO | Yes | AstraZeneca |
| Say.breines@hhcinc.org | Holyoke Health Center | Jay Breines, CEO | Yes | Sanofi; AstraZeneca |
| ങ്ങ Jgambino@hhchc.org ഗ്ര | Hometown Health Centers | Joseph Gambino, CEO | Yes | AstraZeneca |
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| O: 64 | Haalth Contor | Depresentive Name and Title | NACHC | Allogation Against. |
| tsmth@intercare.org | InterCare Community Health Network | Stephanie Smith, Chief Financial Officer | Yes | AstraZeneca |
| Imagrion@janepauleychc.org | Jane Pauley Community Health Center, Inc. | Dale Marion, Practice Manager and 340B Authorizing Official | Yes | Sanofi; AstraZeneca |
| ଅନ୍ତର୍ଭ riben@keystoneruralhealth.com କ୍ର | Keystone Rural Health Consortia, Inc | Kristie Bennardi, CEO | Yes | Sanofi; AstraZeneca |
| edwards@lamaestra.org | La Maestra Family Clinic Inc. | Keith Edwards, General Counsel | Yes | Sanofi; AstraZeneca |
| ്റ്റ en <mark>∯</mark> .black@lanchc.org | Lancaster Health Center | Jenni Black Chief Quality and Compliance Officer | Yes | Sanofi; AstraZeneca |
| $rac{\underline{\omega}}{\mathrm{tuing}}$ hui@lifelongmedical.org | Lifelong Medical Care | Kyle Hui, Pharmacy Director | Yes | Sanofi; AstraZeneca |
| റ)d <mark>ൿ</mark> js@lrmcenter.com | Little River Medical Center, Inc. | Pamela Davis, CEO | Yes | Sanofi; AstraZeneca |
| Inemirof@numc.edu | Long Island FQHC, Inc. | David Nemiroff, President/CEO | Yes | Sanofi; AstraZeneca |
| rendaro@lchealth.org | Lowell Community Health Center | Brenda Rodriguez, Chief Strategy & Finance Officer | Yes | Sanofi; AstraZeneca |
| ्र coसु.riggs@meridianhs.org | Meridian Health Services Corp. | Scott Riggs, CFO | Yes | Sanofi; AstraZeneca |
| S)eក្រុwiederholt@stridechc.org | Metro Community Provider Network (D/B/A STRIDE) | Ben Wiederholt, President and CEO | Yes | Sanofi; AstraZeneca |
| lie Bnguyen.mqvncdc@gmail.com | MQVN Community Development Corp. | Diem Nguyen, CEO | Yes | Sanofi; AstraZeneca |

| dmoore@pueblochc.org | Hank@phmc.org C. | † t¢hase@telmedical.com Pı | Sonn.hopkins@primecarechi.org | S Andersonb@prairiestarhealth.org | ក្នាillip.tatum@perrymedcenter.org | Po Bam.mcmanus@peakvista.org | Eaγars@opendoorhs.org Ο | ୍ଧ abmin.ncdv@tachc.org ୨ | ह्या शिogan@nwhumanservices.org | Nighaefner@nwbchcc.org | ₩ ey@connextcare.org | ngel.twilbeck@crescentcare.org Cr |) idichards@mapbt.com | ge j <mark>æ</mark> olster@nfpmedcenter.org dk 75 | D Email Address |
|--------------------------------------|---|--|-------------------------------|--------------------------------------|------------------------------------|-------------------------------------|---|---------------------------------|------------------------------------|--|--|--|--|---|-----------------------------|
| Pueblo Community Health Center, Inc. | Public Health Management Corporation | Project Health, Inc. | PrimeCare Community Health | PrairieStar Health Center | Perry County Medical Center, Inc. | Peak Vista Community Health Centers | Open Door Health Services | Nuestra Clinica del Valle, Inc. | Northwest Human Services, Inc. | Northwest Buffalo Community Healthcare Center | Northern Oswego County Health Services, Inc. dba ConnextCare | NO/AIDS Task Force (d.b.a. CrescentCare) | Neighborhood Improvement Project, Inc. | Neighborhood Health Care, Inc. dba Neighborhood Family Practice | Health Center |
| Donald Moore, CEO | Frank Killian, Dir. of Finance and Regulatory Affairs | Thomas G. Chase, Chief Executive Officer | CEO . | Bryant Anderson, CEO | CEO | Pam McManus, President & CEO | Bryan Ayars, Chief Executive Officer | Lucy Ramirez Torres | Paul Logan, CEO | Joanne Haefner, CEO | Daniel T. Dey, President/CEO | Noel Twilbeck, CEO | J.R. Richards, CEO | Jean Polster, President and CEO | Representive Name and Title |
| Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | NACHC Member |
| Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Sanofi; AstraZeneca | Allegation Against: |

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| Rine Address River Hills Community Health Grina Trhrockmorton, CFO/COO Yes Sanofi; AstraZeneca Center Sanofi; AstraZeneca Sanofi; Astr | | | | | |
|--|--|--|---------------------------------|-----------------|---------------------|
| River Hills Community Health Center Roanoke Chowan Community Health Center Rural Health Center Ryan Chelsea-Clinton Community Health Center, Inc. Sacopee Valley Health Center San Ysidro Health Health Centers Sixteenth Street Community Health Centers St Charles Health Council, Inc./ Julie Schuller, MD, CEO St Charles Health Center St Charles Health Center St Charles Health Center St Charles Health Center St Charles Health Stone Mountain Health Center Sunrise Community Health Sunrise Community Health Sunrise Community Health Center, Inc. Mark Hall President, CEO Yes San | Email Address | Health Center | Representive Name and Title | NAGHC Mamber | Allegation Against: |
| Roanoke Chowan Community Health Center Roanoke Chowan Community Health Center Rural Health Group Inc., Ryan Chelsea-Clinton Community Scott Morgan, Chief Financial Pes Sacopee Valley Health Center Sacopee Valley Health Center San Ysidro Health Centers Sixteenth Street Community Health Centers St Charles Health Council, Inc./ Aba Stone Mountain Health CeTO Sterling Area Health Center Sunrise Community Health Center, Inc. Sunset Community Health Center, Inc. Syracuse Community Health Center, Inc. Mark Hall President, CEO Yes Nes | gthrockmorton@riverhillshealth.org | River Hills Community Health Center | Gina Trhrockmorton, CFO/COO | Yes | Sanofi; AstraZeneca |
| Rural Health Group Inc., org Ryan Chelsea-Clinton Community Scott Morgan, Chief Financial Health Center, Inc. Sacopee Valley Health Center Carol Murphy Executive Director Yes Sixteenth Street Community Health Centers St Charles Health Council, Inc./ St Charles Health Council, Inc./ St Charles Health Center St Charles Health Center St Charles Health Center St Charles Health Center Sterling Area Health Center Sunrise Community Health Inc. Sunset Community Health Center, Inc. Malcolm Perdue, President and Yes Sunset Community Health Mitzi Moran, CEO Yes Syracuse Community Health Center, Inc. Mark Hall President, CEO Yes | (scbwartz@rcchc.org | Roanoke Chowan Community Health Center | Kim A. Schwartz | Yes | Sanofi; AstraZeneca |
| org Ryan Chelsea-Clinton Community Scott Morgan, Chief Financial Yes Sacopee Valley Health Center Officer Yes B San Ysidro Health Street Community Brian Wallace, VP & CFO Yes Sixteenth Street Community Julie Schuller, MD, CEO Yes St Charles Health Council, Inc / dba Stone Mountain Health Malcolm Perdue, President and CEO Yes Sterling Area Health Center George Olson - President and CEO Yes Sunrise Community Health Center, Inc. Mitzi Moran, CEO Yes Syracuse Community Health Center, Inc. David Rogers CEO Yes Syracuse Community Health Center, Inc. Mark Hall President, CEO Yes | /vogne.long-gee@rhgnc.org | Rural Health Group Inc., | | Yes | Sanofi; AstraZeneca |
| Sacopee Valley Health Center Carol Murphy Executive Director Yes San Ysidro Health Brian Wallace, VP & CFO Yes Sixteenth Street Community Health Centers St Charles Health Council, Inc / Malcolm Perdue, President and dba Stone Mountain Health CEO Sterling Area Health Center George Olson - President and CEO Yes Sunrise Community Health Center, Inc. Syracuse Community Health Center, David Rogers CEO Yes Center, Inc. Mark Hall President, CEO Yes | ःcoरी.morgan@ryanhealth.org | Ryan Chelsea-Clinton Community Health Center, Inc. | | Yes | Sanofi; AstraZeneca |
| San Ysidro Health Sixteenth Street Community Health Centers St Charles Health Council, Inc / dba Stone Mountain Health CEO Sterling Area Health Center Sunrise Community Health Inc. Sunset Community Health Center, David Rogers CEO Syracuse Community Health Center, Inc. Mizi Moran, CEO Yes Mark Hall President, CEO Yes | :myrphy@svhc.org | Sacopee Valley Health Center | Carol Murphy Executive Director | Yes | Sanofi; AstraZeneca |
| Sixteenth Street Community Health Centers St Charles Health Council, Inc / dba Stone Mountain Health Sterling Area Health Center Org Sunrise Community Health Sunset Community Health Center, Syracuse Community Health Center, Inc. Sixteenth Street Community Council, Inc / CEO Malcolm Perdue, President and CEO Yes Seorge Olson - President and CEO Yes Yes Mitzi Moran, CEO Yes Syracuse Community Health Mark Hall President, CEO Yes | ਮਾਂ <mark>ਡ</mark> wallace@syhealth.org | San Ysidro Health | Brian Wallace, VP & CFO | Yes | Sanofi; AstraZeneca |
| St Charles Health Council, Inc / dba Stone Mountain Health Sterling Area Health Center Org Sunrise Community Health Sunset Community Health Center, Inc. Syracuse Community Health Center, Inc. Malcolm Perdue, President and Yes George Olson - President and CEO Yes Yes Mark Hall President, CEO Yes | ulie schuller@sschc.org | Sixteenth Street Community Health Centers | uller, MD, CEO | Yes | Sanofi; AstraZeneca |
| Sterling Area Health Center George Olson - President and CEO Yes Sunrise Community Health Center, Inc. Syracuse Community Health Center, David Rogers CEO Center, Inc. Mark Hall President, CEO Yes Yes | | St Charles Health Council, Inc / dba Stone Mountain Health | ol m | Yes | Sanofi; AstraZeneca |
| Sunrise Community Health Mitzi Moran, CEO Yes Sunset Community Health Center, David Rogers CEO Yes Syracuse Community Health Mark Hall President, CEO Yes | المارية الماري المارية الماري المادي الماري المادي الماري الماري الماري الماري الماي الماري الماي الماري الم الماري الماري الماري الم الماري ال | Sterling Area Health Center | | Yes | Sanofi; AstraZeneca |
| Sunset Community Health Center, David Rogers CEO Inc. Syracuse Community Health Center, Inc. Mark Hall President, CEO Yes | nmoran.sunrise@nocoha.org | Sunrise Community Health | Mitzi Moran, CEO | Yes | AstraZeneca |
| Syracuse Community Health Center, Inc. Mark Hall President, CEO Yes | lrosers@sunset-chc.org | Sunset Community Health Center, Inc. | gers CEO | Yes | Sanofi; AstraZeneca |
| | nagk.hall@schcny.com | Syracuse Community Health Center, Inc. | Mark Hall President, CEO | Yes | Sanofi; AstraZeneca |

