Has The Era Of Slow Growth For Prescription Drug Spending Ended?

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Has The Era Of Slow Growth For Prescription Drug Spending Ended?

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Abstract

In the period 2005–13 the US prescription drug market grew at an average annual pace of only 1.8 percent in real terms on an invoice price basis (that is, in constant dollars and before manufacturers’ rebates and discounts). But the growth rate increased dramatically in 2014, when the market expanded by 11.5 percent—which raised questions about future trends. We determined the impact of manufacturers’ rebates and discounts on prices and identified the underlying factors likely to influence prescription spending over the next decade. These include a strengthening of the innovation pipeline; consolidation among buyers such as wholesalers, pharmacy benefit managers, and health insurers; and reduced incidence of patent expirations, which means that fewer less costly generic drug substitutes will enter the market than in the recent past. While various forecasts indicate that pharmaceutical spending growth will moderate from its 2014 level, the business tension between buyers and sellers could play out in many different ways. This suggests that future spending trends remain highly uncertain.
The pharmaceutical market landscape is evolving dramatically, and the impact on spending remains uncertain. Significant buyer consolidation has occurred in recent years through mergers and acquisitions of pharmacy benefit managers, insurers, and wholesalers. Meanwhile, manufacturers of brand-name drugs have become fragmented, with the top twenty manufacturers capturing a smaller share of market today than previously, and mergers and acquisitions have reduced the number of generic drug manufacturers.²

In recent years brand-name drug manufacturers have been raising the list prices of their products, but payers have been negotiating larger rebates for them. Under the Affordable Care Act (ACA), millions of people have obtained health insurance coverage, which has increased the demand for prescription drugs. At the same time, more people with health insurance are enrolling in plans that contain cost-sharing requirements for pharmaceutical products, including pharmacy deductibles and copayments.³

On the supply side, brand-name drug manufacturers cite research and development costs and high risk of failure to justify high pharmaceutical prices.⁴ On the demand side, however, efforts are focused on reducing spending. Understanding the roles and relative importance of these competing forces will help assess how they may play out in the ongoing “pharms race.”

Study Data And Methods

We analyzed US prescription drug spending trends using data from IMS Health’s National Sales Perspectives (NSP), which audits sales of pharmaceutical products from wholesalers to pharmacies and other outlets. These data differ from published National Health Expenditure Accounts¹ compiled by the Centers for Medicare and Medicaid Services (CMS) in two major ways.

First, NSP calculates prescription drug spending through all channels: retail and mail-order direct sales to consumers and all sales to physicians, hospitals, nursing homes, and other institutions. In contrast, the prescription drug total in the National Health Expenditure Accounts consists only of sales through retail outlets, and purchases of many costly specialty medicines, such as the purchase of oncology drugs by institutions and other health care providers, are excluded. In 2014 these institutions and providers accounted for about 21.9 percent of total NSP prescription drug spending.

Second, the NSP is based on invoiced sales by wholesalers (and direct sales by manufacturers) to their customers, such as major national pharmacy chains, hospitals, clinics, group purchasing organizations, and other supply chain intermediaries. Although the invoiced data incorporate discounts for prompt payment, they typically do not capture off-invoice discounts and rebates frequently given by manufacturers to insurers, providers, and pharmacy benefit managers. The National Health Expenditure Accounts include an estimate of these discounts and rebates, as we do in this article. But because not all purchasers receive discounts and rebates, we also discuss sales before any discount or rebate is applied. We call these “invoice sales,” in contrast to “net sales.”
IMS Health has estimated average rebates by comparing NSP invoice sales with net sales data disclosed for some brand-name drugs in Securities and Exchange Commission (SEC) 10K filings by manufacturers. We computed the rebate share as the percentage difference between invoice and net sales, and we projected average rebate share by therapeutic class when SEC data were not available.\textsuperscript{5}

**Study Results**

**Overall Invoice Sales Trends And Their Decomposition**

Annual changes in spending on prescription drugs fluctuated from a $14.2 billion decline from 2011 to 2012 to a $35.8 billion increase from 2013 to 2014 (Exhibit 1). Average spending in the period 2005–14 grew by $5.3 billion compounded annually, or 2.9 percent (data not shown).

We decomposed this growth into its price and quantity components for brand-name and generic medications. Brand-name drugs were further segmented into new products introduced in the previous two years and drugs that lost market exclusivity because their patents expired (incumbent brand-name drugs) (Exhibit 2).\textsuperscript{6} Several striking patterns are apparent.

