

*"For the vast majority of seniors, the new benefit is working."  
-Mark McClellan, CMS, February 2006<sup>1</sup>*

*"It's a disaster, Medicare Part D - D is unfortunately for disaster."  
- Sen. Chris Van Hollen (D-Md.), March 2006*

- 2 -

## **"Do You Get What You Pay For? The Relationship Between Premiums and Benefits in Medicare Prescription Drug Plans"**

Kosali Simon<sup>3</sup>  
Associate Professor,  
Department of Policy Analysis and Management,  
Cornell University, and NBER

November 2008

Abstract:

Medicare's Part D offered heavily subsidized new drug coverage to 22.5 million seniors in 2006 (and over 25 million in 2008), of whom roughly 17 million were in stand-alone drug plans. The government delegated the delivery of the benefit to private insurance companies arguing that market incentives would lead them to provide coverage at the lowest price possible. The massive entry of plans and the large variety of actuarial designs and formularies offered make it complicated to assess the functioning of the market during the first few years of the program. This paper looks at the relationship between premiums and generosity of stand-alone prescription drug plans. By querying the Centers for Medicare and Medicaid Services's plan finder tool, I measure a plan's generosity as the simulated out of pocket payments for different sets of drugs. I also identify the listed full drug prices by each insurer and merge these with other plan and geographical characteristics to study variation in premiums. With 2007 data (and some newer data), I examine how changes in generosity of plans correlate with changes in premiums, and whether the relationships that exist between premiums and generosity in the first year persist in the second year (and subsequently). Plan characteristics such as the provision of extra coverage are correlated with higher premiums, but overall there is a weak relationship between premiums and simulated out of pocket payments for different sets of drugs. This is perhaps not surprising given the low cost of entry into the market. I find that as expected, plans with more 'bang for the buck' fared substantially better in the market in terms of attracting customers.

---

<sup>1</sup> Speech available at <http://www.cms.hhs.gov/apps/media/press/speech.asp?Counter=1784>

<sup>2</sup> March 7<sup>th</sup>, as quoted in the Washington Post and Fox News (<http://www.foxnews.com/story/0,2933,188041,00.html>)

<sup>3</sup> (Email: [kis6@cornell.edu](mailto:kis6@cornell.edu), tel: 607 255 7103). I thank the Cornell Center for Consumer Pharmaceutical Research, funded by the Merck Philanthropic Arm for financial support. I am grateful to Claudio Lucarelli for insight into this market, to Anirban Mukerjee, Megan Tracz, Veronica Conte, Rebecca Lee, and Christine Marschilok for helping me gather the plan data used in this paper, and to Vicki Lanier and Evelyn Hermes DeSantis for help with selecting pharmaceutical lists. John Cawley, Jack Hoadley and Sean Nicholson provided helpful comments. All errors and opinions expressed are our own.

## 1. Introduction

The 2003 Medicare Modernization Act (MMA) created a new market for prescription drug coverage in which premiums are heavily subsidized. The subsidy was a key feature in attracting private insurers to participate, as it is unlikely that an unsubsidized stand-alone prescription drug benefit for the elderly would survive due to adverse selection (Pauly and Zeng ,2003). Medicare beneficiaries have the option of adding a stand-alone drug plan to their Fee-for-Service Medicare services, or joining a county-level private-sector comprehensive Medicare Advantage plan that includes prescription drug coverage as well as other Medicare services through a managed care insurer. CMS also provides subsidy of 28% of the total drug cost to employers that continue to offer drug coverage to their retirees to discourage “crowd-out”.<sup>4</sup>

The market is still new, but there is much public concern about how it is functioning. The aim of this paper is to examine how premiums in the stand-alone plan market, which enrolled 16.5 million of the 22.5 million Part D enrollees in 2006 (and 17.3 million of the 23.9 million Part D enrollees in 2007) correlate with characteristics of the plans and the regions. A total of 1,429 different insurance plans owned by approximately 70 different companies were available in 34 regions into which the country is divided; 2007 has seen more plans enter than leave, for a total of 1,875 plans across all regions.<sup>5</sup> MMA sets standards for plan design and for oversight in a competitive bidding process to determine premiums, but plans have considerable freedom. There is substantial variation in the premiums charged, and in the design of the benefits, but no systematic econometric analysis has investigated how premiums are correlated with benefit design or market factors. While certain features of plan design such as the deductible are evident when plans are selected by consumers (and are observable in a summary file released by CMS), plans can differ in other aspects such as prices negotiated with pharmaceutical companies and the co-payments required from the beneficiaries for different drugs. These are attributes researchers and consumers can only

---

<sup>4</sup> A comprehensive explanation of the implementation of the MMA can be found in Hoadley (2006), Gold (2006a,b) and MedPAC (2005, 2006), and in the H.R. 1 act itself (U.S. Congress, 2003)

<sup>5</sup> Going into 2007, 214 plans that were sold in 2006 left the market, 660 new plans entered, and 1215 plans remained in 2006 as well as 2007 (Author calculations from 2006 and 2007 landscape files). There were 1,824 plans offered in 2008 and 1,689 plans offered for 2009.

observe through web queries and an examination of the plan's formulary (Hoadley et al, 2006 a, b).<sup>6</sup> An analysis of premiums of Part D plans without taking into account these prices, formulary design and cost-sharing details would be incomplete, and potentially misleading if insurers are relatively more generous in setting visible plan features. I obtained data on less visible plan features (drug prices, formulary design and cost sharing) for each PDP plan by repeatedly querying the plan finder tool implemented by Medicare for many sets of drugs. I processed the source code of each resulting web page to create a database of plan attributes to supplement data provided by CMS to researchers.

I proceed by first describing the institutions governing this market and then surveying the literature on this topic. I then describe the empirical model and the data. I conclude with a discussion of the results and what they tell us about premiums in these first two years of the program.

## **2. The Medicare Part D Market**

Medicare Part D was signed into law as part of MMA 2003 and went into effect in January 2006. Unlike the Hospital Insurance (Part A) and the Supplemental Medical Insurance (Part B), the delivery of the new benefit has been completely entrusted to the private sector. Private companies can provide the new benefit as either stand-alone plans, called Prescription Drug Plans (PDPs), or they can offer it together with Parts A and B as Medicare Advantage plans (MA-PDs).<sup>7</sup> Medicare beneficiaries can enroll in these plans by paying a subsidized premium. Further price reductions happen according to income and dual Medicaid status. Open enrollment took place from November 15<sup>th</sup> 2005 to May 15<sup>th</sup> 2006 for coverage starting Jan 1 2006, and Nov 15 2006-Dec 31 2006 for coverage starting Jan 1 2007. Dual eligible beneficiaries were automatically enrolled in certain low cost plans, but allowed to switch to other plans. Although MMA specifies a standard drug benefit, the law allows deviations from that design as long as the modified plans are

---

<sup>6</sup> Note that the posted 'full' prices are not necessarily what the plan provider pays the manufacturer as we are unable to observe rebates. A monthly formulary file is available for purchase from CMS, but does not list prices or exact copays, thus cannot be used to calculate total out of pocket costs.

<sup>7</sup> Before the enactment of MMA, private plans could also provide the benefits of Parts A and B of Medicare as Part C, later named Medicare+Choice. However, the benefits of Parts A and B have been delivered mainly through the traditional fee-for-service Medicare, with private plans accounting for 15% of the total Medicare enrollees in 2000 and 12% in 2005. (Kaiser Family Foundation, 2005). After the initial decrease at the start of this decade, the growth in enrollment in these plans have grown tremendously; by July 2008, 23% of Medicare enrollees were in private plans (<http://www.kff.org/medicare/upload/2052-11.pdf>).

actuarially equivalent to the standard benefit.<sup>8</sup> Most beneficiaries are locked in to their current plan for a full year, but are allowed to switch plans each open enrollment period at a premium that is community rated. The exception is for Medicaid-Medicare dual eligible enrollees who are allowed to switch plans at any point in the year, and who may have to pay a small premium to the extent that they switch into certain higher prices plans. (See Appendix 2 for more details on income related differences in plan rules).