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|); 6 <mark>45</mark> | | | NACHC | Allegation Against |
|--|--|--|-------------------------------------|---------------------|
| abrown@tandemhealthsc.org | Tandem Health SC | Annie Brown, CEO | Yes | Sanofi; AstraZeneca |
| rebertsc@healthcare-connection.org | The Healthcare Connection, Inc. | Robert Schlanz, CFO | Yes | Sanofi; AstraZeneca |
| kgoyd@triarea.org | Tri-Area Community Health | Kayla Boyd, Chief Financial Officer | Yes | Sanofi; AstraZeneca |
| jodi.joyce@ucnw.org | Unity Care NW | Jodi Joyce, CEO | Yes | Sanofi; AstraZeneca |
| လ Onald.simila@uglhealth.org | Upper Great Lakes | Donald Simila, CEO | entromotionardio.YeS-etimotoidaedio | Sanofi; AstraZeneca |
| aloma.hernandez@urbanhealthplan.org | Urban Health Plan, Inc. | Paloma Hernandez, President/CEO | Yes | AstraZeneca |
| mbrubeck@valleyhealth.org | Valley Health Systems, Inc. | Mary-Beth Brubeck, Vice President of Finance/Chief Financial Officer | Yes | Sanofi |
| umernando@vcc.org | Vista Community Clinic | Fernando Sanudo, CEO | Yes | Sanofi; AstraZeneca |
| O rtunerr@wmh.org | Wayne Memorial Community Health Centers, Inc | Robert J. Fortuner II, Finance Director | Yes | Sanofi; AstraZeneca |
| Tollett@windrosehealth.net | Windrose Health Network, Inc. | Scott K. Rollett, Chief Executive Officer | Yes | Sanofi; AstraZeneca |
| L L Eturbiner@zufallhealth.org 63 | Zufall Health Centers Inc | Eva Turbiner, President & CEO | Yes | Sanofi; AstraZeneca |
| Case 3:21-cv-00 | | | | |

| 1001th Contor | NACHC | Allogation Against: | Authorize |
|---|-------|---------------------|-----------|
| :41 1st Choice Healthcare, Inc. | Yes | AstraZeneca | Yes |
| 7:45:18 Access Community Health Centers, Inc. | Yes | Sanofi | Yes |
| 7:57:42 Adelante Healthcare | Yes | Sanofi, AstraZeneca | Yes |
| 4:\$2:04 Advance Community Health, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 5:13:43 Advantage Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 9:18:00 Advocates for a Healthy Community, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 7: <mark>為</mark> :33 AltaMed Health Services Corp. | Yes | Sanofi, AstraZeneca | Yes |
| 6:道:42 Anthony L Jordan Health Corporation, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 1:34:17 Appalachian Mountain Community Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 5:說:54 Asian Health Services | Yes | Sanofi, AstraZeneca | Yes |
| 7:蘞:52 Aspire Indiana Health | Yes | Sanofi, AstraZeneca | Yes |
| 1: <mark>@</mark> :36 Atchison Community Health Clinic | Yes | Sanofi, AstraZeneca | Yes |
| 9:#:31 Avenal community Health Center Avenal Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 7:51:07 Baltimore Medical System, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 6: 45:18 Barrio Comprehensive Family Health Care Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 7:04 Bay Area Community Health | Yes | Sanofi, AstraZeneca | Yes |
| 9:50:05 Beaufort Jasper Hampton Comprehensive Health Services, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 6: <mark>優</mark> :02 Berks Community Health Center | Yes | Sanofi | Yes |
| 2: <mark>好</mark> :52 Betances Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 6:47:55 Bighorn Valley Health Center, Inc. DBA One Health | Yes | Sanofi, AstraZeneca | Yes |
| 8: <mark>57</mark> :37 Black River Health Services, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 0:ᢓ2:10 Blue Ridge Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 4: <mark>拴</mark> 8:46 Bluestem Health | Yes | Sanofi, AstraZeneca | Yes |
| 2: 20:44 Board of Trustees of Southern Illinois University - SIU Center for Family Medicine | Yes | Sanofi, AstraZeneca | Yes |
| 1:蘞:30 Broad Top Area Medical Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 5:26:49 Brockton Neighborhood Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 9:31:43 BROWARD COMMUNITY AND FAMILY HEALTH CENTERS | Yes | Sanofi, AstraZeneca | Yes |
| 4:认 21 Butler County Community Health Consortium dba Primary Health Solutions | Yes | Sanofi, AstraZeneca | Yes |
| 4:對:52 Cabarrus Rowan Community Health Centers, inc | Yes | Sanofi, AstraZeneca | Yes |
| Ca | | | |
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| Yes | Sanofi, AstraZeneca | Yes | 29:46:45 Community Health Centers, Inc. (Salt Lake City) |
|----------|---------------------|--------|---|
| Yes | Sanofi, AstraZeneca | Yes | Community Health Centers of Greater Dayton |
| Yes | Sanofi, AstraZeneca | Yes | 150:22:53 Community Health Center of Richmond, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 3:41:30 Community Health Center of Buffalo, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 38:50:20 Community Health Center in Cowley County, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 15:59:40 Community health and Wellness Center of Greater Torrington, inc. |
| Yes | Sanofi, AstraZeneca | Yes | 梦:35:52 Community Health Alliance |
| Yes | Sanofi, AstraZeneca | Yes | 其 :32:26 CommuniCare Health Centers |
| Yes | Sanofi, AstraZeneca | Yes | 18:19:23 Collier Health Services, Inc., d/b/a Healthcare Network |
| Yes | Sanofi, AstraZeneca | Yes | |
| Yes | Sanofi, AstraZeneca | Yes | 13:47:10 Clinicas del Camino Real, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 告:40:05 Christopher Rural Health Planning Corporation |
| Yes | Sanofi, AstraZeneca | Yes | 1+9:53:36 CHRIST COMMUNITY HEALTH SERVICES AUGUSTA |
| Yes | Sanofi, AstraZeneca | Yes | 🕸:54:48 Christ Community Health Services |
| Yes | Sanofi, AstraZeneca | Yes | 18:51:28 Christ Community Health Services |
| Yes | Sanofi, AstraZeneca | Yes | 1 ਤੋਂ 20:50 Choptank Community Health System |
| Yes | Sanofi, AstraZeneca | Yes | 14:07:18 Cherry Street Services |
| Yes | Sanofi, AstraZeneca | Yes | 13.41:42 Cherokee Health Systems |
| Yes | Sanofi, AstraZeneca | Yes | प्रि:35:19 Charter Oak Health Center, Inc. |
| Yes | Sanofi | Yes | 撰:24:19 Charles B. Wang Community Health Center |
| Yes | Sanofi, AstraZeneca | Yes | 15:21:17 Central Counties Health Centers, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 19:34:31 Center for Family Health and Education |
| Yes | Sanofi, AstraZeneca | Yes | 1 ^{rg} :14:29 Cassopolis Family Clinic Network |
| Yes | Sanofi, AstraZeneca | Yes | 13:07:19 Caring Health Center, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 13:32:19 Caring Hands Healthcare Centers |
| Yes | Sanofi, AstraZeneca | Yes | 14:05:15 Care Resource Community Health Center |
| Yes | Sanofi, AstraZeneca | Yes | 129:45:33 Camarena Health |
| Yes | AstraZeneca | Yes | 16:33:28 CABUN Rural Health Services |
| NACHO | Allegation Against: | Member | 44 45 460 Health Center |
| Authori: | | NACHC | 59 |

| 0 | NACHO | | Authorizo |
|--|--------|---------------------|-----------|
| mp8 Health Center | Member | Allegation Against: | NACHC |
| 3:03:19 Community Health of East TN, Inc | Yes | Sanofi, AstraZeneca | Yes |
| 7: <mark>氧</mark> :49 Community HealthNet | Yes | Sanofi, AstraZeneca | Yes |
| 2:19:10 Coos County Family Health Services | Yes | Sanofi, AstraZeneca | Yes |
| 8:49:32 Cornerstone Care, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 5: <mark>袋:37</mark> Cornerstone Family Healthcare | Yes | Sanofi, AstraZeneca | Yes |
| 4:30:25 Crusaders Central Clinic Association | Yes | Sanofi, AstraZeneca | Yes |
| 7:08:55 Damian Family Care Centers, Inc. | Yes | Sanofi | Yes |
| 6:27:26 Dayspring Health | Yes | AstraZeneca | Yes |
| 7:21:10 Diversity Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 2:39:16 East Arkansas Family Health Ctr, Inc | Yes | Sanofi, AstraZeneca | Yes |
| 6:30 East Harlem Council for Human Services, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 6:39:38 East Jordan Family Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 0:08:21 East Valley Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 4:35:11 Eastern Shore Rural Health Systems, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 5:03:11 Eau Claire Cooperative Health Center, Inc | Yes | Sanofi, AstraZeneca | Yes |
| 3:32:14 Edward M. Kennedy Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 4:00:37 El Centro del Barrio, DBA CentroMed | Yes | Sanofi, AstraZeneca | Yes |
| 5:23:06 El Rio Health | Yes | Sanofi, AstraZeneca | Yes |
| 1:48:14 Erie Family Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 9:41:44 Family Care Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 9:並:00 Family Health Care Centers of Greater Los Angeles | Yes | Sanofi, AstraZeneca | Yes |
| 4:15:06 Family health Center of Worcester | Yes | Sanofi, AstraZeneca | Yes |
| 8:59:34 Family Health Centers of San Diego | Yes | Sanofi, AstraZeneca | Yes |
| 4:Q3:09 Family Health Network of Central New York, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| | Yes | Sanofi, AstraZeneca | Yes |
| 6:28:23 Fetter Health Care Network | Yes | Sanofi, AstraZeneca | Yes |
| 7:56:53 Finger Lakes Migrant Health Care Project, Inc. dba Finger Lakes Community Health | Yes | Sanofi, AstraZeneca | Yes |
| 5:30:51 Florida Community Health Centers, Inc. | Yes | Sanofi, AstraZeneca | Yes |

