Promotional Spending for Prescription Drugs

Pharmaceutical companies’ efforts to promote prescription drugs have attracted the attention of policymakers because such activities may affect the rate at which different drugs are prescribed and consumed, the total amount spent on health care, and, ultimately, health outcomes. Those promotional activities—usually undertaken on behalf of brand-name, rather than generic, drugs—may influence consumers and health care professionals through a variety of channels. For example, advertisements for prescription drugs that are aimed at consumers may prompt individuals to seek medical treatment they might otherwise have delayed. Such advertisements may also influence individuals to request a specific drug that is higher or lower in price or that is more or less effective than one they had previously used. Promotional efforts aimed at physicians may help them keep abreast of the latest drug therapies and improve their ability to treat patients. Those efforts may also lead doctors to prescribe brand-name medications that are more expensive than alternatives.

The way that pharmaceutical manufacturers promote prescription drugs has changed significantly in the past decade. Until the late 1990s, pharmaceutical manufacturers confined their marketing efforts largely to physicians and other health care providers. In the late 1990s, however, drugmakers began marketing directly to consumers—a practice known as direct-to-consumer (DTC) advertising. The Food and Drug Administration (FDA) issued draft regulatory guidance in 1997 (which was finalized two years later) that clarified the agency’s expectations about the way information in DTC advertisements should be presented in the broadcast media. Since then, the manufacturers of many prescription drugs have increased their purchases of air time on television and of advertising space in newspapers and magazines in an effort to make consumers aware of their products and to encourage them to visit their doctors to request a prescription. In 2008, spending on DTC advertising totaled $4.7 billion, nearly one-fourth of pharmaceutical manufacturers’ expenditures for all promotional activities. Those developments may be having an impact on the functioning, cost, and effectiveness of the nation’s health care system.

Marketing to Physicians and Consumers

Drug companies use advertising and promotions in much the same way that producers of other goods do: to inform consumers about an advertised product’s existence and uses and, if alternatives are available, to persuade consumers that the advertised product is better than competing products. If successful, advertising can spur demand for the good and therefore boost its producer’s sales and profits. Pharmaceutical manufacturers incur most of the costs of producing a drug during the research and development phases and during the process of gaining the FDA’s approval to put the drug on the market. Any additional sales that advertising generates can be highly profitable because the prices that manufacturers receive for their products generally exceed the cost to manufacture and distribute those additional units.

Drug companies face a different task in making sales than do the producers of most consumer goods, however, because several separate actors must be persuaded that a prescription drug merits purchasing. First, a consumer must perceive that visiting a doctor to seek diagnosis and treatment offers a benefit. Then, following an examination to diagnose the patient’s condition, the doctor must determine an appropriate treatment and, when warranted, write a prescription. Finally, the consumer must fill that prescription for the manufacturer to make a sale. (In many cases, the individual’s insurer can also influence prescription drug purchases by determining whether or not to include a drug on the formulary of drugs it covers and by deciding how large a copayment to assign to it.)

Recognizing that both consumers and physicians take part in the decision to purchase a drug, pharmaceutical manufacturers adopt different marketing strategies for reaching

---

1. Pharmaceutical manufacturers promote their products to health insurers and pharmacy benefit managers (PBMs) to encourage them to include their products on plans’ formularies and to assign those products a low copayment. See, for example, SDI, “SDI Reports: Takeda Touts New Drugs to Managed Care” (press release, Plymouth Meeting, Pa., August 31, 2009).
each group. Direct-to-consumer advertising appears in magazines and newspapers, on television and radio, on outdoor billboards, and increasingly online. Drug companies also promote their products to physicians in a variety of ways. They send sales representatives to meet with physicians, nurse practitioners, and physicians’ assistants in a practice called detailing. During those sales calls, the representatives discuss drugs manufactured by their company that are relevant to the physician’s specialties, and they may provide product samples and reprints of academic literature that discuss their company’s products.