The standard drug benefit design specified in MMA for year 2006 comprises a deductible of \$250 and three coverage zones where the fraction of the additional drug dollar covered by the insurer varies substantially. As noted, rules differ for dual eligible and other low income beneficiaries who face very minimal out of pocket costs (Appendix 2). Figure 1 shows how out of pocket drug expenses vary with total drug spending in the different coverage zones of the plan in 2006, with notes on the nominal adjustments for 2007. After the deductible is exhausted, the elderly are covered 75% for the next \$2,000 spent in total prescription drug expenditure (initial coverage zone, ICZ),<sup>9</sup> 0% between \$2,250 and \$5,100 (so the next \$2,850) of total drug expenditure, the doughnut hole zone, and 95% after the \$5,100 threshold (catastrophic coverage zone). Thus, at the point that catastrophic coverage begins, the beneficiary has spent \$3,600 out of pocket (\$250 in zone 1, \$500 in zone 2, and \$2,850 in region 3). Beneficiaries may buy their drugs at pharmacies (the insurer may have a network of preferred pharmacies, outside of which cost sharing is higher), and the plan may also allow the use of mail order purchasing which may often be cheaper. Plans are allowed to use utilization controls such as prior authorization, quantity limits<sup>10</sup> and step therapy for drugs (Hoadley, 2005). Formularies can be closed (allowed to exclude any payment for certain drugs) or open in the sense that all drugs are covered by not on the same terms. Formularies are reviewed by CMS to ensure that there are no egregious attempts to discriminate against certain illnesses, that almost all drugs in certain classes are covered, and to make sure that at least two drugs from each US Pharmacopeia class are included on the formulary, but it is not known to what extent these rules were enforced.

---

<sup>8</sup> To the extent that the plan is more generous in actuarial terms than the standard benefit, the additional premium associated with the extra coverage is not subsidized by CMS.

<sup>9</sup> Recall that spending on drugs not on the formulary does not count towards this \$2,000 or any other amounts.

<sup>10</sup> To clarify, a quantity limit does not mean that there is a maximum amount of the drug that can be dispensed for the year. A quantity limit is the maximum amount that can be dispensed at one time.

Insurance companies can deviate in plan design from the standard benefit described above and offer a variety of plans as long as they satisfy certain requirements.<sup>11</sup> For example, an insurer can offer plans with lower or no deductibles and higher coinsurance rates for the initial coverage zone, or offer plans with tiered cost sharing in the initial coverage level as long as the tiered structure is equivalent to the standard 25% coinsurance rate.<sup>12</sup> Private insurers have taken advantage of the ability to offer modified plans and only nine percent of the 2006 plans have the standard benefit design. In addition to benefit designs that are identical or actuarially equivalent to the standard benefit, insurance companies can also offer enhanced plans, i.e., coverage that is more generous than the standard benefit. In fact, firms could design up to three benefit packages per region, as long as one of them was standard or actuarially equivalent to a standard plan (Hoadley et al, 2006a).<sup>13</sup>

To implement the new Medicare benefit, the country was divided into 34 regions in the case of PDPs and 26 regions in the case of MA-PDs (see Figure 1 from CMS for a map of the PDP regions).<sup>14</sup> To participate in these markets, the insurance companies submit bids (separate bids for each region, even if they design just one plan to be offered nationally) stating their expected cost per beneficiary of providing the basic drug coverage. The expected cost is calculated with the understanding that CMS (and not the individual insurer) is responsible for 80% of drug costs that are incurred in the catastrophic zone.<sup>15</sup> This is required by MMA 2003, and is referred to as the reinsurance

---

<sup>11</sup> These are a) they should provide the same catastrophic coverage as the standard benefit (same cost sharing rule of 5% and same threshold of \$3,600 in true out of pocket expenses) b) the deductible should not be higher than the standard benefit's deductible of \$250 c) assure actuarial equivalency of i) the value of total coverage (eg if they remove the deductible, the cost sharing in the initial coverage zone should be set higher than 25%), ii) cannot increase the threshold at which the 3<sup>rd</sup> coverage zone ends (the end of the donut hole) and iii) cannot change the threshold at which the 3<sup>rd</sup> coverage zone starts (start of the donut hole). These details are contained in the 2003 MMA

<sup>12</sup> For example, a company cannot offer a plan with higher initial coverage limit higher than \$2,250 (in 2006) that has a higher coinsurance rate above the deductible since this would violate condition iii) in the footnote above. This also means an insurance company cannot trade off higher deductibles for lower exposure to risk in the doughnut hole under the standard provisions, a theoretically welfare enhancing change.

<sup>13</sup> However, the costs of the extra benefit will not be subsidized by the government, and therefore, the beneficiaries will have to pay an additional premium at the market rate. Enhanced plans must submit separate bids, in which it is made clear what portion of the plan is standard and what part is additional. On average, the monthly premium for enhanced benefits is \$10 higher per month than the premium for basic coverage (standard or modified). An example of enhanced benefits would be provision of coverage within the doughnut hole. It is also important to note that such coverage is considered additional to the standard Part D benefit and will not count towards reaching the catastrophic coverage threshold

<sup>14</sup> The regions are composed of one or more states, and were set by the government at the beginning of year 2005. The regions were established to meet the MMA requirement of having no fewer than 10 and no more than 50 regions in all, and to maximize the availability of plans to eligible individuals regardless of health status, with particular attention to rural areas. Most (25) PDP regions consist of one state, six consist of two states pooled together, one consists of three states, one consists of four states, and one consists of seven states

<sup>15</sup> This means that only 15% of the catastrophic cost will be paid by the insurance company as the remaining 5% is the beneficiary's liability by the plan design.

feature of Part D which lessens fears of adverse selection among private insurers.<sup>16</sup> CMS will also ask plans to separately inform them of the cost of covering an individual if CMS were to not provide this reinsurance, in order to assess the total amount by which CMS subsidizes the coverage. This reporting is also required by MMA to make sure that CMS's total subsidy to Part D (which includes the subsidy through reinsurance and the 'direct subsidy' paid prospectively to the insurer) on average comes to 74.5% of the total cost of providing this new coverage.

The bidding process was such that CMS set a plan's premium according to how much that plan's bid was above or below the national average bid. Under certain assumptions, the plan's bid is simply a constant dollar amount above their premium so that analyzing premiums is tantamount to analyzing bids. Plans were also insulated to a large degree from losses (and profits) by reinsurance (CMS would pay for 80% of the catastrophic costs), rate adjustment based on observed risk characteristics of those who enrolled, and risk corridors (CMS guaranteed protection from losses and denied plans the ability to keep substantial profits). Appendix 1 contains a discussion regarding the mechanical setting of plan premiums and these risk reduction mechanisms. Plans also knew in advance that there would be premium and copay subsidies to low-income beneficiaries (which may reduce price elasticity of demand) and that dual Medicaid-Medicare beneficiaries would automatically be enrolled in plans that met a certain threshold for premiums regionally. Appendix 2 details these special provisions for low-income beneficiaries.

### **3. Hypotheses**

Premium setting of PDP plans during the first two years is worth studying for several reasons. First, insurers could be testing out the water in this unfamiliar market and may price in idiosyncratic ways that will differ from their long run strategy. Humana is the clearest example of this; their Vice President and Chief Actuary has publicly announced that their strategy is to offer generous benefits at a low cost the first year to maximize enrollment and transfer customers to their MA products in the long run

---

<sup>16</sup> MMA also calls for 'risk corridors' (which will be explained later) to further reduce adverse selection fears and incentives to cream skim.

(Bertko, 2005). Thus, I expect to find a strong insurer specific component to the bids even after controlling for all other observable features.<sup>17</sup>

Second, I test whether the number of competitors in a market is correlated with an insurer's bid. Given that each market had over 10 insurers participating, it is likely that the threshold has passed beyond which the number of competitors will influence the premiums. However, this assumes that the insurers knew ahead of time how many competitors they would face in a market. Insurers were asked to file intentions to participate in bidding prior to submitting bids, and although CMS revealed the total number of insurers who expressed interest, they did not break it down by region. Insurers may still have gained good knowledge, eg through press releases from insurers, that they would face a substantial degree of competition in each market.

Other market characteristics I predict will correlate with bid amounts include the expected usage in a region (with premiums being lower in areas where drug use is relatively lower),<sup>18</sup> the fraction of the population that will receive low-income subsidies above the Medicaid level (expecting that premiums will be higher in these regions if this implies lower price elasticity of demand), the fraction of the population on Medicare Advantage plans in 2005, and the size of the market.<sup>19</sup> The share of the market that is in Medicare Advantage is also likely to be relevant to PDP pricing decisions. If higher MA enrollment suggests that the remaining market is negatively selected on health,<sup>20</sup> we expect premiums to rise with MA market share. But to the extent that the same insurers are present in the MA market, they may price lower to attract beneficiaries they hope to

---

<sup>17</sup> Note that empirically we will not be able to disentangle price differences that result from a strategy such as one that deliberately undercut prices from those that result due to unobservable differences such as reputation of the insurer.