Case

| 31 | NACHC | | Authoria |
|---|--------|---------------------|----------|
| Health Center | Member | Allegation Against: | NACHO |
| L <u>9</u> :17:09 Friend Family Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 18,40:38 Gardner Family Health Network, Inc. d.b.a. Gardner Health Services | Yes | Sanofi, AstraZeneca | Yes |
| 选:15:44 Garfield Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 14:57:53 Gateway Community Health Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 10:26:00 Generations Family Health Center, Inc | Yes | Sanofi, AstraZeneca | Yes |
| 18:32:58 Golden Valley Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 18:20:23 Goshen Medical Center Inc. | Yes | AstraZeneca | Yes |
| 16:24:01 Grace Health | Yes | Sanofi, AstraZeneca | Yes |
| 16:58:23 Great Lakes Bay Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 拜:00:58 Greater Philadelphia Health Action | Yes | Sanofi, AstraZeneca | Yes |
| 13.14:15 Greene County Health, Inc | Yes | Sanofi, AstraZeneca | Yes |
| 12:39:57 Gulf Coast Health Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 到:06:14 HAART, Inc. dba Open Health Care Clinic | Yes | Sanofi, AstraZeneca | Yes |
| 14:18:20 Hackley Community Care Center | Yes | Sanofi, AstraZeneca | Yes |
| મિ:50:56 Harbor Health Services, Inc | Yes | Sanofi, AstraZeneca | Yes |
| 25:45:58 Hardin County Regional Health Center dba Lifespan Health | Yes | Sanofi, AstraZeneca | Yes |
| 19:02:26 Health Care Partners of South Carolina Inc | Yes | Sanofi, AstraZeneca | Yes |
| 為:01:30 Health Partners of Western Ohio | Yes | Sanofi, AstraZeneca | Yes |
| \$:33:31 Health West Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 15:27:29 HealthCore Clinic | Yes | Sanofi, AstraZeneca | Yes |
| 缸:29:57 HealthLinc, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 16:25:59 HealthNet, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 14:39:35 HealthSource of Ohio | Yes | Sanofi, AstraZeneca | Yes |
| 16:43:03 Heart City Health Center, Inc | Yes | Sanofi, AstraZeneca | Yes |
| 理:51:14 Heartland International Health Center | Yes | Sanofi | Yes |
| 長:11:50 Hidalgo Medical Services | Yes | Sanofi, AstraZeneca | Yes |
| 好:27:41 Holyoke Health Center, Inc | Yes | Sanofi, AstraZeneca | Yes |
| 15:36:46 HOPE Clinic | Yes | Sanofi, AstraZeneca | Yes |
| 16:28:37 HopeHealth, Inc | Yes | Sanofi, AstraZeneca | Yes |

| (Licaliti Callet Maille City) | | | |
|---|--------|---------------------|-----------|
| 62 | NACHC | | Authorize |
| npg Health Center | Member | Allegation Against: | NACHC |
| 4:49:51 Hudson Headwaters Health Network | Yes | Sanofi, AstraZeneca | Yes |
| 4:58;19 Jane Pauley Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 0:화:43 Jefferson Comprehensive Care System, Inc. | Yes | AstraZeneca | Yes |
| 4: <mark>权</mark> :28 Johnson Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 8:45:51 Keystone Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 0: 34 :55 Kiamichi Family Medical Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 4:43:54 Kodiak Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 2:sb :03 Kyle Hui | Yes | Sanofi, AstraZeneca | Yes |
| 7:11:01 La Clinica de Familia, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 7:為:15 La Clinica de La Raza, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 5: <mark>斜</mark> :39 La Maestra Family Clinic Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 7: <mark>包</mark> :26 Lamprey Health Care | Yes | Sanofi, AstraZeneca | Yes |
| 6:為:13 Legacy Community Health Services | Yes | Sanofi, AstraZeneca | Yes |
| 5:36:46 Lewis Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 6:49:31 LifeSpring Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 3: <mark>红</mark> :07 Little River Medical Center | Yes | Sanofi, AstraZeneca | Yes |
| 6:藝:57 Lone Star Circle of Care | Yes | Sanofi, AstraZeneca | Yes |
| 4: <mark>경</mark> :21 Lynn Community Health Center | Yes | Sanofi | Yes |
| 2: <mark>路</mark> :54 Mainline Health Systems, Inc. | Yes | AstraZeneca | Yes |
| 2:19:37 Marillac Community Health Centers dba DePaul Community Health Centers | Yes | Sanofi | Yes |
| 3:49:48 Marin Community Clinics | Yes | Sanofi, AstraZeneca | Yes |
| 6:ब्रॅंग:55 Mendocino Community Health Clinic | Yes | Sanofi, AstraZeneca | Yes |
| 9:44:25 Mercy Medical Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 5:34:20 Metro Community Health Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 6:姜:30 Metro Community Provider Network d/b/a STRIDE Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 7:萎:49 Metro Health DC | Yes | Sanofi, AstraZeneca | Yes |
| 7:10:16 MetroHealth DC | Yes | Sanofi, AstraZeneca | Yes |
| 4:26:34 Mid-Delta Health Systems | Yes | AstraZeneca | Yes |
| 5:59:15 Morris Heights Health Center | Yes | Sanofi, AstraZeneca | Yes |

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| ander senson debut della socia- | | | Cas |
|---------------------------------|---------------------|--------|--|
| Yes | Sanofi, AstraZeneca | Yes | 36:09:51 Premier Community Healthcare Group |
| Yes | Sanofi, AstraZeneca | Yes | 22:07:24 PrairieStar Health Center, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 15:27:25 PrairieStar Health Center, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 19:53:34 Piedmont Access to Health Services, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 3:01:44 People's Community Clinic |
| Yes | Sanofi, AstraZeneca | Yes | 47:17:31 PanCare of Florida Inc |
| Yes | Sanofi, AstraZeneca | Yes | 15:54:12 Urban Health Plan |
| Yes | Sanofi, AstraZeneca | Yes | 38:31:50 Omni Family Health |
| Yes | Sanofi, AstraZeneca | Yes | 到:35:04 OLE Health |
| Yes | Sanofi, AstraZeneca | Yes | 10:55:30 OCOEE REGIONAL HEALTH CORPORATION |
| Yes | Sanofi, AstraZeneca | Yes | 3:57:03 Oakhurst Medical Centers |
| Yes | Sanofi, AstraZeneca | Yes | 5:08:31 Oak Orchard Community Health Center |
| Yes | Sanofi, AstraZeneca | Yes | 12:21:38 NorthShore Health Centers |
| Yes | Sanofi, AstraZeneca | Yes | 14:24:15 Northern Oswego County Health Services, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | 10:22:04 Northern Counties Health Care |
| Yes | Sanofi, AstraZeneca | Yes | 16:42:50 North Olympic Healthcare Network |
| Yes | AstraZeneca | Yes | 學:32:40 North County Health Project, Inc. |
| Yes | Sanofi, AstraZeneca | Yes | |
| Yes | Sanofi, AstraZeneca | Yes | 월:29:50 Neighborhood Outreach Access to Health |
| Yes | Sanofi, AstraZeneca | Yes | 汉:35:27 Neighborhood Healthcare |
| Yes | Sanofi, AstraZeneca | Yes | 10:35:09 Neighborhood Health Center of WNY Inc |
| Yes | Sanofi, AstraZeneca | Yes | 超:17:36 Neighborhood Health Center |
| Yes | Sanofi, AstraZeneca | Yes | 場:49:05 Near North Health Service Corporation |
| Yes | Sanofi, AstraZeneca | Yes | 128:29:48 Muskingum Valley Health Centers |
| Yes | Sanofi | Yes | 180:41:09 Mountain Park Health Center |
| Yes | Sanofi, AstraZeneca | Yes | 10:12:31 Mountain Comprehensive Health Corporation |
| Yes | Sanofi, AstraZeneca | Yes | <mark>設</mark> :53:54 Moses Lake Community Health Center |
| Yes | Sanofi, AstraZeneca | Yes | 1 <mark>3</mark> 3:40:51 Mosaic Health |
| Yes | Sanofi, AstraZeneca | Yes | 挡:51:50 Morris Heights Health Center, Inc. |
| NACHC | Allegation Against: | Member | Health Center |
| Authoria | | NACHC | 53 |
| | | | |

| mp46 Health Center | NACHC Member | Allegation Against: | Authorize NACHC |
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| 2:ஹ:17 Presbyterian Medical Services | Yes | Sanofi, AstraZeneca | Yes |
| 0:월:25 Primary Health Network | Yes | Sanofi, AstraZeneca | Yes |
| 8:ນີ້9:21 PrimaryOne Healht | Yes | Sanofi, AstraZeneca | Yes |
| 6:15:11 Pueblo Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 5:27:31 ReGenesis Organization Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 2:數 159 Resources for Human Development | Yes | Sanofi, AstraZeneca | Yes |
| 5:娄:47 Richford Health Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 4:04:44 Rocking Horse Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 8:29:59 Rural Health Group, Inc., | Yes | Sanofi, AstraZeneca | Yes |
| 7:01:50 Rural Health Medical Program | Yes | AstraZeneca | Yes |
| 6:38:06 Rural Health Services Consortium, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 5:39:36 Rural Health Services, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 5:壽:47 Rural Health Services, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 4:34:50 Salina Health Education Foundation (dba Salina Family Healthcare Center) | Yes | Sanofi, AstraZeneca | Yes |
| 3:09:24 Salud Family Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 9:🗯:38 Santa Rosa Community Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 4:49:57 Sea Mar Community Health Centers | Yes | Sanofi, AstraZeneca | Yes |
| 0:46:22 Settlement Health and Medical Services | Yes | AstraZeneca | Yes |
| 3:齒:45 Shasta Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 6:02:45 Signature Health, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 0:32:40 Siouxland Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 4:藝:11 Sixteenth Street Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 7:64:53 South County Community Health Center, Inc. dba. Ravenswood Family Health Center | Yes | AstraZeneca | Yes |
| 4:58:03 Southern Jersey Family Medical Centers, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 0: <mark>緣</mark> :23 St Thomas CHC | Yes | Sanofi, AstraZeneca | Yes |
| 4:05:37 staywellhealth center | Yes | Sanofi, AstraZeneca | Yes |
| 2:20:54 Stigler Health and Wellness Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 5:06:39 Stony Creek Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| | | | |

