

Subject: FW: FOIA Request
Date: Thursday, July 21, 2022 at 11:21:35 AM Eastern Daylight Time
From: Caleb Taylor
To: Stewart Whitson, Hayden Dublois

Other CMS FOIA email chain. -ct

Sent from [Mail](#) for Windows

From: [Caleb Taylor](#)
Sent: Wednesday, March 30, 2022 11:06 AM
To: [CMS FOIA Request](#)
Subject: RE: FOIA Request

Caleb Taylor
1840 S. Salem Rd. Apt. 11 Conway, Arkansas 72034

Sent from [Mail](#) for Windows

From: [CMS FOIA Request](#)
Sent: Wednesday, March 30, 2022 6:31 AM
To: [Caleb Taylor](#)
Subject: RE: FOIA Request

CAUTION: -External Sender-

Good morning,

Please provide your mailing address. This information is needed and will be used to contact you if any fees are charged.

Best regards,

Centers for Medicare & Medicaid Services
Office of Strategic Operations and Regulatory Affairs
Freedom of Information Group
7500 Security Blvd
Baltimore, MD 21244-1850

From: Caleb Taylor <ctaylor@thefga.org>
Sent: Tuesday, March 29, 2022 2:57 PM
To: CMS FOIA Request <FOIA_Request@cms.hhs.gov>
Subject: FOIA Request

Under the Freedom of Information Act, I'd like to request the following:

1. Any and all warning letters sent to hospitals by CMS regarding non-compliance with the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021 to the present;
2. Any and all corrective action plans requested to hospitals by CMS regarding non-compliance with the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021 to the present;
3. Any and all civil monetary penalties requested to hospitals by CMS regarding non-compliance with the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021 to the present (including any penalties issued under the increased fine amounts stipulated in CMS-1753FC and effective January 1, 2022);
4. The actual amount of civil monetary penalties collected by CMS relating to non-compliance with the federal hospital price transparency rule (and CMS-1753FC) from January 1, 2021 to the present.
5. Any and all communications between CMS and Jackson Memorial Hospital of Miami relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.
6. Any and all communications between CMS and Yale New Haven Hospital of Connecticut relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.
7. Any and all communications between CMS and AdventHealth Orlando relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.
8. Any and all communications between CMS and Mayo Clinic Hospital-Saint Marys Campus of Minnesota relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.
9. Any and all communications between CMS and the Cleveland Clinic relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.
10. Any and all communications between CMS and Barnes-Jewish Hospital of St. Louis relating to the federal hospital price transparency rule (RIN 0938–

AU22) from January 1, 2021, to the present.

11. Any and all communications between CMS and Atrium Health Carolinas Medical Center of North Carolina relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.

12. Any and all communications between CMS and UAB Hospital of Birmingham relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.

13. Any and all communications between CMS and The Johns Hopkins Hospital of Baltimore relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.

14. Any and all communications between CMS and Mount Sinai Hospital of New York City relating to the federal hospital price transparency rule (RIN 0938–AU22) from January 1, 2021, to the present.

Thanks,
Caleb Taylor

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