<sup>18</sup> Average monthly premiums in 2006 varied from \$31.76 in Region 32 (California) to \$41.62 in Region 21 (Louisiana) (See Appendix Table A4). At the same time, geographical variation in health care use in general is large (e.g. Wennberg, Fisher, and Skinner, 2002). Although the Pharmaceutical Care Management Association (PCMA, the trade association for Pharmacy Benefit Managers {PBMs} who help insurers implement formularies) argues that eliminating unnecessary geographical variation in utilization is one of the goals of including cost-control measures in Part D formularies,<sup>18</sup> we expect that at least in the short run, these geographical differences will persist and be built into premiums. (The President of PCMA is reported saying this in a news release May 15<sup>th</sup> 2006 in response to a Dartmouth Atlas report (<http://releases.usnewswire.com/GetRelease.asp?id=65876>) The Dartmouth Atlas of Health Care in Michigan finds substantial small-area variation in prescription drug use among a population enrolled in the Michigan Blue Cross Blue Shield Plan (Wennberg and Wennberg, 2006). Under the assumption that similar variation exists across states and regions, we expect that regions with higher utilization of drugs will see higher premiums. To the extent that seniors are constrained in their drug use because of the lack of drug coverage prior to MMA 2003, this would be an underestimate of the differences in regional utilization that would surface under Part D. In that case, measures of the health status of different regions would be more indicative of the differences in usage that would occur once MMA covered drugs. Insurers used sophisticated models and expert actuarial services to forecast costs in the bidding process, thus the measures used here should only be considered approximations to shed light on pricing strategies.

<sup>19</sup> The expected premium difference by size of the market is unclear; for plans that are national or near national, the size of the market in a particular region may not be the relevant measure for economies of scale if price negotiations with pharmacies through PBMs happen at a national level. On the other hand, larger markets may mean lower marketing costs per covered life.

<sup>20</sup> See for example Riley et al. (1994), Morgan et al. (1997), Brown et al. (1993) who find evidence of favorable selection; however other papers such as Dowd et al (1995) and Rogers and Smith (1995) do not.

later enroll in their MMA products which they may consider more profitable, and also may have lower prices because of lowered marketing costs.<sup>21</sup> Apriori it is not clear what sign to expect on MA market share.<sup>22</sup> Although it is interesting to see how premiums differ across regions according to characteristics such as these, there is likely to be many other unmeasured differences across regions. Controlling for region fixed effects will allow us to control for these factors, and will be tried as an alternative specification.

Third, I examine the extent to which the premiums correlate with plan generosity features. The main factor that should be reflected in premiums in a competitive insurance market is the expected payout, which is the risk of a claim multiplied by the amount of coverage in the event of a claim, plus some loading cost. Medicare Part D could be viewed partly as an insurance plan and partly as a simple subsidy as customers are asked to select plans based on drugs they already take, and because of the high persistence of drug use in this population (Coulson and Stuart, 1992). Thus, I expect to see that higher premium plans are more generous.<sup>23</sup> Generosity is measured as the extent to which plan formularies are inclusive, the extent to which they apply tools of utilization management such as prior authorization,<sup>24</sup> whether they cover drugs during the doughnut hole zone. I also measure the generosity of a plan as the total out of pocket costs associated with certain sets of drugs. I aim to create a full picture of the plan's formulary and cost sharing structure in parsimonious ways. Thus, premiums are expected to be correlated with plan characteristics, some of which are observable to the econometrician ( $X_i$ ) unobservable plan characteristics ( $\varepsilon$ ) and region-specific attributes ( $X_j$ )

$$[1] \quad P_{ij} = f(X_i, X_j, \varepsilon)$$

Because of variation in unobservable factors across regions, I also estimate a model with region fixed effects instead of regional characteristics. There are many other unobservable firm characteristics that remain unmeasured. Some firms are likely to have a competitive edge, because of experience and data gathered from offering a drug discount card prior to 2006 (Gold, 2006). Prior experience in the MA market should also

---

<sup>21</sup> If Part D is marketed through the same channels as Medigap plans, the insurer's presence in the Medigap market may be the most important variable for the marketing costs story.

<sup>22</sup> We do have access to a 2006 MA market share measure, which is measured at the parent organization level and nationally. Ideally, we would have liked to use a measure that is predetermined (i.e. not from 2006) and which varies by region too. We use the 2006 MA market share variable in some specification to see if pricing differed by MA market share of the PDP insurers.

<sup>23</sup> This abstracts from possible moral hazard and adverse selection that could occur as plans are more or less generous. MMA's risk adjustment reduces the fear of adverse selection in theory, but it nevertheless possible that part of the reason that premiums would rise with generosity is due to adverse selection and moral hazard.

<sup>24</sup> But this does not tell us the extent to which these utilization tools were enforced. We cautiously use a measure of complaints about the plan as indicative of how much these measures were used.



have helped, as would having strategic partnerships with marketing channels, advertising direct to consumers, or negotiating power with pharmacy networks through PBMs. If the different firms and plans owned by the same parent companies have access to the same marketing channels etc, the error structure may be correlated across these observations. I account for this by seeing if the results are robust to clustering the standard errors at the parent organization level. I also see if our results are sensitive to clustering at the formulary level or the plan name level. Some insurers use the same formulary across all their products, while others vary them over products and regions. A unique plan name that appears in different regions could also share unmeasured characteristics (in addition to measured characteristics which I include in the regression). Last, I use parent-organization fixed effects to capture all unobservable parent organization characteristics that may bias results. This also tests the first hypothesis about the existence of large fixed insurer components to the bids.

#### **4. Literature Review**

The deep interest in this topic has produced several papers on Part D already. First, there are some good descriptions and stylized facts about the market. MedPAC (2005, 2006) contain chapters that together with the original legislation (US Congress, 2003) and Duggan et al (2008) provide a thorough background on Medicare Part D's introduction. Several papers present a first look at the premiums and plan features by region. Among these are Frakt and Pizer (2006), Gold (2006b), and MedPAC (2005 and 2006). Gold (2006a) also considers the history and strategic positions of the participating insurers. Gold (2006a) and Hoadley et al (2006a) point out that of all PDP plans, most are being offered by 10 national parent entities (they have a plan in each of the 34 regions) and four near-national ones (they have a plan in at least 30 but fewer than 34 regions), so the market is more concentrated in terms of the players than it first seems.

Hoadley et al (2006a) provide a very detailed comparison of the formularies and out of pocket medication costs of the largest 14 insurers at the drug level for the lowest premium plan they offer. They consider the formulary treatment of a large number of brand name and generic drugs by different insurers and plans and find that across plans, there are substantial differences in whether drugs are placed on the formulary at all, and in the treatment given to ones on the formulary (eg in terms of cost sharing, and whether

utilization management tools are used). They find that the most commonly used cost sharing arrangement among the plans studied is a three- tier system with copays around \$5/\$25/\$53 for generic, preferred brand and non preferred brand. Some plans also have a separate tier for ‘specialty drugs’ (e.g. biotechnical drugs). CMS issued guidelines stating that plans must cover two drugs in each drug category, at least one of each key drug type, and required all or substantially all<sup>25</sup> drugs be on the formulary in 6 specific classes (anticonvulsants, antidepressants, antineoplastics, antipsychotics, antiretrovirals, and immune suppressants) (Hoadley et al 2006a). But this does not restrict the prices charged. Plans were also allowed to design a classification system that differed from the one CMS used and were allowed to request exceptions to these coverage requirements; it is not known how much these were used. Hoadley et al (2006b) goes on to compare the plan designs in 2006 vs 2007, paying special attention to the plans with greatest 2006 enrollment.

One point to keep in mind here and in the out of pocket simulations conducted in this paper is that the true impact of differences in drug prices and cost sharing across plans may be smaller than measured to the extent that beneficiaries work with their physicians to find drugs that are cheaper on their plan’s terms but are just as effective in treating their condition-or to the extent that patients succeed in requesting that drugs they take be covered or moved to a lower cost sharing tier. Similarly, the actual stringency of step therapy approvals and prior authorization requests are not known as they are reported only as dichotomous variables for each drug on the formulary.

Some organizations have issued additional reports recently, including the Kaiser Foundation in July 2006 on the extent to which Medicare Part D plans covers HIV medications (Kaiser Family Foundation, 2006),<sup>26</sup> and the Lewin Group in April 2006 on the coverage of chronic conditions medications in different PDP plans (Lewin, 2006).

There are several relevant papers that have anticipated the effects of Part D, e.g. Stuart et al (2005) looks at how the benefit structure creates a ‘rollercoaster’ in drug coverage during a year, Yang et.al (2004), Lucarelli (2006), Shang (2006) and Pizer et al

---

<sup>25</sup> For example, the brand name version need not be covered when a generic version is covered. Insurers are not restricted in their use of prior authorization and step therapy for drugs in these classes.

<sup>26</sup> The Kaiser Foundation website also contains a tool that allows one to look at the distribution of premiums within a region, among other things.

(2006) study how beneficiaries' behavior and outcomes are likely to change in response to the enhanced availability of drug coverage.