| 65 | | NACHC | | Authoriz |
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| ĕ4(| Health Center | Member | Allegation Against: | NACHO |
| 12:14:5 | 12:14:55 Su Clinica Familiar | Yes | Sanofi, AstraZeneca | Yes |
| 18:15:41 | 18:15:41 Sun River Health (Hudson River HealthCare) | Yes | Sanofi, AstraZeneca | Yes |
| 12:13:50 | 13:50 Sunset Community Health Center Inc | Yes | Sanofi, AstraZeneca | Yes |
| <mark>16</mark> :53:2: | 6:53:23 Sunset Park Health Council, Inc dba Family Health Centers @ NYU Langone | Yes | Sanofi, AstraZeneca | Yes |
| 1 <mark>6</mark> :54:3 | 语:54:32 The Providence Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 22:36:4 | ঠা:36:44 Tiburcio Vasquez Health Center | Yes | Sanofi | Yes |
| 18:09:2 | 强:09:24 Treasure Coast Community Health, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 16:12:3 | 16:12:37 Tri-Cities Community Health | Yes | Sanofi, AstraZeneca | Yes |
| 15:58:5 | Trillium Health | Yes | Sanofi, AstraZeneca | Yes |
| 3/2 | United Cerebral Palsy Association of the North Country, Inc., DBA Community Health Center of the | feldettills, eldelamin understelle för inde klit sells side side földe delaminende sommet de selt | Sanofi, AstraZeneca | ** The second se |
| 133:09:0 | 13:09:01 North Country | Yes | | Yes |
| 14:16:0 | 16:03 United Community and Family Services, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 1\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ | 1\\ 26:04\ Valley Professionals Community Health Center | Yes | Sanofi, AstraZeneca | Yes |
| 14:52:0 | 14:52:03 Valley-Wide Health Systems, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 22:00:0 | ટ્રેટ્રે:00:07 VIP Community Service, inc. | Yes | Sanofi, AstraZeneca | Yes |
| 23:42:2 | 23:42:22 Waikiki Health | Yes | Sanofi, AstraZeneca | Yes |
| 18:39:3 | 超:39:38 Wayne Memorial Community Heath Centers Inc | Yes | Sanofi, AstraZeneca | Yes |
| 5 :51:51 | 1 Westside Family Healthcare | Yes | Sanofi, AstraZeneca | Yes |
| A :44:0 | 角:44:01 Whiteside County Community Health Clinic | Yes | Sanofi, AstraZeneca | Yes |
| 17:06:0 | 17:06:04 Whitney M. Young, Jr. Health Center, Inc. | Yes | Sanofi, AstraZeneca | Yes |
| 13:58:4 | 超:58:45 William F. Ryan Community Health Center, Inc. dba Ryan Health | Yes | Sanofi, AstraZeneca | Yes |
| 15.58.0 | 10.58.05 Yakima Neighborhood Health Services | Yes | AstraZeneca | Yes |

Exhibit B

DEPARTMENT OF HEALTH & HUMAN SERVICES

Administration

Rockville, MD 20857

May 17, 2021

Ms. Odalys Caprisecca Executive Director, US Strategic Price & Operations AstraZeneca Pharmaceuticals, LP 1800 Concord Pike Wilmington, DE 19803

Dear Ms. Caprisecca:

The Health Resources and Services Administration (HRSA) has completed its review of AstraZeneca Pharmaceuticals, LP's (AstraZeneca) policy that places restrictions on 340B pricing to covered entities that dispense medications through pharmacies under contract, unless the covered entity lacks an in-house pharmacy. After review of this policy and an analysis of the complaints HRSA has received from covered entities, HRSA has determined that AstraZeneca's actions have resulted in overcharges and are in direct violation of the 340B statute.

Section 340B(a)(1) of the Public Health Service (PHS) Act requires that manufacturers "shall...offer each covered entity covered outpatient drugs for purchase at or below the applicable ceiling price if such drug is made available to any other purchaser at any price." This requirement is not qualified, restricted, or dependent on how the covered entity chooses to distribute the covered outpatient drugs. Nothing in the 340B statute grants a manufacturer the right to place conditions on its fulfillment of its statutory obligation to offer 340B pricing on covered outpatient drugs purchased by covered entities. Section 340B(a)(1) of the PHS Act also requires manufacturers that have signed a Pharmaceutical Pricing Agreement (PPA) and PPA addendum to comply with these requirements. AstraZeneca is bound by the terms of the PPA and must ensure that the 340B ceiling price is available to all covered entities.

Also consistent with section 340B(a)(1) of the PHS Act, manufacturers are expected to provide the same opportunity for 340B covered entities and non-340B purchasers to purchase covered outpatient drugs. This extends to the manner in which 340B drugs are made available to covered entities (e.g., access to 340B ceiling prices through wholesalers that make products available at non-340B ceiling prices). The 340B Program Ceiling Price and Civil Monetary Penalties Final Rule (CMP final rule)² further specifies that a manufacturer's failure to provide 340B ceiling prices through the manufacturer's distribution agreements with wholesalers may violate a manufacturer's obligation under the 340B statute. HRSA has made plain, consistently since the issuance of its 1996 contract pharmacy guidance, that the 340B statute requires manufacturers to honor such purchases regardless of the dispensing mechanism.

AstraZeneca purports that the rationale for its restrictive action is to prevent diversion and duplicate discounts. The 340B statute provides a mechanism by which a manufacturer can

¹ 82 Fed. Reg. 1210, 1230 (Jan. 5, 2017); 42 C.F.R. §10.11(b)(2)

² 82 Fed. Reg. 1210, 1230 (Jan. 5, 2017)

Ms. Odalys Caprisecca Page 2

address these concerns. Specifically, the manufacturer must (1) conduct an audit and (2) submit a claim through the Administrative Dispute Resolution process as described in section 340B(d)(3)(A) of the PHS Act. The 340B statute does not permit a manufacturer to impose industry-wide, universal restrictions.

For the reasons set forth above, AstraZeneca must immediately begin offering its covered outpatient drugs at the 340B ceiling price to covered entities through their contract pharmacy arrangements, regardless of whether they purchase through an in-house pharmacy. AstraZeneca must comply with its 340B statutory obligations and the 340B Program's CMP final rule and credit or refund all covered entities for overcharges that have resulted from AstraZeneca's policy. AstraZeneca must work with all of its distribution/wholesale partners to ensure all impacted covered entities are contacted and efforts are made to pursue mutually agreed upon refund arrangements.

Continued failure to provide the 340B price to covered entities utilizing contract pharmacies, and the resultant charges to covered entities of more than the 340B ceiling price, may result in CMPs as described in the CMP final rule. The CMP final rule states that any manufacturer with a PPA that knowingly and intentionally charges a covered entity more than the ceiling price for a covered outpatient drug may be subject to a CMP not to exceed \$5,000 for each instance of overcharging.³ Assessed CMPs would be in addition to repayment for an instance of overcharging as required by section 340B(d)(1)(B)(ii) of the PHS Act. The Department of Health and Human Services will determine whether CMPs are warranted based on AstraZeneca's willingness to comply with its obligations under section 340B(a)(1) of the PHS Act.

HRSA requests that AstraZeneca provide an update on its plan to restart selling, without restriction, covered outpatient drugs at the 340B price to covered entities that dispense medications through contract pharmacy arrangements by **June 1, 2021**, to 340Bpricing@hrsa.gov.

Thank you for your commitment to the 340B Program.

Sincerely,

/Diana Espinosa/

Diana Espinosa Acting Administrator

³ Note, the Department of Health and Human Services publishes inflation-adjusted increases for various CMPs annually. The 2020 inflation adjusted penalty for 340B overcharging violations is \$5,883. 85 Fed. Reg. 2,869, 2,873 (Jan. 17, 2020).

Exhibit C

DEPARTMENT OF HEALTH & HUMAN SERVICES

Health Resources and Services Administration

Rockville, MD 20857

May 17, 2021

Mr. Gerald Gleeson VP & Head, Sanofi US Market Access Shared Services Sanofi 55 Corporate Drive Bridgewater, NJ 08807

Dear Mr. Gleeson:

The Health Resources and Services Administration (HRSA) has completed its review of Sanofi's policy that places restrictions on 340B pricing to covered entities that dispense medication through pharmacies, unless the covered entities provide claims data to a third-party platform. After review of this policy and an analysis of the complaints HRSA has received from covered entities, HRSA has determined that Sanofi's actions have resulted in overcharges and are in direct violation of the 340B statute.

Section 340B(a)(1) of the Public Health Service (PHS) Act requires that manufacturers "shall...offer each covered entity covered outpatient drugs for purchase at or below the applicable ceiling price if such drug is made available to any other purchaser at any price." This requirement is not qualified, restricted, or dependent on how the covered entity chooses to distribute the covered outpatient drugs. Nothing in the 340B statute grants a manufacturer the right to place conditions on its fulfillment of its statutory obligation to offer 340B pricing on covered outpatient drugs purchased by covered entities. Furthermore, the 340B statute does not permit manufacturers to impose conditions on covered entities' access to 340B pricing, including the production of claims data. Section 340B(a)(1) of the PHS Act also requires manufacturers that have signed a Pharmaceutical Pricing Agreement (PPA) and PPA addendum to comply with these requirements. Sanofi is bound by the terms of the PPA and must ensure that the 340B ceiling price is available to all covered entities.