In addition to detailing, pharmaceutical manufacturers purchase advertisements for their drugs in medical journals. They also sponsor professional meetings and events, both in person and online, including some that offer physicians credit for continuing medical education.2

Overall Marketing Trends
Pharmaceutical manufacturers spent at least $20.5 billion on promotional activities in 2008.3 Detailing to physicians, nurse practitioners, and physicians’ assistants cost $12 billion, accounting for more than half of that promotional spending (see Figure 1). Drug companies spent another $3.4 billion sponsoring professional meetings and events and about $0.4 billion placing advertisements in professional journals. Pharmaceutical manufacturers spent the rest of their promotional budgets, $4.7 billion in 2008, on direct-to-consumer advertising. To place those figures in context, the Pharmaceutical Research and Manufacturers of America (PhRMA) estimated that, among its members, domestic sales of pharmaceuticals and medicines totaled $189 billion in 2008 and domestic spending on research and development totaled $38 billion.4 In 2008, promotional expenditures equaled 10.8 percent of the U.S. sales reported by PhRMA, in line with most years since the early 1990s, during which time that share has remained between 10 percent and 12 percent.

The growth of pharmaceutical manufacturers’ overall promotional spending has slowed from a double-digit annual pace in 2003 and 2004 to a rate that is close to zero. That slowdown is probably related, at least in part, to the decline in the number of new drugs that have received FDA approval since 2000. In the second half of the 1990s, the FDA approved an unusually large number of drugs, some of which were the first on the market to treat certain conditions and a number of which treat widespread conditions. Not only are fewer new drugs being approved of late, but more drugs also face competition from generic versions. Those factors may be particularly important in explaining declining spending on DTC advertising, which peaked at $5.2 billion in 2006, because pharmaceutical manufacturers tend to use more DTC advertising for drugs that have especially broad potential markets, drugs with few or no substitutes, or drugs with some combination of those characteristics.

To study the potential effects of promotional spending for prescription drugs, the Congressional Budget Office (CBO) analyzed data from SDI, a company that collects and sells information about the pharmaceutical industry. CBO examined data on promotional activities from 1989 to 2008 for drugs in the classes of medications that include most outpatient drugs that were produced in tablets or capsules and were among the top-selling drugs in 2003.

Direct-to-Consumer Marketing
Until the late 1990s, the use of DTC advertising was limited, consisting mainly of print advertisements that presented the required disclosure of the risks associated with the advertised product in a manner similar to the

2. In several recent cases, the appropriateness of certain promotional activities undertaken by pharmaceutical companies has been called into question and some companies have come under scrutiny for promoting products for uses not approved by the FDA. See, for example, Department of Justice, “Justice Department Announces Largest Health Care Fraud Settlement in Its History” (press release, Washington, D.C., September 2, 2009).

3. That amount (obtained from SDI Promotional Audits) does not include the expense of the free samples that pharmaceutical manufacturers distribute to physicians, which one study estimated to have a retail value of $18.4 billion in 2005. See Julie M. Donohue, Marisa Cevasco, and Meredith B. Rosenthal, “A Decade of Direct-to-Consumer Advertising of Prescription Drugs,” New England Journal of Medicine, vol. 357, no. 7 (August 16, 2007), pp. 673–681. It also excludes other activities that may have promotional value, such as efforts targeting PBMs and research grants that encourage studies and publications about products.  


5. CBO’s data set was constructed using information from SDI’s Promotional Audit Suite. The data set includes 111 drug classes as defined by the IMS Uniform System of Classification and covers a majority of the top 200 (in dollar sales) outpatient brand-name drugs sold in solid form (for oral administration) in 2003 and their closely related therapeutic substitutes. Other dosage forms are not included in the data set. The starting date for each type of promotional spending varies, as SDI has expanded its data collection to include other types of promotional spending.
Figure 1.
Promotional Spending by Type of Marketing Activity, 1989 to 2008
(Billions of dollars)

Source: Congressional Budget Office based on data from SDI Promotional Audits.
Notes: The starting date for each type of marketing reflects the date at which SDI began including the series in its collection of data.
Detailing refers to the practice in which pharmaceutical representatives make sales calls to physicians and other health care professionals to discuss the uses of a particular prescription drug and its benefits for patients.
DTC = direct to consumer.

summarizes offered in advertisements directed to physicians. Television advertising was less popular, however, because presenting the labeling information required by the FDA in a 30- or 60-second commercial proved impractical.6 A guidance document issued by the FDA in draft form in August 1997 and finalized two years later laid out an approach for pharmaceutical manufacturers to use in radio and television commercials that would comply with the risk-disclosure requirement. Instead of presenting all of the potential adverse effects as they appear in the package labeling, drugmakers could provide a brief summary and refer viewers to a toll-free number, Web site, physician, or print advertisement that would provide more-detailed information about potential risks and side-effects.7 Subsequent guidance documents from the FDA focused on similar issues in print advertisements.