Econometric analyzes of Part D: Kling et al (2008) conduct an experiment in which they recruit a sample of seniors from Wisconsin, find out their current list of medications taken, provide half with customized information and compare their plan choices to the other half which serve as a control group. They find that customized information (data on the prices of drugs under different plans and a recommendation of the cheapest plans for them, based on their current medications) leads the treatment group to select a plan that is cheaper for them in predicted terms than the control group (by \$104 a year), suggesting that in the absence of the intervention, seniors do not have ready access to this information. But this assumes that customers should choose an insurance plan based on current information, which is not in the spirit of viewing insurance as protection against future unknown risks. Domino et al (2008) point out that about ½ of all seniors are likely to have medication experiences over the next 12 months that would have, in retrospect, made another plan appear cheaper than the one that is the cheapest based on current medications. Levy and Weir (2007) study data from the Health and Retirement Survey and find that many of those who did not enroll in Part D and chose to remain uninsured are those who are low users of prescription drugs. They conclude that “Medicare beneficiaries seem to have been able to make economically rational decisions in which they had confidence..”. They note, though, that there is evidence of a lack of good understanding and take-up of the subsidies available for low-income beneficiaries that policy actions could improve. The large number of plans available for seniors has lead to calls to reduce the choices available (to reduce search costs). Lucarelli, Prince and Simon (2008) look at the the welfare impacts of limiting the number of Part D plans, and conclude that the search costs should be at least two thirds of the average monthly premium in order to justify a regulation that allows only two plans per firm,

A set of papers have analyzed what Part D has meant for elderly consumption of prescription drugs in aggregate terms using pharmacy claims data. Lichtenberg and Sun (2007), Yin et al (2008) and Ketcham and Simon (2008), find modest increases in use of prescription drugs among the elderly and declines in out of pocket costs. Basu et al (2008) find no evidence that dual-eligible Medicare beneficiaries (those also on Medicaid) were adversely affected during the 18 month period after Part D began.

Two papers have considered how part D has affected manufacturers of prescription drugs. One has considered how insurers and manufacturers are negotiating on drug prices as a result of the program. Duggan and Scott Morton (2007) use data from IMS on sales and prices for 2006 relative to 2003, and find that prices under Part D for branded drugs cost 24% less than regular retail prices that would be paid by the uninsured. They also find that the price of branded drugs for which Medicare Part D became a substantial part of the market since the program's inception have risen slower than other drugs. They argue that although one usually thinks of insurance coverage as leading to increases in prices of medical goods through insulation of customers from full costs (decreasing their price elasticity of demand), the competition that is encouraged by pitting therapeutic substitutes against each other results in plans negotiating for lower prices. Blume-Kohout and Sood (2008) find that Pharmaceutical R+D is increasing after the passage of MMA for drug classes that have high elderly market share, consistent with manufacturers anticipating increased demand in these markets. Lakdawalla and Sood (2007) point out that public insurance for prescription drugs is helpful in reducing the deadweight loss that is created by patents, so even putting aside the welfare created by providing insurance, there is large welfare created by this feature of Medicare Part D.

Thus, there is a literature on many aspects of Part D although no econometric analysis yet of premiums.

## **5. Methods and Data**

This paper uses data on premiums and plan characteristics of stand-alone Part D drug plans offered during 2006 and 2007. The CMS Landscape file contains basic characteristics of each plan (premium, deductible, coverage during the gap, number of top 100 drugs that are on the plan's formulary or not etc),<sup>27</sup> but there are many other ways in which plans may differ in generosity. Notably, the Landscape file does not tell us about the cost of drugs faced by consumers under different plans. There is wide variation in this regard as already shown in Hoadley et al (2006a). These are the characteristics of plans that are likely to be most relevant to consumers as they determine out of pocket expenses.

---

<sup>27</sup> This is available for download from [<http://www.medicare.gov/medicarerreform/map.asp>] {access date May 2006}, and from .

Our strategy in measuring plan generosity is to simulate out of pocket drug expenses (not counting the premium) annually, as well as just under the initial coverage zone (ICZ), for beneficiaries taking 10 hypothetical sets of drugs. These are costs that apply to the standard beneficiary, as Medicaid-Medicare dual eligibles faced a different cost-sharing structure. They are not meant to be representative of what any given beneficiary actually consumes, but rather these lists contain the most widely used drugs, as well as drugs that are important for other reasons explained in Hoadley et al (2006), thus would give us a good sense of the generosity of a certain plan relative to others. I conduct this exercise for each of the 1,429 plans in 2006 and 1875 plans in 2007 using the plan finder tool on the CMS website.<sup>28</sup> Ideally, I would want to see how the plan treated the universe of all drugs. This is not feasible (the CMS plan finder tools allows a maximum of 25 drugs at one time, and there tens of thousands of different drugs available through Part D), nor would that be desirable, as simulating the out of pocket costs involves pushing the person into the catastrophic region when the number of drugs taken is large. Thus, to balance the desire to include as many drugs as possible but not to give undue weight to catastrophic coverage features of a plan, I created different drug lists that contained all the top 100 drugs among seniors as defined by CMS,<sup>29</sup> all the top 200 drugs by sales in 2004, and all the disease specific drugs identified in Hoadley et al (2006a). These fit into 8 lists of 25 drugs each. I then created two additional drug lists which consisted of the top 5, and a random set of 5 drugs, from the top 100 drugs in order to give weight to the initial coverage zones of the plans. These 10 lists can be seen in Appendix Table A3. For all 10 lists, I also specifically measured the monthly out of pocket costs under just the initial coverage zone of the plan. Together, the simulated generosity measures generated by these lists should represent a comprehensive way to gauge the plan, rather than entering each drug price under each coverage region separately. I also create an average of the 10 simulated measures for the annual and the ICZ measures, as I find high correlation between the different measures.

With additional queries on the plan finder tool, I also recovered the full price of a drug listed by an insurer, as well as the prices under the different coverage zones for each

---

28

<http://www.medicare.gov/MPDPF/Public/Include/DataSection/Questions/MPDPFIntro.asp?dest=NAV|Home|Questions|Welcome#TabTop>. We use Network Query Language to read directly from source pages to avoid any transcribing errors.

<sup>29</sup> Although CMS refers to there being a list of top 100 drugs (eg in saying that certain plans cover x/100 of the top 100 drugs), this list was not made publicly available (MedPAC, 2006). We obtained this list from a participating insurer and verified it against a list used by a state publicly in its consumer information.

plan for each of the 200 or so drugs.<sup>30</sup> In Appendix Table A3, I also show the average full price for the top 25 drugs.<sup>31</sup> As the CMS drug tool requests dosage and monthly quantities when creating drug lists, I consulted an academic-hospital based pharmacist and a practicing pharmacist to ensure that we entered the most common dosages of the drugs.

As noted already, these measures will differ from actual simulated costs to the extent that patients are able to switch to different drugs that are covered. If the degree of switching is constant across plans, this should not affect us, but if there is more ability to switch in more generous plans, this is a caveat that should be kept in mind. I am also unable to gauge the extent of non-price utilization measures, such as prior authorization. To correct for this, I use a measure of the number of top 100 drugs for which the plan requires prior authorization, which is included in the CMS Landscape file.

I obtain two measures of insurer characteristics from other CMS data sets. I use the Part D enrollment file to calculate the parent organization's market share in the non-PDP market,<sup>32</sup> and I use the Medicare Complaint Tracking Module for the consumer complaint rate for PDP plans (complaints per 1,000 enrollees) in the general,<sup>33</sup> and the general number excluding the pricing complaints categories.<sup>34</sup>

The last set of variables I add to this database is market (PDP region) characteristics from the Kaiser Foundation's State Health Facts website. These include the total number of Medicare beneficiaries in the region,<sup>35</sup> the percent in Medicare Advantage as of 2005,<sup>36</sup> the percent who are under 150% of FPL in 2004,<sup>37</sup> the percent who are dual eligible in 2003,<sup>38</sup> and the number of prescriptions taken per capita in that region<sup>39</sup>. When data were missing from State Health Facts for population characteristics

---

<sup>30</sup> As can be seen from descriptive statistics presented later, we were not able to find prices for some observations due to technical problems. We collected prices in June and July of 2006 and when we returned to collect missing data in August, the website format had changed so that the 'drug details' page is no longer available. We use the top 25 list which has all but two insurers included.

<sup>31</sup> The top 25 list of drugs actually translated to only 24 drugs as two drugs on the CMS list only matched to one on the plan finder tool. We nevertheless continue to refer to this as the "top 25" drugs throughout the paper.

<sup>32</sup> This is available at [http://www.cms.hhs.gov/prescriptiondrugcovgenin/02\\_enrollmentdata.asp?](http://www.cms.hhs.gov/prescriptiondrugcovgenin/02_enrollmentdata.asp?)

<sup>33</sup> These data are available only for June 2006, and come from [http://www.cms.hhs.gov/PrescriptionDrugCovContra/downloads/MemoCompliancePerformance\\_06.30.06.pdf](http://www.cms.hhs.gov/PrescriptionDrugCovContra/downloads/MemoCompliancePerformance_06.30.06.pdf)

<sup>34</sup> We subtract out the pricing section measure as it is not clear whether this refers to pricing of the drugs or the premiums, and because these are determined using 2006 data and could be endogenous to pricing.

