What problem is this policy meant to address?

Medicare Part D plans (PDPs) are required to cover at least two drugs in each therapeutic class, defined as a group of drugs used to treat the same disease or condition. However, for six therapeutic classes PDPs are required to cover “all or substantially all” drugs. These are known as the protected classes, and include antiretrovirals (used to treat HIV), immunosuppressants (when used to prevent organ rejection), antidepressants, antipsychotics, anticonvulsant agents (used to treat epilepsy), and antineoplastics (used to treat cancer). While this requirement is intended to ensure a beneficiary’s broad access to all drugs in these protected classes, it may reduce the PDP’s ability to negotiate discounts for these drugs, leading to higher costs for Medicare and its beneficiaries.

Rescinding the protected class designation for certain therapeutic classes could improve a PDP’s ability to secure larger rebates from drug manufacturers, as it would allow a PDP to exclude a drug from its formulary. Medicare has previously projected savings from reducing coverage requirements in certain classes, as discussed below. However, given the current high rates of generic use within the protected classes, there may be limited potential for savings from changes to this policy. Moreover, because PDPs already have some ability to restrict coverage within protected classes, and because other Medicare requirements may prevent PDPs from generally excluding a drug, the magnitude of any savings from changing the protected classes requirement remains unclear.

While the protected classes are currently established in statute, they were originally developed under Medicare’s general authority to require adequate formularies in PDPs. In 2005, prior to the first year of the Part D program, Medicare released the Medicare Prescription Drug Benefit Manual, which provided instructions to PDPs on developing their formularies, created the protected classes policy, and identified the six classes for the first time. Medicare created the protected classes policy to ensure that beneficiaries with certain chronic conditions who were transitioning from Medicaid coverage to the Part D program would have uninterrupted access to their current drugs.

In 2008, Congress revised the Part D statute to require Medicare to identify protected classes through the regulatory process; the 2005 identification was subregulatory guidance, not binding regulation. In 2009, Medicare issued initial regulations outlining a process to subsequently identify classes through binding regulation, but did not actually define any through that process. In 2010, Congress again revised the statute, requiring Medicare to recognize the six existing classes until Medicare finalized rule-making to identify protected classes.
In 2014, Medicare issued a proposed rule to identify these classes. The agency would recognize a class as protected when:

1) A typical beneficiary, who is initiating therapy, must administer a drug within the category or class in less than seven days or failure to do so will lead to hospitalization, incapacity, disability, or death; and

2) Other CMS [Centers for Medicare & Medicaid Services] formulary requirements are not sufficient to ensure access to an appropriate range of therapies, either due to the diversity of disease or condition manifestations or the associated specificity or variability of drug therapies necessary to treat such manifestations.

CMS proposed that this definition would remove the protected status from the antidepressants, antipsychotics, and immunosuppressants classes and projected a savings of $720 million over five years, including $420 million in 2019. These potential savings represent less than 0.4 percent of the $116 billion in projected Medicare Part D spending in 2019. Following opposition from many parties, Medicare did not finalize this proposed change, and the protected classes previously defined in statute remained in force.

Spending and generics use in protected classes

The protected classes policy has been a focus for potential cost savings because of concerns that its coverage requirements would limit payer strategies to manage utilization of specific drugs or to negotiate pricing. As a group, protected class drugs cost more per prescription than other drugs—in 2015 they accounted for 20 percent of Part D spending, but only 14 percent of prescriptions. Antineoplastics and antiretrovirals have per-prescription costs that are significantly higher than drugs in other protected classes. However, not all of the protected class drugs have higher average per-prescription costs. Antidepressants and anticonvulsants have lower average per-prescription costs than other Part D drugs, which could reduce any potential cost savings from changing their status.

Figure 1
Percentages of Total Part D Spending and Prescriptions by Drug Class, 2015

These drugs are more expensive per-prescription, on average, and account for a large amount of Part D spending.

- Antineoplastics
- Antiretrovirals
- Antipsychotics

These drugs are less expensive per-prescription, on average, and account for a large amount of Part D spending.

- Antidepressants
- Anticonvulsants

These drugs are slightly more expensive per-prescription, on average, but account for a small amount of Part D spending.