Since the FDA published its draft guidance document on DTC advertising in the broadcast media, drug companies have spent most of their DTC budgets on television commercials. However, some observers have questioned how carefully DTC advertising—especially television commercials—balances the presentation of a drug’s potential benefits and risks, as well as whether such advertising plays a useful role in the nation’s health care system.8

In 2008, pharmaceutical manufacturers spent $2.6 billion on DTC advertising for the drugs in CBO’s data set, equal to about 55 percent of the industry total for that year. Television commercials, including those broadcast on cable stations, accounted for $1.6 billion of those outlays, while expenditures for print advertising totaled about $900 million. The newest outlet for direct-to-consumer advertising—the Internet—still represents a small share of such advertising. Drug companies spent $93 million in 2008 on online banner and display ads and for ad time in streaming video presentations for the drugs in CBO’s data set. In addition to that amount, drug companies also purchased sponsored links on search engines and hosted their own product- or disease-specific Web sites. Regulators have begun issuing warnings to manufacturers to ensure that the presentation of risks and benefits in Internet advertisements complies with the law.9

Different Marketing Strategies for Different Drugs
Pharmaceutical manufacturers use different marketing strategies for the drugs they produce. Many drugs are promoted solely to physicians, with no attempt to reach summaries offered in advertisements directed to physicians. Television advertising was less popular, however, because presenting the labeling information required by the FDA in a 30- or 60-second commercial proved impractical.6 A guidance document issued by the FDA in draft form in August 1997 and finalized two years later laid out an approach for pharmaceutical manufacturers to use in radio and television commercials that would comply with the risk-disclosure requirement. Instead of presenting all of the potential adverse effects as they appear in the package labeling, drugmakers could provide a brief summary and refer viewers to a toll-free number, Web site, physician, or print advertisement that would provide more-detailed information about potential risks and side-effects.7 Subsequent guidance documents from the FDA focused on similar issues in print advertisements.

Since the FDA published its draft guidance document on DTC advertising in the broadcast media, drug companies have spent most of their DTC budgets on television commercials. However, some observers have questioned how carefully DTC advertising—especially television commercials—balances the presentation of a drug’s potential benefits and risks, as well as whether such advertising plays a useful role in the nation’s health care system.8

In 2008, pharmaceutical manufacturers spent $2.6 billion on DTC advertising for the drugs in CBO’s data set, equal to about 55 percent of the industry total for that year. Television commercials, including those broadcast on cable stations, accounted for $1.6 billion of those outlays, while expenditures for print advertising totaled about $900 million. The newest outlet for direct-to-consumer advertising—the Internet—still represents a small share of such advertising. Drug companies spent $93 million in 2008 on online banner and display ads and for ad time in streaming video presentations for the drugs in CBO’s data set. In addition to that amount, drug companies also purchased sponsored links on search engines and hosted their own product- or disease-specific Web sites. Regulators have begun issuing warnings to manufacturers to ensure that the presentation of risks and benefits in Internet advertisements complies with the law.9

Different Marketing Strategies for Different Drugs
Pharmaceutical manufacturers use different marketing strategies for the drugs they produce. Many drugs are promoted solely to physicians, with no attempt to reach

6. See statement of Janet Woodcock, M.D., Director, Center for Drug Evaluation and Research, Food and Drug Administration, before the Senate Special Committee on Aging, Regulating Prescription Drug Promotion (July 22, 2003).
7. For the final version of the draft guidance document, see Department of Health and Human Services, Food and Drug Administration, Guidance for Industry: Consumer-Directed Broadcast Advertisements (August 1999).
8. See, for example, Direct-to-Consumer Advertising: Marketing, Education, or Deception?, hearing before the Subcommittee on Oversight and Investigations of the House Committee on Energy and Commerce (May 8, 2008); and The Impact of Direct-to-Consumer Advertising on Seniors’ Health and Health Care Costs, hearing before the Senate Special Committee on Aging, Serial No. 109-14 (September 29, 2005).
CONGRESSIONAL BUDGET OFFICE

ECONOMIC AND BUDGET ISSUE BRIEF

Figure 2.