<sup>35</sup> The Kaiser Family Foundation, [statehealthfacts.org](http://www.cms.hhs.gov/MedicareEnRpts/m). CMS Statistics: Medicare State Enrollment, Centers for Medicare and Medicaid Services, website at <http://www.cms.hhs.gov/MedicareEnRpts/m>

<sup>36</sup> The Kaiser Family Foundation, [statehealthfacts.org](http://www.statehealthfacts.org). Mathematica Policy Research, Inc. analysis of CMS Geographic Service Area Files.

<sup>37</sup> The Kaiser Family Foundation, [statehealthfacts.org](http://www.statehealthfacts.org). Kaiser Family Foundation estimates based on the Census Bureau's March 2005 Current Population Survey (CPS: Annual Social and Economic Supplement).

<sup>38</sup> The Kaiser Family Foundation, [statehealthfacts.org](http://www.statehealthfacts.org). Urban Institute estimates based on data from the Medicaid Statistical Information System (MSIS) prepared for the Kaiser Commission on Medicaid and the Uninsured.

<sup>39</sup> The Kaiser Family Foundation, [statehealthfacts.org](http://www.statehealthfacts.org). Calculations based on Vector One<sup>(TM)</sup>: National from Verispan, L.L.C.: Special Data Request, 2005 and U.S. Census Bureau, Annual Population Estimate, <http://www.census.gov/popest/datasets.html>.

(% of population over 65 under 150% of poverty), I used March Current Population Survey data to create an average from the three most recent years. Ideally, I would capture the size of the market as those Medicare beneficiaries who do not currently have drug coverage as generous as part D in terms of coverage and premiums. As there is no known measure of this by region, I use the total number of Medicare beneficiaries, conditional on the distribution in Medicare Advantage and in Medicaid. I also include the number of unique insurers in the market which I create from the plan data.

My data set consists of one observation for each of 1,429 plans that were offered in the PDP market. I test the predictions presented in the Hypotheses section through OLS regressions of the form

$$(2) P_{ij} = f(X_i, X_j, \varepsilon)$$

where  $X_i$ , consists of plan characteristics described above, and  $X_j$  consists of region-specific attributes. I first run regressions of the form  $P_{ij} = f(X_i, \varepsilon)$  where the only plan measure is the 10 alternative simulated out of pocket expenses, for the annual version as well as just the initial coverage zone (ICZ). These results are presented in Table 2. I next explore whether one can present results from just one average index for brevity, and continue to a regression specification that includes other measures that our discussion suggests may be important. Table 4 contains the results from these regressions, where the set of plan characteristics are: the average index across all drug lists for the annual out of pocket measure; and the number of top 100 drugs that need prior authorization. The market characteristics are: the per capita number of prescriptions used; the number of dual Medicaid-Medicaid eligible people (in thousands); the percent of the region's seniors who are in Medicare Advantage; the number of Medicare beneficiaries in the region (in thousands); the percent of seniors in the region under 150% FPL; and the number of insurers in the market. I estimate three different specifications; one for all plans, one excluding enhanced plans, and the last excluding LIS eligible plans. In Table 5 I include an alternative set of plan characteristics that excludes the out of pocket measures, but includes the same set of market characteristics. The new plan characteristics are: average negotiated price for the top 25 drugs; the number of top 100 drugs on the formulary; whether the plan covers generics in the gap (brand as well or

---

This variable is for the whole population, not just those over age 65. In future versions, we hope to calculate a measure for those over age 65 from the Medicare Current Beneficiary Survey.

only generic); whether the plan is actuarially equivalent or enhanced, as opposed to standard; the annual drug deductible; and the number of top 100 drugs needing prior authorization. In unreported results, I added the out of pocket (average across all drug lists) measure, for this top 25 average price list and for a few other drug lists. These results showed that the information contained in the drug list is part of our out of pocket generosity measure, and the inclusion of the out of pocket measure caused the coefficients on the drug price variable to diminish to be statistically insignificantly different from zero. Thus, our last table, Table 6, goes back to using our comprehensive out of pocket measure (instead of the drug price variable) and includes all the plan characteristics and region characteristics included thus far. It shows the effects of accounting for parent organization fixed effects as well as different levels (parent organization, formulary and plan name) clustering of standard errors.

## **6. Descriptive Statistics**

A high degree of price dispersion characterizes the Medicare PDP market, as can be seen from the first histograms in Figure 3 of monthly premiums for all 1,429 plans. The second histogram in Figure 3 shows the distributions once I remove enhanced plans, which have an unsubsidized component. This reduces the right tail of the distribution as enhanced plans are on average \$10 more a month. The next set of histograms show the distribution of the simulated out of pocket measures of the plans (just the annual measures, which I divide by 12 to make comparable with monthly premiums). There are 11 shown; the first is the average of the 10 lists. This shows a fair degree of variation that is less normally distributed relative to premiums. Most of the indices have a set of plans closely situated together in a somewhat normal distribution, with some plans always being outliers. Inspecting the data revealed that the plans that were outliers in one index tended to also be outliers in all indices.

As these indices reflect plan differences in prices negotiated with pharmacy networks, in the formulary, in how drugs are ‘tiered’ as well as in copays attached to different tiers in different coverage zones, I separate out the portion that resulted from price negotiations by showing the histograms in Figure 5. The distribution of negotiated drug prices is similar in that there are some plans that are consistent outliers; moreover, these tended to be the same insurers who were outliers in Figure 5. This suggests that



variation in negotiated prices may be responsible for a large part of variation in the simulated out of pocket costs across plans.

Table 1 shows the sample statistics of our data set. For most variables, I have information on the universe of plans-notable exceptions are prices of certain drug lists as explained above. Overall, this is a market where average premiums are \$37.43 a month, with a standard deviation of \$12.86.

## **7. Regression Results**

The first regression examines how premiums correlated with the generosity (OOP) of the plan. In Table 2, each coefficient represents a different regression where monthly premiums are regressed on just one generosity index. In the first column, there are 10 different indices showing a plan's annual OOP divided by 12, and in the second the index measures the OOP per month in the first coverage zone. The sign on all the different drug lists used in both ways of measuring generosity indicate that premiums rise with the out of pocket payments of the plan. A log/log specification (not shown) indicated an elasticity of .13 of the premium with respect to the annual monthly average of out of pocket expenses for the top 5 drugs.

Our intention in using multiple drug lists was to see whether our results would be sensitive to the types of medications and the coverage zones under consideration. The results so far indicate that the different indices move in similar ways. In Table 3 I show the correlation coefficients between the different indices. These are consistently high, regardless of whether I look at all coverage zones or just the initial one. In unreported results, I also looked at the correlation between the initial and all coverage zones measure for each drug list, and found those also to be high. Those correlation coefficients varied between .91 and .98 with the average being about .95. I also looked at the extent to which the average prices of the drugs on the list were correlated with the generosity measures. The range was between .45 and .93 and was very similar for the annual OOP measure as it was for the ICZ measure. Thus, from here on our regressions mainly use a comprehensive measure that averages between the 10 lists, and only presents the annual index.

The institutional details of the market suggest that certain plan, ownership unit and market characteristics may be correlated with premiums, and our next specification

presents those results. Table 4 shows that the out of pocket measure is still positive and statistically significant, although its magnitude is fairly small (0.006 in the first column) as in the earlier set of results. This implies that as the out of pocket expenses rises on average by one dollar (per month), the premium rises by six tenths of one cent (per month). The number of drugs placed on prior authorization is statistically significant in the first and third columns, indicating that placing one more drug on the PA list is associated with increases in monthly premiums of about 19 cents. The percent of Medicare beneficiaries who were in managed care entities in 2005 is correlated with premiums-having one more percentage point in managed care in 2005 is linked with lower premiums of 8 to 16 cents per month. The total number of Medicare beneficiaries in the region increasing by one thousand is associated with increases in the premium by two tenths of a cent a month in the first specification, but is not statistically significant in others. Having one more percentage point of the population under 150% FPL (the qualification for the premium subsidy) is associated with the premiums being higher by 18 to 22 cents a month. This result is consistent with the possibility that plans expected lower price elasticity in these regions because of the premium subsidy. On the other hand, it is surprising if I expected that this also captured general poverty in the region, in which case I could expect insurers to set lower premiums in these regions. The number of insurers in the market does not affect the premium in any statistically significant manner. In unreported results, I added the two questionable market measures-the MA market share and the complaint rate. Both were statistically insignificant when I clustered standard errors at the parent organization level, but when I did not, the complaint rate variable was negative and statistically significant.