First, the dominant trend is that over much of the study period, growth in real pharmaceutical spending based on invoice sales decelerated, falling from a high of 6.1 percent in 2006 to a low of −4.5 percent in 2012. In each year since 2007, increased invoice prices for incumbent brand-name drugs accounted for the largest portion of overall spending growth; this became particularly prominent beginning in 2009.

Second, reductions in spending on brand-name drugs resulting from the loss of exclusivity of incumbent drugs accounted for most of the spending reductions during the study period. However, this component was smaller in 2014 than in previous years, which partially explains the 2014 discontinuity. Loss of exclusivity for incumbent brand-name drugs was particularly large in 2012, when a number of blockbuster brand-name drugs (those having annual sales of $1 billion or more)—including Lipitor, Plavix, Singulair, Actos, and Lexapro—faced generic competition for the first time. Altogether, brand-name products that lost exclusivity in 2012 accounted for $49 billion in real invoice spending in 2011 (data not shown). By 2013, spending on those products and their generic counterparts had declined almost 80 percent, to $10.5 billion.

Third, 2014 was the first time in the study period that spending increased significantly because of the introduction of new brand-name drugs, particularly the new generation of antiviral hepatitis C drugs (Sovaldi, Olysio, Viekira Pak, and Harvoni). Other newly launched drugs that treat cancers, multiple sclerosis, and diabetes also contributed to spending growth.

Fourth, while prices of incumbent generic drugs have been increasing slightly since 2007, in 2013 and 2014 these increases were markedly larger and contributed more significantly to overall spending increases, compared to earlier in the study period.
Gross And Net Sales And Prices

Between 2005 and 2012 manufacturers’ discounts and rebates reduced spending on brand-name drugs by approximately 18 percent each year (Exhibit 3). However, between 2010 and 2014 the discounts and rebates increased from about 18 percent to 28 percent of total spending on brand-name drugs (the difference between the net sales and invoice sales bars for each year). It is important to consider this increase when examining year-to-year changes.

To correctly identify the real growth rate of prices, we regressed price on fixed effects for product and time (results not shown). In particular, including product fixed effects eliminated the selection bias introduced by the fact that newer drugs tend to be more expensive than older ones. We estimated that the compounded annual real growth rate of invoice prices in the period 2005–14 was 6.4 percent, whereas the rate for net prices was only 5.4 percent—with most of the difference occurring after 2009.

The total value of discounts and rebates provided by manufacturers of brand-name drugs in the period 2010–14 was almost $260 billion (Exhibit 3)—the sum of the differences between invoice sales and net sales from 2010 to 2014. Because price increases for these drugs are the largest component in overall prescription drug spending growth, the difference between invoice and net prices has a significant impact on total spending: Incorporating rebates and discounts reduces the growth rate of real pharmaceutical spending overall from 2.0 percent to −0.3 percent in 2013 and from 11.5 percent to 7.4 percent in 2014 (data not shown).

As a percentage of gross Medicaid drug expenditures, rebates increased dramatically from 17.6 percent in 2003 to 47.6 percent in 2013 (Exhibit 4). Most of the increase occurred between 2010 and 2013, as provisions of the ACA increased the mandated rebate rate. The growth in invoice prices for brand-name drugs in 2013–14 also triggered higher levels of Medicaid rebates as a result of automatic adjustments to rebates for drugs whose price growth rate exceeds the rate of general inflation.\(^7\)

Rebates in the Medicare program have grown steadily, from 8.6 percent of total costs for brand-name and generic drugs (including the benefit portion of members’ premiums) in 2006 to 12.9 in 2013.\(^8\) In addition, the Medicare Coverage Gap Discount Program makes manufacturers’ discounts available to eligible Medicare beneficiaries who receive applicable drugs covered by Part D while in the coverage gap, which reduces net prices.\(^9\) Manufacturers offer additional discounts to federal, state, and local government purchasers through the 340B Drug Pricing Program.\(^10\)

Manufacturers also provide rebates to private third-party payers, such as pharmacy benefit managers, hospitals, and insurers. Much less is known about these rebates than is known about public program rebates. However, information gathered by IMS Health suggests that these rebates tend to grow over the life cycle of drugs, peaking several years before patent expiration and generally ceasing after expiration and the entry into the market of generic drugs.
Considerable heterogeneity exists in the size of these rebates, both across firms and across products within firms. Products in crowded therapeutic areas tend to have larger rebates. Furthermore, discounts differ across buyers, with larger buyers able to extract greater price reductions, compared to smaller buyers—particularly if larger buyers can affect the market share of drugs through their formulary policies. In recent years, some pharmacy benefit managers have even negotiated inflation-protected provisions that incorporate automatic rebate increases whenever the manufacturer raises the list price, leaving the net price unchanged.