Promotional Activity for Prescription Drugs in CBO’s Data Set, 1989 to 2008

(Number of drugs)

Source: Congressional Budget Office based on data from SDI Promotional Audits.

Notes: The starting date for each type of marketing reflects the date at which SDI began including the series in its collection of data.

Detailing refers to the practice in which pharmaceutical representatives make sales calls to physicians and other health care professionals to discuss the uses of a particular prescription drug and its benefits for patients.

DTC = direct to consumer.

consumers. Others are heavily promoted to consumers and, in varying degrees, to physicians as well.

That different marketing strategies are used for different drugs is not surprising because there is no consensus among experts about the effects of such strategies on the sales or prices of prescription drugs. For DTC advertising, studies that have analyzed the effects for a few specific drugs or classes of drugs have shown mixed results; the writing and filling of prescriptions increased for some advertised drugs but not for others.10 For detailing, some analyses have found positive effects on the number of prescriptions written for the targeted drug, but others suggest that detailing’s effects are unclear.11

Of the more than 2,000 drugs included in CBO’s data set, 700 to 800 have some promotional spending reported in any given year. For nearly all of those drugs, some spending on detailing was recorded. However, manufacturers purchased DTC advertisements for fewer than 100 of those drugs in each of the years since 1995, the year the data set begins to encompass DTC advertising, making DTC advertising the least frequently used form of drug promotion (see Figure 2). Journal ads and professional meetings are used to promote fewer drugs than detailing but more drugs than DTC advertising.

Though pharmaceutical manufacturers use DTC advertising for only a small set of drugs, they spend heavily on DTC advertising for those drugs. For those drugs in the data set that were promoted using DTC advertising, average expenditures for such advertising peaked at $41.8 million in 2006. The average detailing expenditure for drugs promoted through detailing that year was $10.4 million. Drug companies spend far less per drug to promote drugs through advertisements in medical journals or by sponsoring professional meetings and events. In 2008, for the drugs in CBO’s data set with such expenditures, they spent about $1 million per drug on journal advertisements and $3.6 million per drug on meetings and events.

Drugs promoted using DTC advertising are, on average, newer to the market than drugs promoted through detailing, but the difference in the average expenditures for DTC advertising and detailing seems largely a result of the distribution of the two types of spending. Drug companies spend similarly large annual amounts on detailing and DTC advertising for a few drugs (in some cases, more than $200 million a year on each); but they spend small amounts on detailing for many more drugs. Among the


drugs in CBO’s data set, the 10 with the highest DTC expenditures in 2008 accounted for 30 percent of expenditures for DTC advertising industrywide. That concentration is nearly twice what was observed for detailing, where the 10 drugs with the highest expenditures totaled 16 percent of the industry’s detailing expenditures. That difference may be explained, in part, by the fact that detailing visits can include discussions of more than one product while each DTC advertisement typically focuses on only one drug.

According to CBO’s analysis, when pharmaceutical manufacturers promoted drugs to consumers, they also spent more, on average, promoting those drugs to physicians. For those drugs in CBO’s data set with reported spending on DTC advertising, their manufacturers spent an average of $40.5 million per drug in 2008 on promotional activities directed to physicians—14 times the average amount they spent when promoting drugs exclusively to physicians. That difference may indicate that manufacturers use promotional activities directed to physicians and DTC advertising to reinforce each other. Although DTC advertising might spur a consumer to visit his or her doctor, the physician must prescribe the drug; therefore, manufacturers would seek to ensure that physicians were also informed about the drugs they advertised to consumers. Alternatively, pharmaceutical manufacturers could have spent extensively to promote to physicians those drugs marketed with DTC advertising even if advertising to consumers was not permitted, perhaps because of the size of the potential market for those drugs.

DTC advertising is almost never used in isolation. Detailing is far more likely to be the exclusive promotional outlet for a drug. Even if manufacturers find that it is not useful to promote certain drugs directly to consumers—for example, because the condition they treat is relatively rare—drug companies would still want to ensure that doctors know about their product and any advantages it has over its competitors.