Table 5 contains the results from a model that excludes the out of pocket measure but includes alternative plan characteristics. It shows that plans with lower listed drug prices have lower premiums. The magnitude suggests that the average drug price in the top 25 drugs increasing by one dollar is associated with higher monthly premiums of 60 cents, which would represent a substantial pass-through of negotiated prices to gain enrollment through lower premiums. As mentioned, this should be interpreted cautiously-drug prices do not necessarily reflect the rebates that may be negotiated. In unreported regressions, I included both the out of pocket generosity measures along with the drug prices of 5 lists for which I had prices for over 1,000 plans, and this inclusion always

caused the drug price variable to become statistically insignificant, as one would expect because the out of pocket calculation takes drug prices into account. For this reason, I exclude drug prices but include the out of pocket spending variables in later regressions in Table 6.

Table 5 also shows that including more top 100 drugs on the formulary increases premiums by 37 cents per drug, and including coverage in the gap adds \$9 (generics) to \$23 (generics and brand). Being an actuarially equivalent plan adds \$8 relative to a standard design, indicating that insurers believed that deviating from the standard design would be popular among beneficiaries. Once I account for gap coverage, enhanced plans do not sell for more than standard plans. Premiums fall by almost one cent for every dollar increase in the annual deductible. The effect of prior authorization lists and the average Rx use in the region are not statistically significant effects. The number of dual eligibles in the region decreases premiums, as does the percent of beneficiaries in managed care products. The size of the Medicare population in a region and the percent of them who are eligible for a premium subsidy lead to increases in premiums.

I then proceed to include only the average OOP measure in Table 6, where I include all other control variables used so far and explore the sensitivity of our results to various assumptions about the structure of the variance-covariance matrix. The first column of Table 6 shows the same specification as Table 5 except we use the average OOP measure instead of drug prices. The second column clusters the standard errors by parent organization. There are 51 unique parent organizations in the data. The only results that lose statistical significance is the effect of the annual deductible. The effect of the number of dual eligibles in the region and the size of the Medicare population gain statistical significance. Next, we cluster standard errors at the level of the formulary behind the plan; there are 101 different formularies used. CMS reports which plans share formularies (recall that this does not necessarily mean that they share the same cost sharing structure). The results are virtually unchanged from column 2, as is the case where we cluster on plan name (there are 361 different plan names). The last column includes parent organization fixed effects. Using variation within an insurer yields results similar in spirit to the other regressions for most of the variables, although the magnitudes vary somewhat. The magnitude of the OOP measure is even smaller than before, but is

still positive and statistically significant. The drug deductible again has a negative and statistically significant effect on premiums.

As a final robustness check, we estimated this last column excluding two insurers whose strategies may not be representative of others. UHC-Pacificare and Humana went on to command a large share of eventual enrollment,<sup>40</sup> and while this may be an indication of a successful premium setting strategy if they are able to eventually transfer their enrollees on to other more profitable products, we would like to see if the basic stories told here hold for other insurers too. An inspection of the fixed effect for Humana in the earlier fixed effects specifications shows that relative to Aetna, Humana's coefficient is 25 dollars less (standard error of \$1.2), consistent with the strategy announced by Humana (Bertko, 2005). However, the regression results are strikingly similar when the 93 plans belonging to Humana were dropped from the 1429 plans. We next dropped UCH-Pacificare, whose fixed effect was only 3 dollars less (standard error of \$1.01) relative to Aetna. After dropping the 174 plans that belonged to this insurer, the results were once again strikingly similar to the results using the full set of plans.

## **8. Discussion**

This paper takes a first look at the factors associated with premiums in a highly regulated prescription insurance market. I create simulated out of pocket measures that capture many features of a plan's generosity that are not easily available for research. I find that simulated out of pocket measures consistently fail to show a negative relationship with premiums. This is potentially due to the fact that insurers appear to have followed very different strategies as shown by the insurer fixed effect coefficients. I find some evidence that lower drug prices are reflected in lower premiums, but the fact that rebates are not measured suggest caution in interpretation. Regional characteristics such as the share of the Medicare market already in managed care products appear to matter, although our predictions regarding this variable were ambiguous. The risk management strategies and community rating used in this market may have encouraged plans to concentrate more on increasing the size of the client base rather than selectively enrolling a few good risks.

---

<sup>40</sup> The largest PDP parent organization enrolled 27% of the market (UHC-Pacificare), and the second (Humana) enrolled 18%. There are 3 other parent organizations with more than 5% of enrollment each (Wellpoint Inc, Member Health Inc and WellCare Health Plans Inc) (CMS, 2006).

Several caveats hold, some of which are stated above. In interpreting these results, it is important to keep in mind that the measures of generosity and PDP market characteristics are only approximations to what is probably included in an insurer's sophisticated actuarial model, and the only intention of this paper is to investigate the role of plan characteristics rather than mimic the insurer's model. The relationship between plan features and premiums in second and subsequent year pricing are likely to change—for example, if one expects inertia in plan choice, then the incentive may be greatest to enroll customers the first year when they are most elastic in their enrollment decisions.

The fact that plans that were offered varied in this way is by itself not a concern if customers were able to find the more competitive plans. When the plan generosity is divided by premiums (“bang for the buck”), there is a strong positive relationship between this measure and enrollment.

## 8. Bibliography

Basu, A. W. Yin and C. Alexander. 2008. "The impact of Medicare Part D on Medicare-Medicaid Dual-eligible Beneficiaries' Prescription Utilization and Expenditures" NBER Working paper

Bertko J. Medicare: Humana's Strategic Actuarial Positioning. Presentation at Medicare Educational Session with Bear Stearns Investors, New York, N.Y. October 12, 2005 and cited in Gold, 2006. (Accessed at [http://media.corporate-ir.net/media\\_files/irol/92/92913/medicare.pdf](http://media.corporate-ir.net/media_files/irol/92/92913/medicare.pdf), July, 2006).

Blume-Kohout, M. and N. Sood. 2008. The Impact of Medicare Part D on Pharmaceutical R&D. NBER Working Paper

Bresnahan T, Reiss P. Entry and Competition in Concentrated Markets. *Journal of Political Economy* 1991;99 (5); 977-1009.

Brown R, Clement D, Hill J, and Retchin S, Bergeron J. Do Health Maintenance Organizations Work for Medicare? *Health Care Financing Review* 1993; 15:7-23.

Congressional Budget Office. A Detailed Description of CBO's Cost Estimates for the Medicare Prescription Drug Benefit. Technical Report; Congressional Budget Office 2004 .

Centers for Medicare and Medicaid Services (CMS). 2007a. "Medicare Drug Plans Strong and Growing," Press Release, January 30, 2007 available at <http://www.cms.hhs.gov/apps/media/press/release.asp?Counter=2079>

Coulson NE, Stuart B. Persistence in the Use of Pharmaceuticals by the Elderly. *Journal of Health Economics*, 1992;11(3), 315-328.

Domino, M. E., Stearns, S. C., Norton, E. C., and Yeh, W. Why Using Current Medications to Select a Medicare Part D Plan May Lead to Higher Out-of-Pocket Payments. *Medical Care Research and Review* 65:1 (February 2008), 114-126.

Duggan and Scott Morton, "The Effect of Medicare Part D on Pharmaceutical Prices and Utilization " NBER Working Paper, <http://www.nber.org/papers/w13917>

Duggan, Mark, Patrick Healy, and Fiona Scott Morton (2008) "How Does Medicare Part D Work?" *Journal of Economic Perspectives*

Frakt A. and Pizer S. "A First Look at the New Medicare Prescription Drug Plans" *Health Affairs* 2006;25; 252-261.

Gold M.a. The Landscape of Private Firms Offering Medicare Prescription Drug Coverage in 2006. Kaiser Family Foundation report. March 2006.

Gold M. b. Premiums and Cost-Sharing Features in Medicare's New Prescription Drug Program, 2006 Kaiser Family Foundation report. May 2006.

Hoadley J . The Effect of Formularies and Other Cost Management

Tools on Access to Medications: An Analysis of the MMA and the Final Rule. Kaiser Family Foundation. 2005.

Hoadley J, Hargrave E, Cubanski, J and Neuman, T.a An In-Depth Examination of Formularies and Other Features of Medicare Drug Plans. Kaiser Family Foundation report. 2006.

Hoadley J, Hargrave E, Cubanski, J and Neuman, T. b“Benefit Design and Formularies of Medicare Drug Plans: A comparison of 2006 and 2007 Offerings, A First Look.” Nov. 2006.

Kaiser Family Foundation. 2006(a). Low Income Assistance Under the Medicare Drug Benefit. Factsheet. May 2006.

Kaiser Family Foundation. 2006 (b)The Role of Part D for People with HIV/AIDS: Coverage and Cost of Antiretrovirals Under Medicare Drug Plans. July 2006.

Kaiser Family Foundation. 2005. Medicare Advantage Factsheet. April 2005.

Ketcham, J. and K. Simon. 2008 Medicare Part D's Effects on Elderly Drug Costs and Utilization *American Journal of Managed Care*, November.