Discussion

Recent Trends In Drugs’ List Prices And Rebates

To some extent, increases in rebates are a consequence of ACA provisions, reflecting growth in brand-name drug prices in excess of the Consumer Price Index and the impact of increased rebate requirements for drugs provided through Medicaid. However, we also observed increases in invoice prices, which reflect manufacturer list prices. This raises the question of why manufacturers are increasing list prices.

High list prices combined with rebates that differ by payer and drug classes appear to reflect manufacturers’ ability to charge different net prices to various sets of consumers, a practice known as price discrimination. Pharmaceuticals—like movies, satellites, software, and many other products of high-technology industries—require very high up-front spending to develop and bring to market, but once launched, they have relatively small marginal costs of additional production. The manufacturers of such products can charge higher prices to relatively price-insensitive purchasers (those whose demand for a product is not affected by price) and much lower prices to more price-sensitive purchasers. For this strategy to be feasible, there must be sufficient numbers of purchasers willing to pay different prices, and purchasers who buy at a lower price must be prohibited from reselling at a higher one.

The following two market developments can explain the simultaneous increasing of list prices and rebates: the growth in importance of pharmacy benefit managers and the increase in the number of people who pay list prices for pharmaceuticals.

Pharmacy benefit managers have grown steadily in importance since the late 1980s, contracting with insurers or payers and provider networks, serving as intermediaries between manufacturers and insurers, and occasionally establishing their own mail-order pharmacy operations. The three largest benefit managers increased their share of the total commercial prescription volume from 42 percent in 2005 to 68 percent in 2015. This has increased their collective purchasing power and ability to extract rebates and discounts from manufacturers.

Simultaneously, the number of people without insurance coverage for drugs has been steadily falling since the introduction of the Medicare Part D benefit in 2006 and the ACA coverage expansions in 2014. However, the number of people enrolled in high-deductible health plans, particularly those with health savings accounts, has increased significantly. In 2015, 24 percent of covered employees were enrolled in a high-deductible health plan, up
sixfold from 4 percent in 2006. As more people use these high-deductible accounts or enroll in plans with pharmacy deductibles, and as deductibles increase, drug companies have an incentive to increase their list prices for these relatively price-insensitive consumers.

Recent changes brought about by the ACA have also altered the landscape for people in the Medicare coverage gap. Before implementation of the ACA, those people had to bear the full cost of the drugs they purchased. One provision in the ACA mandated that manufacturers provide a 50 percent discount on the list price for Medicare enrollees in the coverage gap. Assuming that the price sensitivity of people in the coverage gap did not change, this reform—together with the increase in the Medicaid rebate mentioned above—creates incentives for manufacturers to raise their list prices. Commercial payers can afford to react modestly, because with a copay rate of 25 percent and a rebate of 50 percent off the list price, they bear only 25 percent of the list price.

Another recently expanded federal program is the 340B Drug Pricing Program, which requires manufacturers to provide outpatient drugs to eligible health care organizations or covered entities at significantly reduced prices. Established in 1992, the program has grown particularly rapidly in recent years. An indirect impact of the program is that it provides incentives for eligible entities such as hospitals to acquire physician practices, particularly those whose providers administer costly specialty drugs, since the practices can now purchase drugs less expensively than in the past. This phenomenon strengthens incentives in various ACA payment reform initiatives for hospitals to merge with one another and with physician practices. The resulting increase in the number of previously price-sensitive buyers who are now taking advantage of these discounts provides incentives for manufacturers to engage in price discrimination and raise list prices.

Finally, it should be noted that pharmacy benefit managers, wholesalers, and pharmacies have limited incentives to resist list price increases, since their profit “spreads” are often a percentage of list prices. Moreover, benefit managers frequently charge manufacturers a fixed portion of the list price to provide them with administrative services, which means that the managers’ revenues increase as list prices do. Of course, competition for business can cause benefit managers and pharmacies to reduce the amount they charge insurers and patients.

**Loss Of Exclusivity On Brand-Name Drugs**

In 2011 and 2012 numerous blockbuster drugs lost marketing exclusivity as their patents expired; as a result of generic drugs’ entering the market, spending on these brand-name drugs was drastically reduced. Cumulative spending reductions between 2011 and 2013 because of loss of exclusivity exceeded $56 billion (Exhibit 2). However, in 2014 no major drugs lost exclusivity, and as a result, related spending reductions were much smaller ($10.4 billion) than in previous years.