Market Characteristics That Influence Promotional Strategies
A pharmaceutical manufacturer’s decision to use DTC advertising or other types of marketing tools depends on the potential size of the market for a given prescription drug, the current competition in that market, and the amount of time that has elapsed since the drug received FDA approval. Manufacturers may also choose to alter their marketing mix over time, especially as new competitors enter the market, the manufacturer faces the end of a drug’s patent protection and the entry of generic versions on the market, or the manufacturer introduces new dosage forms, extended-release versions of a drug, or new combination drugs. The balance of this brief focuses on those issues for the two largest components of pharmaceutical manufacturers’ promotional expenditures—detailing and DTC advertising.

Market Size
Treatments for common conditions that affect a large portion of the population—such as high cholesterol, insomnia, or reduced bone density—are a primary focus of direct-to-consumer advertising. Many top-selling drugs have some of the highest DTC advertising expenditures. Drugs that have large potential markets are likely candidates for direct-to-consumer advertising because a substantial share of the intended audience may benefit from the treatment and may seek out and receive a prescription for the advertised drug. That effect may be even more important if that large potential market includes many individuals whose condition is undiagnosed or untreated. Drugs that treat rare illnesses are less likely to be the subject of DTC advertising because manufacturers would have to spend considerable amounts to reach the few individuals suffering from such illnesses.12

If a drug has both a large potential market and is approved to treat chronic or long-term conditions, its manufacturer may be even more likely to embrace DTC advertising.13 For those drugs, individuals who receive a prescription may continue with the advertised drug for a long time, producing a steady stream of sales for the pharmaceutical company if it succeeds in building brand loyalty. For patients already taking an advertised drug, DTC advertisements may serve as a reminder to refill the prescription. DTC advertising is less common for drugs (such as antibiotics) that address acute conditions (such as an infection)—perhaps because individuals are more likely to seek care for an acute condition without being prompted

12. Internet advertising may offer a more targeted approach for manufacturers whose products treat rare conditions. To date, however, there are no apparent differences between drugs advertised online and those advertised in more traditional media.

Spending for DTC Advertising and Detailing to Health Care Professionals Among the 10 Drug Classes in CBO’s Data Set with the Highest DTC Spending, 2008

(Millions of dollars)

<table>
<thead>
<tr>
<th>Drug Class</th>
<th>DTC Advertising</th>
<th>Detailing to Health Care Professionals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Erectile Dysfunction</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bone Resorption Inhibitors</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nonbarbiturate Sleep Aids</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Autoimmune Treatments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Statins</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SNRI Antidepressants</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Antiplatelet Agents</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seizure Disorders</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Atypical Antipsychotics</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Central Nervous System Stimulants</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Source: Congressional Budget Office based on data from SDI Promotional Audits.

Notes: Detailing refers to the practice in which pharmaceutical representatives make sales calls to physicians and other health care professionals to discuss the uses of a particular prescription drug and its benefits for patients.

DTC = direct to consumer; SNRI = serotonin-norepinephrine reuptake inhibitors.

by an advertisement or because such drugs are typically prescribed only for a short time.14

Detailing expenditures are reported for nearly all the drugs in CBO’s data set, regardless of market size. The more extensive use of detailing and other promotions to physicians is not surprising because physicians must be prepared to treat patients with both long- and short-term illnesses and both rare and common complaints. Nonetheless, there is substantial overlap among the types of drugs that have sizable expenditures for both direct-to-consumer advertising and detailing (see Figure 3). Among the 10 drug classes in CBO’s data set with the highest spending for DTC advertising in 2008, 5 classes are also among the 10 classes with the highest detailing expenditures.

Competing Drugs

Direct-to-consumer advertising and detailing differ in the depth of the information they provide. DTC advertisements are more limited, generally informing patients only that a drug exists and naming or describing the conditions it is approved to treat. Detailing, like other promotions to physicians, may go beyond that to help doctors differentiate one drug from another. That difference helps explain the distinct patterns in DTC and detailing expenditures for drugs facing a different number of competitors within the same class of drugs.

Pharmaceutical manufacturers tend to spend more, on average, on DTC advertising for drugs that have few or no direct competitors (meaning there are few other drugs that treat the same condition using the same mechanism) than on products with numerous alternatives. Excluding some classes of drugs with the highest-selling and most-advertised drugs—where a drug’s potential market size might overwhelm other factors in setting a marketing plan—the data analyzed by CBO show that average spending per drug on DTC advertising generally declines as the number of competitors in the same class increases.