Kling, J. S. Mullainathan, E. Shafir, L. Vermeulen, and M. Wrobel. 2008. "Misperceptions in Choosing Medicare Drug Plans" Working paper

Lakdawalla, D. and N. Sood. 2007. "The Welfare Effects of Public Drug Insurance" NBER Working paper

Lichtenberg, Frank and Shawn Sun (2007) The Impact of Part D on Prescription Drug Use By The Elderly *Health Affairs*:26:6:1-10

Lucarelli, C. An Analysis of the Medicare Prescription Drug Benefit. Ph.D. Dissertation, The University of Pennsylvania. 2006.

Lucarelli, C. J. Prince and K. Simon. 2008. [Measuring Welfare and the Effects of Regulation in a Government-Created Market: The Case of Medicare Part D Plans](#) NBER Working paper.

Lewin Associates. Chronic Health Conditions & the New Medicare Part D Benefit: Savings on Frequently Used Medications. Lewin Associates report. April 2006.

Levy, H and D Weir, 2007 "Take-Up of Medicare Part D and the SSA Subsidy: Early Results from the Health and Retirement Study" University of Michigan Retirement Research Center working paper

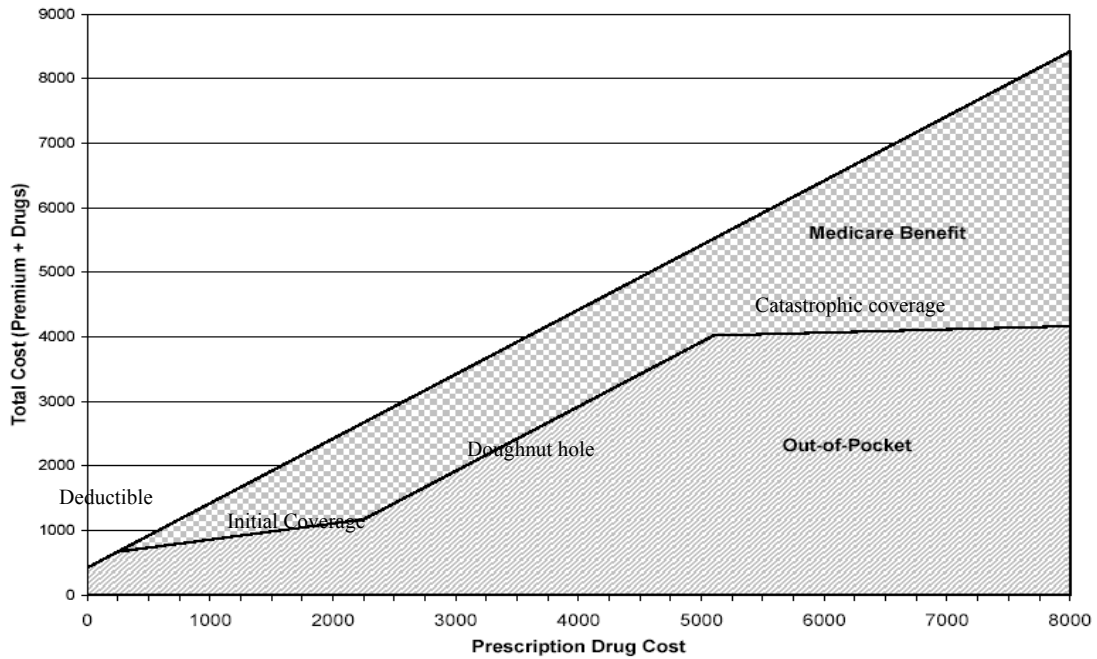
Medicare Payment Advisory Commission (MedPAC). Report to the Congress: Issues in a modernized Medicare program, June 2005.

Medicare Payment Advisory Commission (MedPAC). Report to the Congress: Increasing the value of Medicare, June 2006.

- Morgan, R, Virnig, B, DeVito, C and Persily, N. The Medicare-HMO Revolving Door-- The Healthy Go In and the Sick Go Out. *The New England Journal of Medicine*. 1997;337;3; 169-75.
- Pauly, M and Zeng, Y. Adverse Selection and the Challenges to Stand-Alone Prescription Drug Insurance. NBER Working Paper #9919. 2003.
- Pizer, S, Feldman, R and Frakt, A. STORMCLOUDS ON THE HORIZON: Adverse Selection Predicted for Medicare Prescription Drug Plans. Working paper. 2006.
- Riley, G, Tudor, C, Chiang, Y, and Ingber, P. Health Status of Medicare Enrollees in HMOs and Fee-for-service in 1994. *Health Care Financing Review* 1994;17; 65-76.
- Shang, B. The Cost and Health Effects of Prescription Drug Coverage and Utilization in the Medicare Population. Ph.D. Dissertation 2006. Pardee Rand Graduate School.
- U.S. Congress. Public Law 108-173. Medicare Prescription Drug, Improvement, and Modernization Act of 2003.
- Dowd, B, Feldman, R, Moscovice, I, and Wisner, C. An Analysis of Selectivity Bias in the Medicare AAPCC. *Health Care Financing Review* 1996;17; 3557.
- Rogers, J and Smith, K. Do Medicare HMOs Reduce Fee-for-Service Costs? Price Waterhouse: Washington, D.C. 1995.
- Stuart, B, Briesacher, B, Shea, D, Cooper, B, Baysac, F and Limcangco, M.R. Riding The Rollercoaster: The Ups And Downs In Out-Of-Pocket Spending Under The Standard Medicare Drug Benefit. *Health Affairs* 2005;24; 1022-1031.
- Wennberg, J, Fisher, E and Skinner, J. Geography and the Debate over Medicare Reform. *Health Affairs* 2002. Web Exclusive W96.
- Wennberg, J, and Wennberg, D. Practice Variation and Use of Prescription Drugs (Chapter 7) *Dartmouth Atlas of Health Care Michigan*. 2006. Available at <http://www.bcbsm.com/atlas/practice.shtml>
- Yang, Z, Gilleskie, D, and Norton, E. Prescription Drugs, Medical Care, and Health Outcomes: A Model of Elderly Health Dynamics. NBER Working paper No. 10964. 2004.
- Yin, W., Basu, A., Zhang, J. X., Rabbani, A., Meltzer, D. O., and Alexander, G. C. The Effect of the Medicare Part D Prescription Benefit on Drug Utilization and Expenditures. *Annals of Internal Medicine* 148 (2008), 169-177.



**Figure 1: The Design of Part D Drug Coverage**

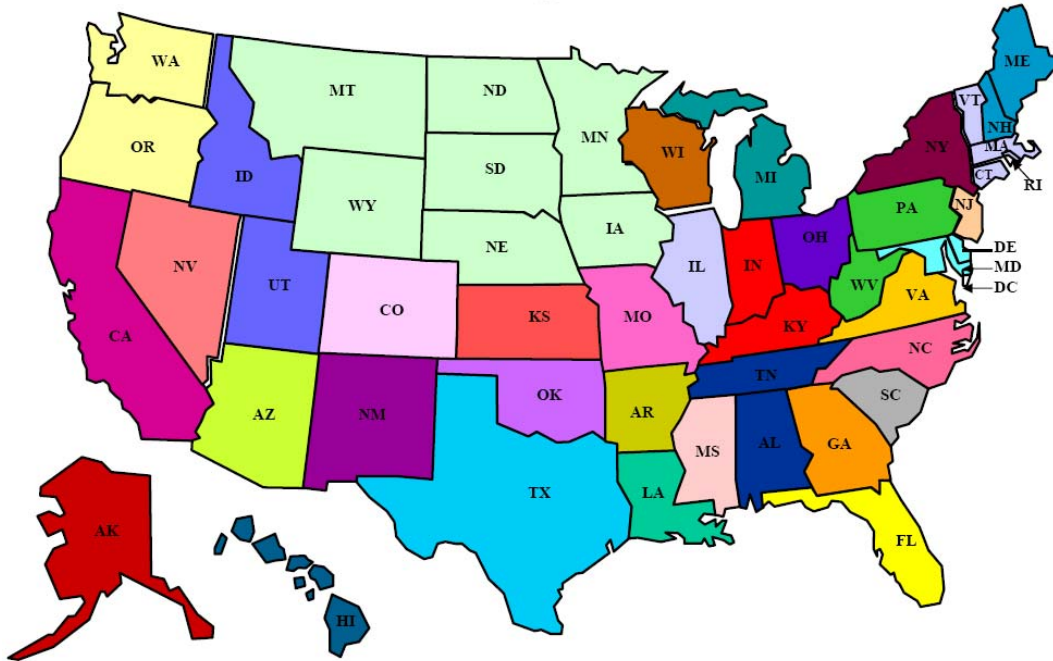


Notes:

1. The graph above shows how the insurance benefit translates total prescription drug costs (x axis) to out of pocket costs for a beneficiary (y axis). Source: Author depiction of standard plan details announced by CMS.
2. These amounts above are shown for 2006. For 2007, the numbers are as follows: the deductible is changed to \$265 from \$250; the initial coverage zone runs from \$265 to \$2400 (instead of \$250-\$2250); the doughnut hole runs from \$2400-\$5451.25 (instead of \$2250-\$5100).

