MEDICARE PART D

Instances of Questionable Access to Prescription Drugs

Why GAO Did This Study

In 2009, GAO reported on doctor shopping in Medicaid, where individuals see several doctors and pharmacies, receiving more of a drug than was intended by any single physician. Questions have been raised about whether similar activity exists in Medicare Part D.

GAO was asked to (1) determine the extent to which Medicare beneficiaries obtained frequently abused drugs from multiple prescribers, (2) identify examples of doctor shopping activity, and (3) determine the actions taken by the Centers for Medicare & Medicaid Services (CMS) to limit access to drugs for known abusers. To meet the objectives, GAO analyzed Medicare Part D claims for calendar year 2008 to identify potential doctor shoppers. To identify examples, GAO chose a nonrepresentative selection of 10 beneficiaries based on a number of factors, including the number of prescribers. GAO also interviewed policy officials from CMS and from prescription drug plans that administer the drug benefit program.

What GAO Found

GAO found indications of doctor shopping in the Medicare Part D program for 14 categories of frequently abused prescription drugs. About 170,000 beneficiaries (about 1.8 percent of beneficiaries receiving these 14 categories of drugs) acquired the same class of frequently abused drugs, primarily hydrocodone and oxycodone, from five or more medical practitioners during calendar year 2008 at a cost of about $148 million (about 5 percent of the total cost for these drugs). About 120,000 of these beneficiaries were eligible for Medicare Part D because of a disability. There may be justifiable reasons for receiving prescriptions from multiple medical practitioners, such as visiting specialists or several prescribers in the same medical group. However, one individual received prescriptions from 87 different medical practitioners in 2008. In such situations, there is heightened concern that Medicare beneficiaries are seeing several medical practitioners to support and disguise an addiction.

GAO judgmentally selected 10 beneficiaries and found that they were doctor shopping for prescription drugs. These cases are among the more egregious and cannot be generalized beyond the examples presented.

Examples of Doctor Shopping Activity

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<tr>
<th>State</th>
<th>Type of drug</th>
<th>Details</th>
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| GA    | Oxycodone   | - Beneficiary received prescriptions in 2008 for 3,655 oxycodone pills (a 1,679-day supply) written by 58 different prescribers.  
- Two pharmacies later refused to fill prescriptions for the beneficiary because of suspicions of forgery. |
| CA    | Fentanyl    | - Beneficiary received prescriptions in 2008 for 1,758 days worth of fentanyl written by 21 different prescribers.  
- Beneficiary's physician received a letter from the state of California stating that within a 4-month period the beneficiary had received 33 prescriptions for controlled substances from 10 different prescribers. |
| TX    | Hydrocodone | - Beneficiary received prescriptions in 2008 for 4,574 hydrocodone pills (a 994 days supply) written by 25 different prescribers.  
- One of the beneficiary’s physicians stated it is dangerous to be consuming the amount of narcotics being prescribed. |

Source: GAO.

What GAO Recommends

GAO recommends that CMS review its findings and consider steps such as a restricted recipient program for identified doctor shoppers and seek congressional authority, as appropriate. CMS agreed with the overall recommendation to improve its efforts to curb overutilization in Part D, but disagreed that a restricted recipient program is necessarily the appropriate control for the Part D program.

CMS has systems in place to identify individuals with doctor shopping behavior; however, according to CMS policy officials, federal law may not authorize them to restrict these individuals' access to drugs, including highly abused drugs, such as hydrocodone and oxycodone. One option to control doctor shopping used by Medicaid and some private sector plans is the restricted recipient program. It limits individuals identified as doctor shoppers to one prescriber, one pharmacy, or both for receiving prescriptions. There are issues to consider with a restricted recipient program, such as potentially denying legitimate drug needs and unknown administrative costs. These issues should be balanced against the potential protections such a program can provide. Doctor shopping for frequently abused drugs can increase the cost of the Part D program and jeopardize patient care. Controls proven to reduce doctor shopping could be considered by CMS.

View GAO-11-699. For more information, contact Gregory Kutz at (202) 512-6722 or kutzg@gao.gov.