14. Of the 260 antibiotics included in CBO’s data set, DTC advertising is reported for only 13. Average annual DTC advertising expenditures for those antibiotics were smaller than for other drugs in the data set—$2.9 million compared with $32 million.
Figure 4.

Average Spending per Drug on DTC Advertising, by the Number of Competitors in a Given Class of Drugs, 1995 to 2008
(Millions of dollars)

(see Figure 4). When a class includes more drugs, pharmaceutical manufacturers tend to spend less, on average, on DTC advertising because the benefits of that advertising (higher sales) may be diffused among the other drugs in the class.

Several factors may contribute to that outcome. Like any monopolist, a drug manufacturer whose product has no competition can turn a profit on an advertising-induced increase in demand because a monopolist can set the drug’s price above what it costs to satisfy that increased demand. In addition, companies that produce drugs with few or no competitors run little risk that advertising for those drugs will spur demand for competing products. That circumstance is particularly important for DTC advertising because, at most, an advertisement might motivate an individual to contact his or her doctor and ask to be prescribed the advertised drug. The physician would have to assess the patient’s condition and then judge the advertised and requested drug to be the most effective course of treatment. The greater the number of other medications available, the greater the possibility that the prescriber will choose a treatment other than the drug the patient saw advertised. Some research suggests that DTC advertising encourages individuals to visit their doctors and increases sales for the advertised drug’s class—but not necessarily for the advertised drug itself.\footnote{See Toshiaki Iizuka and Ginger Zhe Jin, “The Effect of Prescription Drug Advertising on Doctor Visits,” \textit{Journal of Economics and Management Strategy}, vol. 14, no. 3 (2005); and Rosenthal and others, \textit{Demand Effects of Recent Changes in Prescription Drug Promotion}.}

Detailing expenditures do not exhibit the same relationship between average spending and the number of competitors in a drug class. Even when there are several alternative treatments available, drug manufacturers have an incentive to spend on detailing to help doctors differentiate their drugs from those of their competitors. In a visit to a physician, a drug company’s sales representative can remind the doctor of the company’s products, provide samples that the physician can distribute to patients, and compare the benefits and risks of the company’s drugs with those of competing treatments. Because the physician decides which drug best meets a patient’s needs, any increase in sales that results from detailing expenditures is likely to accrue directly to the drug that is the focus of the detailing rather than to any potential substitutes.

\textbf{Years Since FDA Approval}

Although there are substantial differences among drugs in the amount spent in a given year on advertising and promotions to physicians, there are fewer differences in those patterns over a drug’s life cycle. Pharmaceutical manufacturers promote more of their products to both physicians and consumers in the first few years after a drug has received approval from the FDA.\footnote{Drugs approved before the FDA issued its 1997 draft guidance document on advertising may not have any reported spending for DTC advertising for several years into their life cycle.} Manufacturers tend to reduce spending for both DTC advertising and detailing the longer the product is on the market (see Figure 5). The longer a product remains on the market...
market, the more likely it is to face competition both from other brand-name drugs and from generic versions.  

For advertised drugs, the average spending on DTC advertising per drug stays fairly constant for several years, while average spending for detailing falls off more quickly, dropping 18 percent from year 1 to year 2. Drug companies typically persist for several years in their advertising campaigns for drugs with large DTC advertising expenditures. In many cases, that occurs because pharmaceutical manufacturers use DTC advertising to introduce drugs with large potential markets, and it may take time to penetrate those markets. Drug companies may also continue high DTC spending to attract customers before a competitor enters the market.

Pharmaceutical manufacturers keep a detailing presence for many drugs for a number of years, but average spending declines more quickly. That observation suggests that drug companies may spend substantially to introduce physicians to a new drug and then reduce the intensity of their physician-directed efforts thereafter.

17. With brand-name competitors, drug manufacturers may still have strong incentives to promote their drugs to differentiate them from rivals. A generic version does not offer the same incentive because, in order to win FDA approval, a generic drug must have demonstrated bioequivalence to its brand-name counterpart. In addition, most states permit or mandate that pharmacists substitute generics when they are available and when the physician has not specified that the brand-name drug is necessary.

18. The jump in participation and average expenditures from year 0 (the year in which FDA approval was received) to year 1 (the following year) is probably due to the fact that, for many drugs, year 0 does not constitute a complete calendar year.