In the period 2016–20 several large-molecule (or biologic) blockbuster brand-name drugs—such as Rituxan, Novolog, Humira, and Avastin—are expected to lose patent protection. While drugs comparable to specific biologics, known as biosimilars, have been available in Europe since 2006, the Food and Drug Administration (FDA) did not approve the first
biosimilar for sale in the United States until 2015. Thus far, only Zarxio (a biosimilar of filgrastim, marketed as Neupogen) and Inflectra (a biosimilar of infliximab, marketed as Remicade) have received FDA approval, although many more are expected to do so in the coming years.

The impact of the impending wave of biosimilar drugs is unclear, but there are several reasons to believe that they will not reduce spending on brand-name drugs as much as they will spending on small-molecule generic drugs. First, while most pharmacies, pharmacy benefit managers, and payers have established policies that allow them to switch to generic small-molecule drugs as soon as they become available, such measures would not apply equally to biosimilars. Standards for the interchangeability of biosimilars with their reference products have not yet been established or implemented.

The pharmaceutical market landscape is evolving dramatically, and the impact on spending remains uncertain.

Second, biosimilar manufacturing costs are generally considerably higher than those for small-molecule generic drugs, which constrains biosimilar entry into the market. However, some manufacturers’ prices for biosimilars in European markets suggest that there may be significant heterogeneity.

Third, patients and their physicians might be more wary of switching from an original brand-name biologic to a biosimilar drug than they are about switching from an original brand-name small molecule to a generic product, in part because of concerns about immunogenicity—“the propensity of the therapeutic protein product to generate immune responses to itself and to related proteins or to induce immunologically related adverse clinical events.”

Finally, the law is currently unsettled. Virtually every biosimilar product seeking FDA approval has been delayed by lawsuits filed by the holder of the patent on the original product. Until this litigation is resolved, the related uncertainty likely discourages potential entrants from even filing for approval.

**Generic Prices: From Steady Decreases To Sharp Increases**

In 2014, 82 percent of all retail prescriptions (including those purchased by mail order and used in long-term care facilities) were dispensed as generic drugs, 6 percent as brand-name generics (those generics marketed with trade names), and 12 percent as brand-name drugs. By contrast, as a share of all retail prescription drug revenues, generics accounted for only 17 percent, brand-name generics 11 percent, and brand-name drugs 72 percent. Hence, despite their dominant share of dispensed prescriptions, generic drugs’ contributions to overall drug spending trends are relatively minor. This is partly because of the dramatically lower costs associated with generics, relative to brand-name drugs.

We do not expect a détente in the pharms race.

Before 2013, price increases for incumbent generic drugs were negligible and contributed little to overall drug spending (Exhibit 2). However, in 2013 and 2014, changes in these
drugs’ prices contributed significantly to increases in overall drug spending. What phenomena underlie this sharp change in the long-term trend of generic prices?

Many observers say that a principal driver of this change is the considerable merger and acquisition activity among generic drug manufacturers and between manufacturers of brand-name and generic drugs, although this activity and its impact have not been quantified. Additionally, small markets for specific molecules tend to attract fewer competitors than larger markets do, and there is an increased risk for extreme price increases in very small markets.

Rising prices generally create incentives for other firms to enter the market, which tends to increase supply and return prices to long-term levels. In the United States, however, competitive generic entry has been hindered by backlogs in the FDA’s handling of Abbreviated New Drug Applications (ANDAs), despite efforts to address this problem by the FDA, supported by the Generic Drug User Fee Amendments of 2012 (GDUFA).

The FDA has committed to reducing the ANDA backlog and median review times. Moreover, user fee provisions of GDUFA are now under discussion by the FDA, manufacturers, and other stakeholders and expected to be renewed by October 2017. It is plausible to expect that to the extent that the FDA works diligently to reduce the ANDA backlog, which will result in additional competitors entering the market, upward pressures on price levels of generic drugs will be mitigated in the coming years. Recent evidence suggests that growth in generic drug prices has eased since 2014.

**What To Expect From The Innovation Pipeline?**

A major reason behind the surge in spending on prescription drugs in 2014 was the introduction of several innovative treatments for diseases that affect large populations, such as hepatitis C, diabetes, and multiple sclerosis. Compared to previous treatments, the innovative ones are often more convenient (for example, they may be oral solids instead of injectables that need to be administered frequently) and tolerable (having fewer side effects), substantially more efficacious, or both.