Also consistent with section 340B(a)(1) of the PHS Act, manufacturers are expected to provide the same opportunity for 340B covered entities and non-340B purchasers to purchase covered outpatient drugs. This extends to the manner in which 340B drugs are made available to covered entities (e.g., access to 340B ceiling prices through wholesalers that make products available at non-340B ceiling prices). The 340B Program Ceiling Price and Civil Monetary Penalties Final Rule (CMP final rule)² further specifies that a manufacturer's failure to provide 340B ceiling prices through the manufacturer's distribution agreements with wholesalers may violate a manufacturer's obligation under the 340B statute. HRSA has made plain, consistently since the issuance of its 1996 contract pharmacy guidance, that the 340B statute requires manufacturers to honor such purchases regardless of the dispensing mechanism.

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¹ 82 Fed. Reg. 1210, 1230 (Jan. 5, 2017); 42 C.F.R. §10.11(b)(2)

² 82 Fed. Reg. 1210, 1230 (Jan. 5, 2017)

Mr. Gerald Gleeson Page 2

Sanofi purports that the rationale for its restrictive action is to prevent diversion and duplicate discounts. The 340B statute provides a mechanism by which a manufacturer can address these concerns. Specifically, the manufacturer must (1) conduct an audit and (2) submit a claim through the Administrative Dispute Resolution process as described in section 340B(d)(3)(A) of the PHS Act. The 340B statute does not permit a manufacturer to impose industry-wide, universal restrictions.

For the reasons set forth above, Sanofi must immediately begin offering its covered outpatient drugs at the 340B ceiling price to covered entities through their contract pharmacy arrangements, regardless of whether they purchase through an in-house pharmacy. Sanofi must comply with its 340B statutory obligations and the 340B Program's CMP final rule and credit or refund all covered entities for overcharges that have resulted from Sanofi s policy. Sanofi must work with all of its distribution/wholesale partners to ensure all impacted covered entities are contacted and efforts are made to pursue mutually agreed upon refund arrangements.

Continued failure to provide the 340B price to covered entities utilizing contract pharmacies, and the resultant charges to covered entities of more than the 340B ceiling price, may result in CMPs as described in the CMP final rule. The CMP final rule states that any manufacturer with a PPA that knowingly and intentionally charges a covered entity more than the ceiling price for a covered outpatient drug may be subject to a CMP not to exceed \$5,000 for each instance of overcharging.³ Assessed CMPs would be in addition to repayment for an instance of overcharging as required by section 340B(d)(1)(B)(ii) of the PHS Act. The Department of Health and Human Services will determine whether CMPs are warranted based on Sanofi's willingness to comply with its obligations under section 340B(a)(1) of the PHS Act.

HRSA requests that Sanofi provide an update on its plan to restart selling, without restriction, 340B covered outpatient drugs at the 340B price to covered entities with contract pharmacy arrangements by **June 1, 2021**, to 340Bpricing@hrsa.gov.

Thank you for your commitment to the 340B Program.

Sincerely,

/Diana Espinosa/

Diana Espinosa Acting Administrator

³ Note, the Department of Health and Human Services publishes inflation-adjusted increases for various CMPs annually. The 2020 inflation adjusted penalty for 340B overcharging violations is \$5,883. 85 Fed. Reg. 2,869, 2,873 (Jan. 17, 2020).

Exhibit D

Congress of the United States Washington D.C. 20515

September 14, 2020

The Honorable Alex M. Azar II Secretary U.S. Department of Health and Human Services 200 Independence Avenue, SW Washington, D.C. 20201

Dear Secretary Azar:

The 340B program plays an integral role in ensuring eligible health care organizations have access to vital lifesaving medications. As Members of Congress deeply committed to the important safety net mission of the 340B Drug Pricing Program, it is imperative that immediate action is taken to ensure covered entities continue to receive crucial 340B drug discounts.

Recently, several pharmaceutical companies have taken a series of actions to restrict federally required 340B drug discounts for eligible health care organizations/covered entities, which are defined in statute and include HRSA-supported health centers and look-alikes, Ryan White clinics, Medicare/Medicaid Disproportionate Share Hospitals, children's hospitals, and other safety net providers. These providers have always served as a critical part of our health care safety net, ensuring that our most vulnerable populations have access to the care they need. Right now, they are on the front lines of our national response to COVID-19. These providers rely on 340B savings to ensure access to care for low-income and rural patients. The recent actions undermine the intended purpose of the 340B Drug Pricing Program. The Department of Health and Human Services (HHS) must take immediate action to stop these companies from either denying or limiting access to 340B pricing to hospitals, health centers, and clinics participating in 340B.

Congress enacted 340B with strong bipartisan support more than 25 years ago to reduce drug costs for safety-net providers that care for vulnerable populations. Congress clearly stated the law's purpose: "To stretch scarce Federal resources as far as possible, reaching more eligible patients and providing more comprehensive services." The savings created by 340B do not cost the American taxpayer a single dollar, as the savings come directly from discounts provided by the manufacturers. Specifically, the 340B statute requires manufacturers wishing to participate in Medicaid and Medicare Part B to "offer each covered entity covered outpatient drugs for purchase at or below the applicable ceiling price." There are no provisions in the statute that allow manufacturers to set conditions or otherwise impede a provider's ability to access 340B discounts.

Despite this statutory requirement, several major drug manufacturers have recently announced that they will limit or restrict 340B pricing based on where the safety-net provider elects to have its 340B drugs shipped. These actions are in violation of the statutory requirement that drug companies charge no more than the 340B ceiling price when selling their products to 340B providers. They establish a dangerous precedent for other manufacturers to follow if immediate action is not taken.

Additionally, within the past two months, other manufacturers have sent requests to covered entities demanding extensive claims data that goes far beyond the scope of the 340B statute. These demands are not only needlessly burdensome for providers but also raise issues related to patient privacy. These companies are also threatening to limit or deny 340B pricing if these covered entities do not comply.

The actions of these companies violate the 340B statute and must be rejected. A failure to act will serve as an invitation to other manufacturers to follow suit, leading to a wholesale increase in prescription drug costs for our safety-net providers during a public health emergency. We urge you to use your authority to address these troubling actions and require these companies to comply with the law.

Thank you for your attention to these matters. Should you have any questions please contact Kirsten Wing with Representative David B. McKinley's office at Kirsten. Wing@mail.house.gov or Sherie Lou Santos with Representative Diana DeGette's office at Sherie Lou.Santos@mail.house.gov.

Sincerely,

David B. McKinley P.E. Member of Congress

Greg Gianforce Member of Congress

Dusty Johnson
Member of Congress

Diana DeGette Member of Congress

Peter Welch Member of Congress

Doris Matsui Member of Congress

| Ralph Abraham Member of Congress | /s/ | /s/ | /s/ |
|--|----------------------|-----------------------|----------------------------|
| Member of Congress Member of Congress Member of Congress /s/ | | | Tony Cardenas |
| Alma S. Adams, Ph.D. Alma S. Adams, Ph.D. Member of Congress | - | | Member of Congress |
| Member of Congress Member of Congress Member of Congress /s/ | Member of Congress | Womber of Congress | infolition of corrections |
| Member of Congress Member of Congress Member of Congress /s/ | /s/ | /s/ | /s/ |
| Member of Congress Member of Congress Member of Congress /s/ | Alma S. Adams, Ph.D. | Lisa Blunt Rochester | André Carson |
| S | | Member of Congress | Member of Congress |
| Member of Congress Member of Congress Member of Congress /s/ /s/ /s/ Rick W. Allen Mike Bost Sean Casten Member of Congress Member of Congress Member of Cong /s/ /s/ Kathy Caston Member of Congress Member of Congress Member of Cong /s/ /s/ Judy Chu Member of Congress Member of Congress Member of Cong /s/ /s/ Judy Chu Member of Congress Member of Congress Member of Cong /s/ David N. Cicill Member of Cong /s/ Joyce Beatty G.K. Butterfield Gilbert R. Cisnero Member of Congress Member of Congress | | | _ |
| Member of Congress Member of Congress Member of Congress /s/ /s/ /s/ Rick W. Allen Mike Bost Sean Casten Member of Congress Member of Congress Member of Cong /s/ /s/ Kathy Caston Member of Congress Member of Congress Member of Cong /s/ /s/ Judy Chu Member of Congress Member of Congress Member of Cong /s/ /s/ Judy Chu Member of Congress Member of Congress Member of Cong /s/ David N. Cicill Member of Cong /s/ Joyce Beatty G.K. Butterfield Gilbert R. Cisnero Member of Congress Member of Congress | /s/ | /s/ | /s/ |
| Member of Congress Member of Congress Member of Congress /s/ /s/ /s/ Rick W. Allen Mike Bost Sean Casten Member of Congress Member of Congress Member of Congress /s/ /s/ Kathy Caston Member of Congress Member of Congress Member of Congress /s/ /s/ Judy Chu Member of Congress Member of Congress Member of Congress /s/ /s/ Judy Chu Member of Congress Member of Congress Member of Congress Member of Congress Member of Congress Member of Congress | Pete Aguilar | Suzanne Bonamici | Matt Cartwright |
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| /s/ Jim Costa Member of Congress | Rodney Davis Member of Congress | /s/_ Debbie Dingell Member of Congress |
| /s/ Joe Courtney Member of Congress | Danny K Davis Member of Congress | /s/_ Mike Doyle Member of Congress |
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| /s/ Mike Thompson Member of Congress | /s/ Michael Turner Member of Congress | Susan A. Wild Member of Congress |
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| /s/ Dina Titus Member of Congress | Juan Vargas Member of Congress | /s/ Ted Yoho Member of Congress |
| /s/ Paul D. Tonko Member of Congress | /s/ Nydia M. Velázquez Member of Congress | |
| Norma J. Torres Member of Congress | /s/ Peter J. Visclosky Member of Congress | |
| /s/ Xochitl Torres Small Member of Congress | /s/ Ann Wagner Member of Congress | |

Exhibit E

To Whom It May Concern:

I am writing to inform you that Sanofi is implementing a new 340B program integrity initiative to address duplicate discounts. Sanofi supports the 340B Program's core objective of increasing access to outpatient drugs among uninsured and vulnerable patients and is committed to maintaining and strengthening its mission. However, we are concerned about the rate of duplicate discounting on Medicaid prescriptions filled with 340B-purchased drugs. Similarly, manufacturers pay ineligible rebates on Medicare Part D and commercial utilization due to the lack of transparency in the 340B program.

To resolve these issues, Sanofi will require 340B covered entities to submit claims data for 340B prescriptions of Sanofi products filled through its contract pharmacies. Sanofi will use this data to match against rebate claims it receives to ensure it isn't paying ineligible discounts. This initiative is enabled through 340B ESP™, a Second Sight Solutions technology. Sanofi is requiring 340B covered entitles to register at www.340BESP.com by October 1, 2020.

