

Access to new drugs for rare disorders in Canada

McMillan and Campbell believe that Canada needs a regulatory framework for the introduction of orphan drugs for rare disorders.¹ We agree. However, the need is unlikely to be met in the foreseeable future because, in October 2017, the present federal government deleted from the Health Canada website, without notice or consultation, all references to the previous government's 2012 Orphan Drug Regulatory Framework.²

Access to a new drug for a rare disorder depends not only on its regulatory approval, but also on the drug successfully passing the Canadian Agency for Drugs and Technologies in Health's (CADTH's) Common Drug Review process, negotiations regarding price between the pan-Canadian Pharmaceutical Alliance (pCPA) and the manufacturer, the Patented Medicine Prices Review Board price-assessment process, and individual drug-plan evaluations and negotiations with the manufacturer.

Although CADTH has considered establishing a focused review process for drugs for rare disorders, it chose to integrate review of these drugs into the usual Common Drug Review process. Nevertheless, Richter and colleagues from CADTH recently analyzed Common Drug Review recommendations for drugs for rare disorders made between 2004 and 2016 and suggested that it may be inappropriate to apply the same appraisal standards to drugs for ultra-rare disorders (those with a prevalence of ≤ 1 per 100 000).³

A different appraisal standard is appropriate for all drugs for rare disorders, but the likelihood of one being created by CADTH is low. The earlier lack of interest shown by CADTH in establishing a separate review process for drugs for rare disorders and the recent integration of CADTH and the pCPA, in which they attend each other's meetings and share confidential information about manufacturers' submissions⁴ (which leads to a negative reimbursement recommendation resulting in no pCPA negotiation and a positive one setting up

negotiating factors — usually a substantial price reduction),⁵ indicate that the government public drug plans that own, fund and manage CADTH and the pCPA⁶ are not in favour of a separate appraisal standard for drugs for rare disorders.

Canadian government officials are instead focused on a mantra of “affordability, accessibility and appropriate use of prescription drugs.”⁷ The federal government is expanding the already extensive deterrents to the introduction of new drugs into Canada with a planned 77% increase in the regulatory review fee for new drugs⁸ and sweeping changes to the Patented Medicines Regulations,^{9,10} which will delay or deny patient access to new drugs, especially drugs for rare disorders. Rather than providing hope to patients needing drugs for rare disorders, Canadian governments appear to be moving toward a basic “pharmacare” system built on a formulary of inexpensive genericized drugs and a relatively small, restricted-access list of expensive drugs, including drugs for rare disorders, available from manufacturers willing to negotiate substantial price reductions.^{11,12}

Canadian governments and their associated organizations should instead be developing inventive and coherent nationwide policies to balance timely and fair access to drugs for rare disorders with appropriately competitive pricing negotiations so that drugs are accessible to Canadians who need them. Affordability and accessibility should be implemented together, not as one or the other. Simply erecting more barriers to deter or delay pharmaceutical manufacturers from bringing new drugs for rare disorders to Canada fails to improve the lives of patients and is not the solution to high drug prices.

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