The premier example of recent changes is the market for hepatitis C medicines. Before May 2011, standard therapy involved a combination of interferons and ribavirin, to be taken for up to forty-eight weeks. The treatment had severe side effects and a relatively low cure rate (about 50 percent). Beginning in May 2011, a series of new therapies, each improving on its predecessors, reached the US market, beginning with Merck’s Victrelis—which reduced treatment duration to twenty-four weeks and boasted a higher cure rate. Only a few days after approving Victrelis, the FDA approved Incivek, which reduced treatment to twelve weeks in some cases and decreased the number of daily tablets from twelve to six.

Just two years later, a new generation of hepatitis C medications was launched, beginning in late 2013 with Johnson and Johnson’s Olysio and Gilead’s Sovaldi, followed by another Gilead product (Harvoni) and AbbVie’s Viekira Pak. These successive innovations boosted cure rates to more than 90 percent and simplified treatment, while reducing side effects by decreasing or eliminating the interferon and ribavirin treatment components. In 2014—as the
number of patients treated reached about 141,000, compared to 17,000 in 2013—net real spending for new-generation hepatitis drugs increased by $7 billion, accounting for almost 40 percent of the net increase in overall US drug spending in 2014.\textsuperscript{21}

The observed shift in the mix of newly launched drugs from those focused on small patient populations (including orphan drugs) to those with larger potential markets may continue in at least a few large therapeutic areas. For example, the FDA recently approved Praluent and Repatha, two members of a new family of cholesterol-lowering medicines that inhibit the enzyme proprotein convertase subtilisin/kexin type 9 (PCSK-9). While estimates of the potential market size differ and important long-term clinical studies have not yet been completed, some observers believe that the goal of treatment should be to eliminate all low-density lipoprotein (LDL) cholesterol, not just to reduce LDL levels to below 100 mg/dl, or even 70 mg/dl.\textsuperscript{29} If the clinical evidence continues to show cardiovascular and stroke benefits from driving LDL down to very low levels, the potential market for PCSK-9 inhibitors will likely be measured in billions of dollars.\textsuperscript{30}

Another area that could experience a surge in innovation and spending is the PD-1 (programmed death) oncology drugs. These drugs are the result of a line of research that attempted to trigger immune responses in the presence of tumors. The first two molecules in this new class of drugs, Keytruda and Opdivo, were approved by the FDA in late 2014 and have the potential to be blockbusters. Looking at the current pipeline of drugs in clinical development, we conclude that the current innovation boom could be sustained for at least a few more years, particularly in the area of oncology—which means that we have likely not seen the last of innovation-spurred growth in spending.

**Conclusion**

Recent forecasts suggest a moderation in prescription drug spending growth after 2014, with the CMS Office of the Actuary projecting retail prescription drug spending growth to average 6.7 percent from 2016 through 2025.\textsuperscript{31} Other observers have reported moderation from 2014 growth levels in 2015.\textsuperscript{32,33} The recent acceleration in FDA approvals of new drugs, innovative and increasingly patient-friendly formulations (from injectables that must be administered frequently to those that can be administered less frequently and to oral tablets and capsules that are taken once a day), and regulatory initiatives may all be contributing to new treatment options, improved outcomes, and faster drug spending growth. However, consolidation on the demand side by pharmacy benefit managers, insurers’ shift to increased patient copayments, and highly visible drug price increases by some manufacturers suggest that drug spending growth will likely be highly publicized and controversial. We do not expect a détente in the pharms race.

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Exhibit 1. Prescription drug spending based on invoice sales, and rate of spending growth

SOURCE Authors’ analysis of data from the IMS National Sales Perspectives Dataset.

NOTE Spending was adjusted to constant 2009 dollars using the St. Louis Federal Reserve quarterly gross domestic product price deflator series.
Exhibit 2. Price and quantity components of prescription drug spending based on invoice sales, and rate of spending growth

SOURCE Authors’ analysis of data from the IMS National Sales Perspectives Dataset.

NOTE Spending was adjusted to constant 2009 dollars using the St. Louis Federal Reserve quarterly gross domestic product price deflator series. Incumbent drugs are defined in the text. LOE is loss of exclusivity.
Exhibit 3. Sales of brand-name drugs, before and after accounting for manufacturers’ discounts and rebates, and rates of sales and spending growth

SOURCE Authors’ analysis of data from the IMS National Sales Perspectives Dataset.

NOTES Sales and spending were adjusted to constant 2009 dollars using the St. Louis Federal Reserve quarterly gross domestic product price deflator series. Net sales take account of manufacturers’ off-invoice discounts and rebates; invoice sales do not.
Exhibit 4. Manufacturers’ rebates to Medicaid as percentages of gross Medicaid drug expenditures

SOURCE Authors’ analysis of data from the Medicaid Expenditure Reports, Centers for Medicare and Medicaid Services.