Sanofi has maintained a strong commitment to the 340B program since its inception. We also recognize that for the 340B program to continue in its mission, serious program integrity and transparency challenges must be addressed. That is why we are adopting the 340B ESP[™] platform and we look forward to working with 340B covered entities to further strengthen the 340B program.

Best regards,

Gerald Gleeson

VP & Head, Sanofi US Market Access Shared Services

NEXT STEPS AND FREQUENTLY ASKED QUESTIONS

To get started with Second Sight Solutions' 340B ESP™ platform, follow these three simple steps:

- Go to www.340BESP.com to register your account. Upon initial registration you will be prompted with an
 onboarding tutorial that will walk you through the account set up process step by step. This process takes
 ~15 minutes.
- Once your account is activated, you will be able to securely upload data to 340B ESP™. You will receive
 periodic notifications of pending data submissions and new contract pharmacy set up activities.
- Login to 340B ESP and submit your 340B contract pharmacy claims data on a bi-weekly basis. Once
 your account is set up, the claims upload process takes ~ 5 minutes.

In addition to the frequently asked questions below, you can visit www.340BESP.com/FAQs to learn more about 340B ESP™. For further help with the registration, account setup, and data submission process please call Second Sight Solutions at 888-398-5520. To learn more about how Sanofi is working to improve program integrity through 340B ESP™, please contact Sanofi directly at Sanofi340BOperations@sanofi.com.

Q: How will Sanofi use the 340B claims data that we provide through 340B ESP™?

A: Data uploaded by 340B covered entities will be used to identify and resolve duplicate Medicaid and commercial rebates.

Q: How does 340B ESP™ protect the privacy of my patients?

A: Data uploaded to 340B ESPTM is de-identified and meets the definition of a De-identified Data Set under HIPAA. This means no actual protected health information (PHI) is collected and the data cannot be combined with other data sets to reveal the identity of a patient. Additional security controls are embedded throughout the platform.

Q: Is Sanofi requesting data for all Sanofi products?

A: No. Sanofi is only requesting data for Sanofi drugs commonly dispensed through retail, specialty and outpatient pharmacies registered on the HRSA database as a contract pharmacy. Physician-administered drugs are not part of this program. 340B ESP™ automatically limits the data in your upload file to the applicable NDCs.

Q: What happens if my organization does not provide 340B contract pharmacy claims data?

A: Sanofi is requiring 340B covered entities to register with 340B ESP™ and begin providing 340B claims data by October 1, 2020. 340B covered entities that elect not to provide 340B claims data will no longer be eligible to place Bill To / Ship To replenishment orders for Sanofi products dispensed through a contract pharmacy. All 340B covered entities will continue to be able to purchase Sanofi products at the 340B price when shipped to an address registered on the 340B covered entity database as a parent or child site.

Q: Is Sanofi requesting data for pharmacies that are registered with HRSA as a covered entity?

A: No. Sanofi is only requesting data for 340B claims that originates from contract pharmacies. Covered entities do not need to provide 340B claims for prescriptions filled in their own outpatient pharmacies.

Q: What benefit does the 340B covered entity realize by using 340B ESP™?

A: By providing 340B claims data that originate from contract pharmacies, you will enable Sanofi to definitively identify duplicate Medicaid rebates. Covered entities will then be informed which pharmacies are dispensing 340B purchased drugs to Medicaid patients. This information can be used to further strengthen the audit processes and compliance controls of the covered entity.

Q: Does HRSA and/or Apexus support this initiative?

A: HRSA encourages 340B covered entities to work with pharmaceutical manufacturers in good faith to resolve issues of non-compliance in the 340B program. Although neither HRSA nor Apexus has commented publicly on this specific initiative, Sanofi believes 340B ESP™ provides a simple platform for Sanofi and 340B covered entities to engage collaboratively and in good faith to address duplicate discounts.

Q: How often will I need to upload 340B contract pharmacy claims data to 340B ESP™?

A: The 340B ESP™ platform requires claims uploads every two weeks. The actual upload process takes ~5 minutes and should not place significant burden on 340B covered entity operations. Email reminders are automatically generated from 340B ESP™ and covered entities can monitor claims submission status when logged in to the platform.

Q: What technology requirements exist to successfully upload data to 340B ESP™?

A: 340B ESPTM is compatible with most internet browsers including Microsoft Edge, Google Chrome, Safari, FireFox and others. However, we strongly recommend using Google Chrome for the best user experience. Users will need an internet connection and access to a supported browser to successfully upload data.

Exhibit F

NDCs Impacted by Sanofi Overcharging

*Note that NDCs are displayed in XXXX-XXXX or XXXXX-XXXX form, without the final two-digit product size code or labeler code leading zero.

Labeler Codes 00024, 00039, 00068, 00075, and 00088

| NDC* | Brand Name | Generic Name | Dosage Form |
|-----------|-----------------|---------------------------------------|---------------------|
| 0024-5745 | Adlyxin | Lixisenatide | Kit |
| 0024-5747 | Adlyxin | Lixisenatide | Injection, Solution |
| 0024-5924 | Admelog | Insulin Lispro | Injection, Solution |
| 0024-5925 | Admelog | Insulin Lispro | Injection, Solution |
| 0024-5926 | Admelog | Insulin Lispro | Injection, Solution |
| 0039-0221 | Amaryl | Glimepiride | Tablet |
| 0039-0222 | Amaryl | Glimepiride | Tablet |
| 0039-0223 | Amaryl | Glimepiride | Tablet |
| 0024-5401 | Ambien | Zolpidem Tartrate | Tablet, Film Coated |
| 0024-5421 | Ambien | Zolpidem Tartrate | Tablet, Film Coated |
| 0024-5501 | Ambien CR | Zolpidem Tartrate | Tablet, Coated |
| 0024-5521 | Ambien CR | Zolpidem Tartrate | Tablet, Coated |
| 0088-2500 | Apidra | Insulin Glulisine | Injection, Solution |
| 0088-2502 | Apidra Solostar | Insulin Glulisine | Injection, Solution |
| 0088-2160 | Arava | Leflunomide | Tablet, Film Coated |
| 0088-2161 | Arava | Leflunomide | Tablet, Film Coated |
| 0088-2162 | Arava | Leflunomide | Tablet, Film Coated |
| 0024-5855 | Avalide | Irbesartan And Hydrochlorothiazide | Tablet, Film Coated |

| 0024-5856 | Avalide | Irbesartan And Hydrochlorothiazide | Tablet, Film Coated |
|-----------|-----------------|---------------------------------------|------------------------------------|
| 0024-5850 | Avapro | Irbesartan | Tablet, Film Coated |
| 0024-5851 | Avapro | Irbesartan | Tablet, Film Coated |
| 0024-5852 | Avapro | Irbesartan | Tablet, Film Coated |
| 0024-5914 | Dupixent | Dupilumab | Injection, Solution |
| 0024-5915 | Dupixent | Dupilumab | Injection, Solution |
| 0024-5916 | Dupixent | Dupilumab | Injection, Solution |
| 0024-5918 | Dupixent | Dupilumab | Injection, Solution |
| 0024-5150 | Elitek | Rasburicase | Kit |
| 0024-5151 | Elitek | Rasburicase | Kit |
| 0024-5837 | Flomax | Tamsulosin Hydrochloride | Capsule |
| 0024-5824 | Jevtana | Cabazitaxel | Kit |
| 0024-5908 | Kevzara | Sarilumab | Injection, Solution |
| 0024-5910 | Kevzara | Sarilumab | Injection, Solution |
| 0024-5920 | Kevzara | Sarilumab | Injection, Solution |
| 0024-5922 | Kevzara | Sarilumab | Injection, Solution |
| 0088-2220 | Lantus | Insulin Glargine | Injection, Solution |
| 0088-5021 | Lantus | Insulin Glargine | Injection, Solution |
| 0088-2219 | Lantus Solostar | Insulin Glargine | Injection, Solution |
| 0088-5020 | Lantus Solostar | Insulin Glargine | Injection, Solution |
| 0024-5843 | Leukine | Sargramostim | Injection, Powder, For Solution |
| 0024-5844 | Leukine | Sargramostim | Liquid |
| 0075-0620 | Lovenox | Enoxaparin Sodium | Injection |

| 0075-0621 | Lovenox | Enoxaparin Sodium | Injection |
|-----------|----------|-------------------|---------------------|
| 0075-0622 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-0623 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-0624 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-0626 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-2912 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-2915 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-8013 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-8014 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-8016 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-8018 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-8020 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-8022 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-8025 | Lovenox | Enoxaparin Sodium | Injection |
| 0075-8030 | Lovenox | Enoxaparin Sodium | Injection |
| 0024-5862 | Mozobil | Plerixafor | Solution |
| 0024-4142 | Multaq | Dronedarone | Tablet, Film Coated |
| 0024-1171 | Plavix | Clopidogrel | Tablet, Film Coated |
| 0024-1332 | Plavix | Clopidogrel | Tablet, Film Coated |
| 0024-5901 | Praluent | Alirocumab | Injection, Solution |
| 0024-5902 | Praluent | Alirocumab | Injection, Solution |
| 0024-5903 | Praluent | Alirocumab | Injection, Solution |
| 0024-5904 | Praluent | Alirocumab | Injection, Solution |
| 0088-2102 | Priftin | Rifapentine | Tablet, Film Coated |

| 0024-1596 | Primaquine Phosphate | Primaquine Phosphate | Tablet, Film Coated |
|-----------|----------------------|--------------------------------------|---------------------|
| 0024-5761 | Soliqua 100/33 | Insulin Glargine And Lixisenatide | Injection, Solution |
| 0024-5869 | Toujeo | Insulin Glargine | Injection, Solution |
| 0024-5871 | Toujeo Max | Insulin Glargine | Injection, Solution |
| 0024-5803 | Xyzal | Levocetirizine Dihydrochloride | Tablet, Film Coated |
| 0024-5804 | Xyzal | Levocetirizine Dihydrochloride | Solution |