- Immunosuppressants

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Protected classes currently have a higher overall rate of generic utilization than other drug classes (92 percent and 84 percent of prescriptions, respectively). Generic uptake has affected prices for these therapies. According to the Medicare Payment Advisory Commission (MedPAC), prices for protected-class drugs have increased at the same rate as all Part D drugs, and cumulative prices actually decreased by 16 percent between 2006 and 2013 due to generic substitution. MedPAC has concluded that “protected status does not appear to affect plan sponsors’ ability to encourage the use of generics.” Antiretrovirals are a notable outlier among protected classes. Ninety-one percent of these prescriptions are for branded drugs, accounting for 97 percent of spending in that class. While some generic antiretrovirals are available, federal clinical guidelines recommend the use of newer brand drugs based on effectiveness.

Figure 2
Generic Spending and Generic Prescription Rates as a Share of Each Part D Drug Class, 2015

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Rebates for protected classes drugs compared to other drugs

The drug spending estimates above consider only PDPs’ payments to pharmacies; after these payments, PDPs receive rebates to offset drug costs (typically limited to brand-name drugs). These rebates, in turn, reduce Part D premiums, though they generally do not reduce beneficiary out-of-pocket costs. Medicare provides limited information on the magnitude of rebates received. In 2014, plans received on average a 17.5 percent rebate on all Part D brand-name drugs. Among 40 drugs identified by Medicare as having high total spending, high per-user spending, or large price increases in 2014, the average rebate was 17.8 percent. Of these 40 drugs, about a third (13) were in protected classes and accounted for roughly one-third (30 percent) of the spending on those 40 drugs. As the rebates on these 40 drugs were consistent with rebates across all Part D brand-name drugs, this may suggest that rebates on protected-class drugs are consistent with other brand-name drugs. However, it does not preclude the possibility that plans could obtain higher-than-average rebates for these products if they had a greater ability to exclude them from coverage.

Insurer restrictions on drugs in protected classes

PDPs are generally required to cover brand-name drugs in a protected class when no generic equivalent is available, but they may exclude brand-name drugs from coverage when a generic equivalent is available. PDPs may also exclude extended-release formulations if an immediate-release formulation is available, and multiple formulations with the same route of administration are not required (e.g., both tablets and capsules of the same dosage are not required, but tablets and transdermal patches with the same dosage are). PDPs also have tools to manage drug use, such as prior authorization or requiring a patient to try another drug first (called “step therapy”). They can also subject drugs in protected classes to higher patient cost-sharing, which is usually achieved by placing the drug on a “specialty tier” in the PDP’s formulary. The ability to implement utilization management requirements and to place these drugs on specialty tiers may allow plans to negotiate discounts on them for more favorable access.

In at least one protected class, PDPs actually have more restrictive formularies than commercial health insurance plans, despite the protected class and other formulary protections. In 2013, commercial plans covered 80 percent of unique formulations in the anticonvulsant class (including both brand and generic formulations), while PDPs covered only 62 percent. While both insurer types covered nearly all generic formulations, commercial plans covered 76 percent of branded drugs, compared with only 46 percent coverage by PDPs, demonstrating that PDPs frequently use their ability to exclude branded drugs when a generic is available. PDPs also place anticonvulsants on higher tiers than do commercial plans. These findings suggest that the protected classes policy does not prevent PDPs from managing formularies consistent with commercial insurance plans.

How could this policy work?

Removing coverage requirements for some or all protected classes may provide PDPs with a greater ability to negotiate rebates when designing a drug benefit compared to their current abilities through utilization management and formulary placement. However, Medicare’s other formulary protections may limit PDPs’ ability to exclude a drug, even absent a protected class designation.

Either Congress or Medicare has the ability to change the protected classes. Congress could amend the statute to change the baseline protected classes now in place, or Medicare (under its current authority or at the direction of Congress) could finalize a regulation defining the protected classes in a way that results in fewer of them.
Outside of the protected classes, PDPs are required to cover at least two drugs per therapeutic class. PDPs are required to have a Pharmacy and Therapeutics Committee that issues binding recommendations on which drugs are included on the formulary, using a “clinical appropriateness” standard. Formularies are also reviewed by CMS to determine whether they are consistent with those in “widespread use.” These clinical appropriateness and widespread-use criteria limit PDPs’ ability to exclude drugs from the formulary regardless of protected class status.