Labeler Code 00955

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|-----------|-------------------|--|--|
| NDC* | Brand Name | Generic Name | Dosage Form |
| 0955-1720 | Doxercalciferol | Doxercalciferol | Capsule |
| 0955-1721 | Doxercalciferol | Doxercalciferol | Capsule |
| 0955-1722 | Doxercalciferol | Doxercalciferol | Capsule |
| 0955-1003 | Enoxaparin Sodium | Enoxaparin Sodium | Injection |
| 0955-1004 | Enoxaparin Sodium | Enoxaparin Sodium | Injection |
| 0955-1006 | Enoxaparin Sodium | Enoxaparin Sodium | Injection |
| 0955-1008 | Enoxaparin Sodium | Enoxaparin Sodium | Injection |
| 0955-1010 | Enoxaparin Sodium | Enoxaparin Sodium | Injection |
| 0955-1012 | Enoxaparin Sodium | Enoxaparin Sodium | Injection |
| 0955-1015 | Enoxaparin Sodium | Enoxaparin Sodium | Injection |
| 0955-1016 | Enoxaparin Sodium | Enoxaparin Sodium | Injection |
| 0955-1040 | Irbesartan | Irbesartan | Tablet, Film Coated |
| 0955-1041 | Irbesartan | Irbesartan | Tablet, Film Coated |
| 0955-1042 | Irbesartan | Irbesartan | Tablet, Film Coated |

| 0955-1045 | Irbesartan And Hydrochlorothiazide | Irbesartan And Hydrochlorothiazide | | Tablet, Film Coated |
|-----------|---------------------------------------|---------------------------------------|----------|--|
| 0955-1046 | Irbesartan And Hydrochlorothiazide | Irbesartan And Hydrochlorothiazide | | Tablet, Film Coated |
| 0955-1735 | Leflunomide | Leflunomide | | Tablet, Film Coated |
| 0955-1737 | Leflunomide | Leflunomide | | Tablet, Film Coated |
| 0955-1050 | Sevelamer Carbonate | Sevelamer Carbonate | ę | Tablet, Film Coated |
| 0955-1052 | Sevelamer Carbonate | Sevelamer Carbonat | e | Powder, For Suspension |
| 0955-1054 | Sevelamer Carbonate | Sevelamer Carbonat | e | Powder, For Suspension |
| 0955-1048 | Sevelamer Hydrochloride | Sevelamer Hydrochl | oride | Tablet, Film Coated |
| 0955-1702 | Zolpidem Tartrate | Zolpidem Tartrate | | Tablet, Film Coated, Extended Release |
| 0955-1703 | Zolpidem Tartrate | Zolpidem Tartrate | | Tablet, Film Coated, Extended Release |

Labeler Code 72733

| NDC* | Brand Name | Generic Name | Dosage Form |
|------------|------------|--------------|---------------------|
| 72733-5901 | Praluent | Alirocumab | Injection, Solution |
| 72733-5902 | Praluent | Alirocumab | Injection, Solution |

Exhibit G



Date: August 17, 2020

Re: 340B Contract Pharmacy Pricing

Dear Valued Partner,

AstraZeneca to date has processed chargebacks associated with Contract Pharmacy arrangements consistent with the approach proposed in the Health Resources and Services Administration's ("HRSA") April 2010 guidance. Beginning on October 1, 2020, AstraZeneca plans to adjust this approach such that AstraZeneca only will process 340B pricing through a single Contract Pharmacy site for those Covered Entities that do not maintain their own on-site dispensing pharmacy.

To implement this new approach, AstraZeneca will stop processing 340B chargebacks for all Contract Pharmacy arrangements effective October 1, 2020. Any 340B Covered Entity that does not have an out-patient, on-site dispensing pharmacy should contact AstraZeneca to arrange for a Contract Pharmacy of its choice to be eligible to receive 340B pricing on behalf of the Covered Entity. To initiate this process, please contact Membership@AstraZeneca.com.

Pricing will be honored on all chargeback invoices prior to this date consistent with AstraZeneca's historic approach, but AstraZeneca asks for the removal of Contract Pharmacy eligibility prior to or by the end of business September 30, 2020.

For additional information or questions, please contact your AstraZeneca Account Director.

Sincerely,

Odalys Caprisecca

Executive Director, Strategic Pricing & Operations

Exhibit H

NDCs Impacted by AstraZeneca Overcharging

*Note that NDCs are displayed in XXXX-XXXX form, without the final two-digit product size code or labeler code leading zero.

Labeler Codes 00186 and 00310

| NDC* | Brand Name | Generic Name | Dosage Form |
|-----------|--|--|---|
| 0310-4600 | Bevespi Aerosphere | Glycopyrrolate And Formoterol Fumarate | Aerosol, Metered |
| 0310-4616 | Breztri | Budesonide, Glycopyrrolate, And Formoterol Fumarate | Aerosol, Metered |
| 0186-0776 | Brilinta | Ticagrelor | Tablet |
| 0186-0777 | Brilinta | Ticagrelor | Tablet |
| 0310-7370 | Budesonide And Formoterol Fumarate Dihydrate | Budesonide And Formoterol Fumarate Dihydrate | Aerosol |
| 0310-7372 | Budesonide And Formoterol Fumarate Dihydrate | Budesonide And Formoterol Fumarate Dihydrate | Aerosol |
| 0310-6530 | Bydureon | Exenatide | Injection, Suspension, Extended Release |
| 0310-6540 | Bydureon Boise | Exenatide | Injection, Suspension, Extended Release |
| 0310-6512 | Byetta | Exenatide | Injection |
| 0310-6524 | Byetta | Exenatide | Injection |
| 0310-0512 | Calquence | Acalabrutinib | Capsule, Gelatin Coated |
| 0310-0751 | Crestor | Rosuvastatin Caldium | Tablet, Film Coated |

| 0310-0752 | Crestor | Rosuvastatin Calcium | Tablet, Film Coated |
|---|--|--|--|
| 0310-0754 | Crestor | Rosuvastatin Calcium | Tablet, Film Coated |
| 0310-0755 | Crestor | Rosuvastatin Calcium | Tablet, Film Coated |
| 0310-0088 | Daliresp | Roflumilast | Tablet |
| 0310-0095 | Daliresp | Roflumilast | Tablet |
| 0186-0382 | Esomeprazole Magnesium | Esomeprazole Magnesium | Capsule, Delayed Release |
| 0186-0384 | Esomeprazole Magnesium | Esomeprazole Magnesium | Capsule, Delayed Release |
| 0310-6205 | Farxiga | Dapagliflozin | Tablet, Film Coated |
| 0310-6210 | Farxiga | Dapagliflozin | Tablet, Film Coated |
| | | | |
| 0310-1730 | Fasenra | Benralizumab | Injection, Solution |
| 0310-1730 0310-1830 | Fasenra Fasenra | Benralizumab Benralizumab | Injection, Solution |
| | the species developed data comments of the company to the company of the company of the company of the company | and the format American Control of the Control of t | er i vista entre entre entre esperio, est e est esperio entre un entre e un compressione que una e |
| 0310-1830 | Fasenra | Benralizumab | Injection, Solution |
| 0310-1830 0310-0720 | Fasenra Faslodex | Benralizumab Fulvestrant | Injection, Solution |
| 0310-1830 0310-0720 0310-7720 | Fasenra Faslodex Fulvestrant | Benralizumab Fulvestrant Fulvestrant | Injection, Solution Injection Injection |
| 0310-1830 0310-0720 0310-7720 0310-0482 0310-6125 | Fasenra Faslodex Fulvestrant Iressa | Benralizumab Fulvestrant Fulvestrant Gefitinib Saxagliptin And Metformin | Injection, Solution Injection Injection Tablet, Coated Tablet, Film Coated, Extended |
| 0310-1830 0310-0720 0310-7720 0310-0482 0310-6125 | Fasenra Faslodex Fulvestrant Iressa Kombiglyze XR | Benralizumab Fulvestrant Fulvestrant Gefitinib Saxagliptin And Metformin Hydrochloride Saxagliptin And Metformin | Injection, Solution Injection Injection Tablet, Coated Tablet, Film Coated, Extended Release Tablet, Film Coated, Extended |

| 0310-0625 | Koselugo | Selumetinib | Capsule |
|-----------|---------------------|-----------------------------------|-----------------------------|
| 0310-1105 | Lokelma | Sodium Zirconium Cyclosilicate | Powder, For Suspension |
| 0310-1110 | Lokelma | Sodium Zirconium Cyclosilicate | Powder, For Suspension |
| 0310-0668 | Lynparza | Olaparib | Tablet, Film Coated |
| 0310-0679 | Lynparza | Olaparib | Tablet, Film Coated |
| 0310-1969 | Movantik | Naloxegol Oxalate | Tablet, Film Coated |
| 0310-1970 | Movantik | Naloxegol Oxalate | Tablet, Film Coated |
| 0186-4010 | Nexium | Esomeprazole Magnesium | Granule, Delayed Release |
| 0186-4020 | Nexium | Esomeprazole Magnesium | Granule, Delayed Release |
| 0186-4025 | Nexium | Esomeprazole Magnesium | Granule, Delayed Release |
| 0186-4040 | Nexium | Esomeprazole Magnesium | Granule, Delayed Release |
| 0186-4050 | Nexium | Esomeprazole Magnesium | Granule, Delayed Release |
| 0186-5020 | Nexium | Esomeprazole Magnesium | Capsule, Delayed Release |
| 0186-5040 | Nexium | Esomeprazole Magnesium | Capsule, Delayed Release |
| 0310-6100 | Onglyza | Saxagliptin | Tablet, Film Coated |
| 0310-6105 | Onglyza | Saxagliptin | Tablet, Film Coated |
| 0186-0916 | Pulmicort FLEXHALER | Budesonide | Aerosol, Powder |

| 0186-0917 | Pulmicort FLEXHALER | Budesonide | Aerosol, Powder |
|-----------|---|---|---|
| 0186-1988 | Pulmicort Respules | Budesonide | Suspension |
| 0186-1989 | Pulmicort Respules | Budesonide | Suspension |
| 0186-1990 | Pulmicort Respules | Budesonide | Suspension |
| 0310-6770 | Qtern | Dapagliflozin And Saxagliptin | Tablet, Film Coated |
| 0310-6780 | Qtern | Dapagliflozin And Saxagliptin | Tablet, Film Coated |
| 0310-6925 | Qternmet XR | Dapagliflozin Saxagliptin And Metformin Hydrochloride | Tablet, Film Coated |
| 0310-6950 | Qternmet XR | Dapagliflozin Saxagliptin And Metformin Hydrochloride | Tablet, Film Coated |
| 0310-6975 | Qternmet XR | Dapagliflozin Saxagliptin And Metformin Hydrochloride | Tablet, Film Coated |
| 0310-6990 | Qternmet XR | Dapagliflozin Saxagliptin And Metformin Hydrochloride | Tablet, Film Coated |
| 0310-8284 | Quetiapine Fumarate Extended Release | Quetiapine Fumarate | Tablet, Film Coated, Extended Release |
| 0310-0271 | Seroquel | Quetiapine | Tablet, Film Coated |
| 0310-0272 | Seroquel | Quetiapine | Tablet, Film Coated |
| 0310-0274 | Seroquel | Quetiapine | Tablet, Film Coated |
| 0310-0275 | Seroquel | Quetiapine | Tablet, Film Coated |
| 0310-0278 | Seroquel | Quetiapine | Tablet, Film Coated |

| 0310-0279 | Seroquel | Quetiapine | Tablet, Film Coated |
|-----------|------------------|---|-----------------------------|
| 0310-0280 | Seroquel XR | Quetiapine | Tablet, Extended Release |
| 0310-0281 | Seroquel XR | Quetiapine | Tablet, Extended Release |
| 0310-0282 | Seroquel XR | Quetiapine | Tablet, Extended Release |
| 0310-0283 | Seroquel XR | Quetiapine | Tablet, Extended Release |
| 0310-0284 | Seroquel XR | Quetiapine | Tablet, Extended Release |
| 0186-0370 | Symbicort | Budesonide And Formoterol Fumarate Dihydrate | Aerosol |
| 0186-0372 | Symbicort | Budesonide And Formoterol Fumarate Dihydrate | Aerosol |
| 0310-6615 | Symlinpen | Pramlintide Acetate | Injection |
| 0310-6627 | Symlinpen | Pramlintide Acetate | Injection |
| 0310-1349 | Tagrisso | Osimertinib | Tablet, Film Coated |
| 0310-1350 | Tagrisso | Osimertinib | Tablet, Film Coated |
| 0186-1088 | Toprol XL | Metoprolol Succinate | Tablet, Extended Release |
| 0186-1090 | Toprol XL | Metoprolol Succinate | Tablet, Extended Release |
| 0186-1092 | Toprol XL | Metoprolol Succinate | Tablet, Extended Release |
| 0186-1094 | Toprol XL | Metoprolol Succinate | Tablet, Extended Release |
| 0310-0800 | Tudorza Pressair | Aclidinium Bromide | Powder, Metered |

| 0310-6225 | Xigduo XR | Dapagliflozin And Metfor Hydrochloride | rmin Tablet, Film Coated, Extended Release |
|-----------|-----------|---|--|
| 0310-6250 | Xigduo XR | Dapagliflozin And Metfor Hydrochloride | rmin Tablet, Film Coated, Extended Release |
| 0310-6260 | Xigduo XR | Dapagliflozin And Metfor Hydrochloride | rmin Tablet, Film Coated, Extended Release |
| 0310-6270 | Xigduo XR | Dapagliflozin And Metfor Hydrochloride | rmin Tablet, Film Coated, Extended Release |
| 0310-6280 | Xigduo XR | Dapagliflozin And Metfor Hydrochloride | rmin Tablet, Film Coated, Extended Release |

Exhibit I

WAC/340B Price Differentials

| Manufacturer | Product | NDC | 340B | WAC | Difference |
|--------------|-----------------|---------------|------------|------------|------------|
| | Byetta | 00310-6512-01 | \$0.01 | \$754.49 | \$754.48 |
| Astra-Zeneca | Farxiga | 00310-6205-30 | \$0.29 | \$516.85 | \$516.56 |
| | Pulmicort | 00186-0917-06 | \$0.01 | \$186.08 | \$186.07 |
| | Symbicort | 00186-0370-20 | \$0.10 | \$360.51 | \$360.41 |
| | Onglyza | 00310-6100-30 | \$0.29 | \$443.51 | \$443.22 |
| | Lantus | 00088-2220-33 | \$0.10 | \$275.05 | \$274.95 |
| | Admelog | 00024-5924-10 | \$97.88 | \$126.84 | \$28.96 |
| Sanofi | Apidra Solostar | 00088-2502-05 | \$0.15 | \$532.06 | \$531.91 |
| | Dupixent | 00024-5918-01 | \$2,229.04 | \$3,107.29 | \$878.25 |
| | Multaq | 00024-4142-60 | \$96.14 | \$638.66 | \$542.52 |

Exhibit J

Freedus, Matthew

From:

340B ADR <340BADR@hrsa.gov>

Sent:

Tuesday, August 24, 2021 11:44 AM

To:

Freedus, Matthew

Cc: Subject: 340B ADR RE: ADR ID 210112-2

Thank you for following up. The resubmission by NACHC will not affect the filing date of the original petition.

Chantelle Britton, M.P.A., M.S.
Senior Advisor, Office of Pharmacy Affairs
Health Resources and Services Administration
5600 Fishers Lane, 08W08
Rockville, MD 20857



From: Freedus, Matthew <mfreedus@feldesmantucker.com>

Sent: Monday, August 23, 2021 5:58 PM To: 340B ADR <340BADR@hrsa.gov> Subject: RE: ADR ID 210112-2

Hi, Ms. Britton.

I'm sorry for the delay in responding. I'm just returning from vacation. Before I left for vacation, I reached out to Kate Talmor and Jody Lowenstein at the Department of Justice. I expressed our view that a motion to sever would seem to resolve your concern (about the injunction as to any claim against Eli Lilly) and preserve NACHC's original filing date. The ADR panel could proceed with NACHC's Astra and Sanofi claims and stay or hold in abeyance the severed Lilly claims. This course of action also seems consistent with the ADR Rules, which provide in part that "Joinder, consolidation, and other third-party practice not referenced in this paragraph (e) shall be governed by the Federal Rules of Civil Procedure, as relevant, unless the parties and 340B ADR Panel agree otherwise." 42 C.F.R. 10.21(e)(4).

In any event, Jody suggested that I follow up directly with you. Can HRSA confirm that the resubmission of a new petition with claims pertaining to AstraZeneca and Sanofi (but not Lilly) will not affect the filing date of NACHC's original petition?

Thanks,

Matthew Freedus

Partner Feldesman Tucker Leifer Fidell LLP 1129 20th Street, NW, Suite 400 Washington, DC 20036

T. 202.466.8960

F. 202.293.8103

www.ftlf.com

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From: 340B ADR < 340BADR@hrsa.gov > Sent: Thursday, August 5, 2021 3:23 PM

To: Freedus, Matthew < mfreedus@feldesmantucker.com >

Cc: 340B ADR <340BADR@hrsa.gov>

Subject: ADR ID 210112-2

Mr. Freedus -

On March 16, 2021, a federal district judge in the U.S. District Court for the Southern District of Indiana preliminarily enjoined HHS from implementing or enforcing the ADR final rule against Eli Lilly and Company and Lilly USA (collectively, Lilly). At this time HRSA is not able to move ahead with any ADR process involving Lilly. If you still wish to continue with your petition as it is currently submitted, you may do so, but HRSA will not take any further action related to NACHC's current petition at this time. If you would like to resubmit a petition that excludes claims against Lilly, NACHC may resubmit a new petition to 340BADR@hrsa.gov.

Thank you, Chantelle

Chantelle Britton, M.P.A., M.S.
Senior Advisor, Office of Pharmacy Affairs
Health Resources and Services Administration
5600 Fishers Lane, 08W08
Rockville, MD 20857
301-443-4749



Freedus, Matthew

From:

Freedus, Matthew

Sent:

Monday, August 23, 2021 5:58 PM

To:

340B ADR

Subject:

RE: ADR ID 210112-2

Hi, Ms. Britton.

I'm sorry for the delay in responding. I'm just returning from vacation. Before I left for vacation, I reached out to Kate Talmor and Jody Lowenstein at the Department of Justice. I expressed our view that a motion to sever would seem to resolve your concern (about the injunction as to any claim against Eli Lilly) and preserve NACHC's original filing date. The ADR panel could proceed with NACHC's Astra and Sanofi claims and stay or hold in abeyance the severed Lilly claims. This course of action also seems consistent with the ADR Rules, which provide in part that "Joinder, consolidation, and other third-party practice not referenced in this paragraph (e) shall be governed by the Federal Rules of Civil Procedure, as relevant, unless the parties and 340B ADR Panel agree otherwise." 42 C.F.R. 10.21(e)(4).

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Thanks,

Matthew Freedus

Partner
Feldesman Tucker Leifer Fidell LLP
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From: 340B ADR <340BADR@hrsa.gov> Sent: Thursday, August 5, 2021 3:23 PM

To: Freedus, Matthew <mfreedus@feldesmantucker.com>

Cc: 340B ADR <340BADR@hrsa.gov>

Subject: ADR ID 210112-2

Mr. Freedus -

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current petition at this time. If you would like to resubmit a petition that excludes claims against Lilly, NACHC may resubmit a new petition to 340BADR@hrsa.gov.

Thank you, Chantelle

Chantelle Britton, M.P.A., M.S. Senior Advisor, Office of Pharmacy Affairs Health Resources and Services Administration 5600 Fishers Lane, 08W08 Rockville, MD 20857 301-443-4749



Freedus, Matthew

From:

340B ADR <340BADR@hrsa.gov>

Sent:

Thursday, August 5, 2021 3:23 PM

To:

Freedus, Matthew

Cc: Subject:

ADR ID 210112-2

340B ADR

Mr. Freedus -

On March 16, 2021, a federal district judge in the U.S. District Court for the Southern District of Indiana preliminarily enjoined HHS from implementing or enforcing the ADR final rule against Eli Lilly and Company and Lilly USA (collectively, Lilly). At this time HRSA is not able to move ahead with any ADR process involving Lilly. If you still wish to continue with your petition as it is currently submitted, you may do so, but HRSA will not take any further action related to NACHC's current petition at this time. If you would like to resubmit a petition that excludes claims against Lilly, NACHC may resubmit a new petition to 340BADR@hrsa.gov.

Thank you, Chantelle

Chantelle Britton, M.P.A., M.S.
Senior Advisor, Office of Pharmacy Affairs
Health Resources and Services Administration
5600 Fishers Lane, 08W08
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301-443-4749