What should policymakers consider?

If a protected class designation were removed, plans would gain additional negotiating power only for brand-name drugs that could credibly be excluded from formularies under Medicare’s clinical appropriateness criteria. Within certain protected classes, many patients use brand-name drugs that do not have a generic alternative, indicating widespread clinical use that may inhibit PDPs’ ability to exclude these drugs from formularies. In 2015, 90 percent of Part D antiretroviral prescriptions and 22 percent of antineoplastic prescriptions were for brand-name drugs with no generic alternatives. If clinical appropriateness criteria allow PDPs to exclude any of these drugs, PDPs may be able to negotiate additional rebates in these two classes.

However, other protected classes had low utilization of brand-name drugs without generic equivalents, limiting the potential savings from removing those drugs from formularies. For example, only 8 percent of antipsychotic and 7 percent of anticonvulsant prescriptions were for branded drugs with no generic alternatives, and these drugs comprised only 2 percent of the antidepressants used and less than 0.05 percent of the immunosuppressants used. Given this high level of generic use, savings from Medicare’s proposed elimination of protected class status for antidepressants, antipsychotics, and immunosuppressants may be minimal within the context of total program spending. However, if new brand-name drugs are introduced in one of these classes, the contribution to overall spending—and the potential savings—could increase.

When evaluating updates to protected class designations, policymakers should weigh the potential savings against the adequacy of other requirements designed to ensure appropriate access to medication. Lack of adequate access to medications can in some circumstances increase costs to other Medicare programs through increased hospitalizations from complications or increased physician visits to manage medications.


3 Ibid.


11 Centers for Medicare & Medicaid Services, “2015 Medicare Drug Spending Data” (2015), last modified Dec. 7, 2016, https://www.cms.gov/Research-Statistics-Data-and-Systems/Statistics-Trends-and-Reports/Information-on-Prescription-Drugs/2015MedicareData.html. Drugs in the protected classes were identified by comparing to the United States Pharmacopeia (USP) Medicare Model Guidelines v. 6.0, a model classification for Part D drugs required by the Medicare statute. In prior analyses, the Medicare Payment Advisory Commission (MedPAC) has used the First Databank Enhanced Therapeutic Classification System 1.0 drug classification, which is often used by commercial insurers and pharmacies, rather than the USP. See Medicare Payment Advisory Commission, “A Data Book: Health Care Spending and the Medicare Program” (2017), http://www.medpac.gov/docs/default-source/data-book/2017_databookentirereport_sec.pdf. Many central nervous system drugs can be used as either antipsychotics, antidepressants, or anticonvulsants, depending on the individual patient; the USP and First Databank differ on how they organize many of these drugs between the three categories, leading to some differences between Pew’s analysis and MedPAC’s. For example, many drugs categorized by the USP primarily as anticonvulsants are primarily antipsychotics in the First Databank classification.

12 Two drugs, Abilify (aripiprazole) and Seroquel (quetiapine fumarate) are classified as both antidepressants and antipsychotics in the USP. These drugs are included in both individual protected class analyses but are included only once in analyses of all protected class drugs and all drugs. These drugs account for 2 percent of total Part D spending and over half of both the antidepressant and antipsychotic spending (56 and 54 percent, respectively); they account for only 11 percent of antidepressant prescriptions but 41 percent of antipsychotic prescriptions.

13 Centers for Medicare & Medicaid Services, “2015 Medicare Drug Spending Data.”


22 For example, one study found that patients with schizophrenia who relapse may have five times greater annual costs than patients who do not relapse; the same study also found that medication non-adherence was a significant factor in predicting relapse. Haya Ascher-Svanum et al., “The Cost of Relapse and the Predictors of Relapse in the Treatment of Schizophrenia,” BMC Psychiatry 10, no. 2 (2010), https://doi.org/10.1186/1471-244X-10-2.
For further information, please visit:
pewtrusts.org/en/projects/drug-spending-research-initiative

Contact: Erin Davis, communications officer
Email: edavis@pewtrusts.org

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