Figure 2:

## PDP Regions



Note: Each territory is its own PDP region.

Source: CMS (<http://www.cms.hhs.gov/PrescriptionDrugCovGenIn/Downloads/PDPRegions.pdf>)

Figure 3: Distributions of Premiums

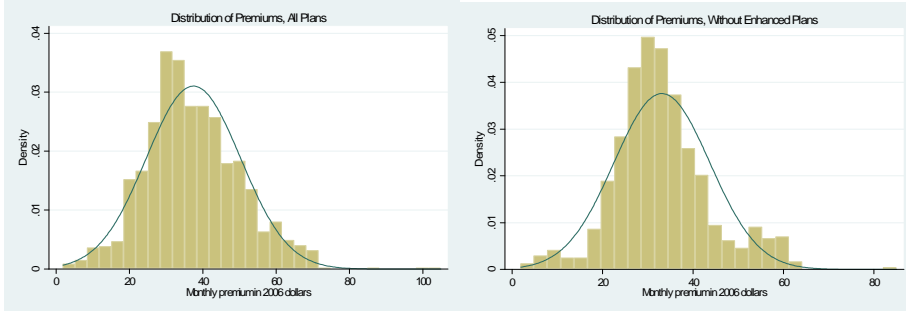


Figure 4: Distribution of Out of Pocket Spending

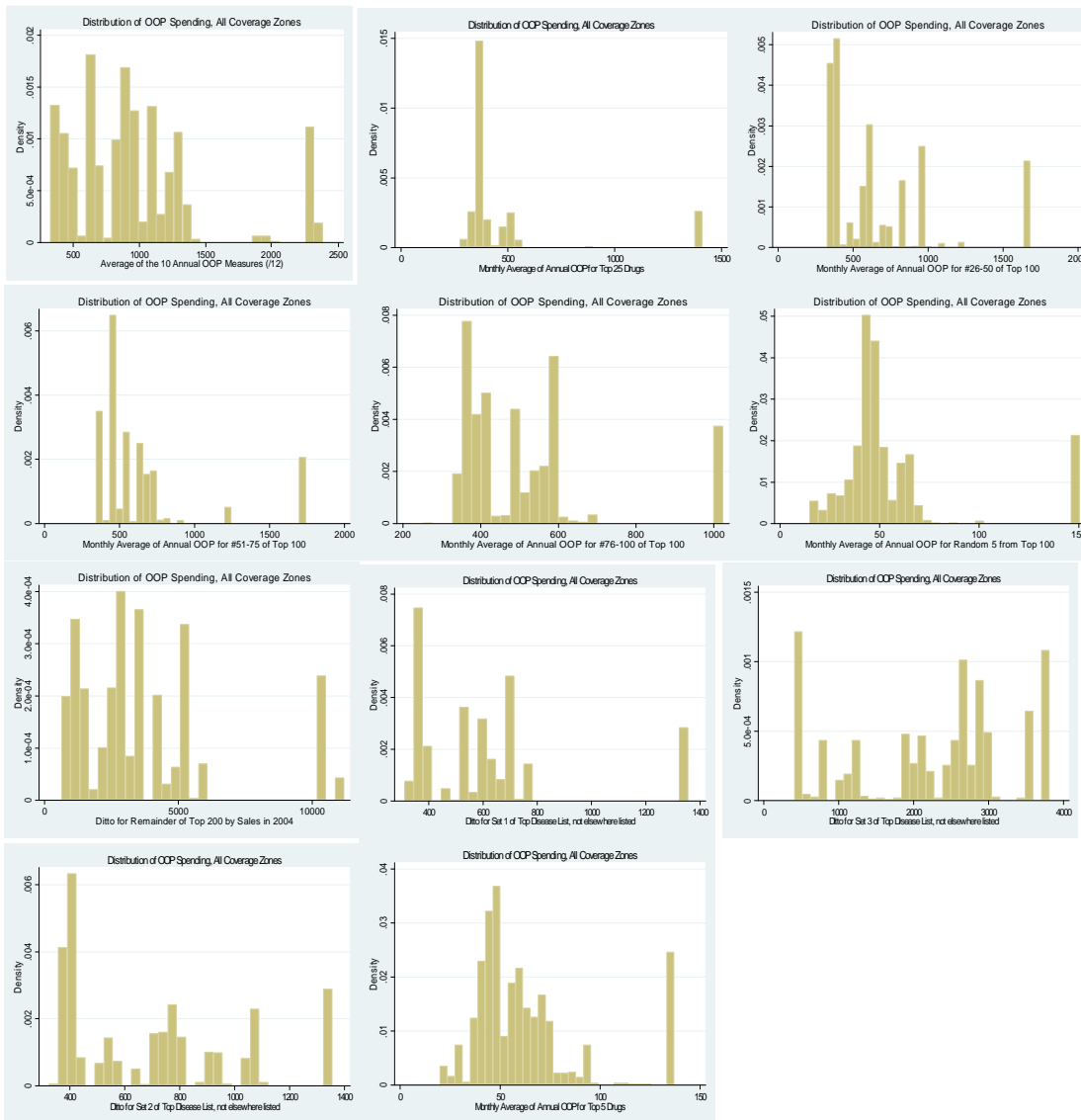
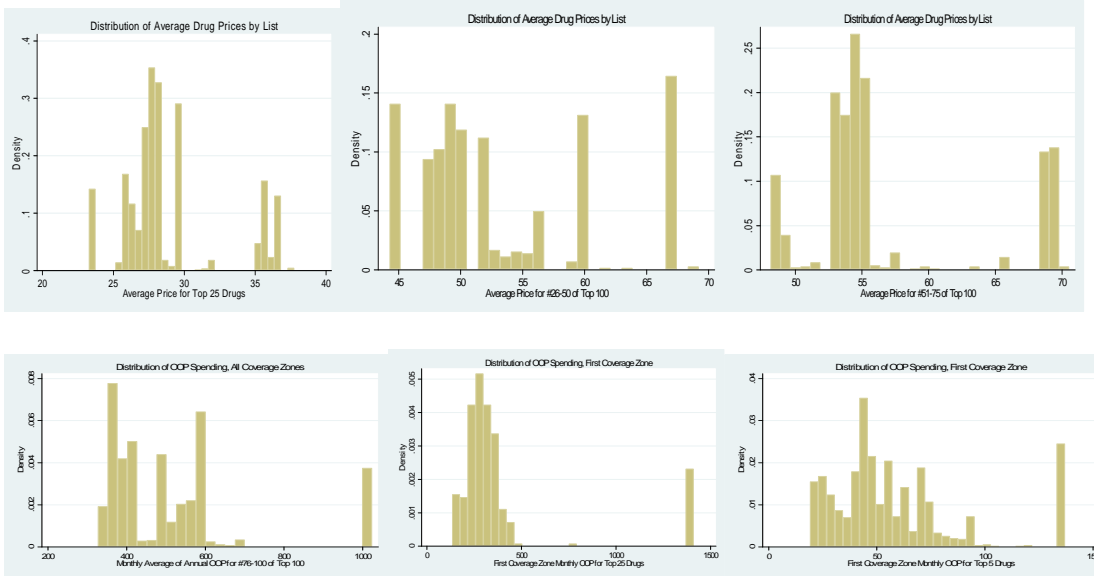


Figure 5: Distribution of Full Drug Prices



**Table 1: Descriptive Statistics**

Variable	N	Mean	St. Dev.	Min	Max
Monthly premium	1429	37.43	12.86	1.87	104.89
Indicator for being an LIS eligible plan	1429	0.29	0.45	0.00	1.00
# of top 100 drugs on the formulary	1429	93.44	6.63	75.00	100.00
# of top 100 drugs needing prior authorization	1429	9.56	9.06	0.00	44.00
# of top 100 with copays under \$20 in ICZ	1264	61.35	13.15	20.00	95.00
Annual drug deductible	1429	92.25	115.79	0.00	250.00
# Medicare beneficiaries in region (in thousands)	1429	1,256.23	933.07	51.15	4,157.83
Percent of seniors under 150% FPL in 2004 in region	1429	24.22	5.25	15.69	41.00
# Dual eligible in region (in thousands) in 2003	1429	191.00	185.38	9.00	955.00
Average # drugs per capita in region, 2004	1429	10.87	2.17	6.50	15.50
% of Medicare beneficiaries in MMC in region, in 2005	1429	11.09	9.80	0.00	33.36
Average Full price for List 1 (top 25)	1400	28.91	3.63	23.29	37.77
Average Full price for List 2 (26-50)	813	53.33	7.31	44.28	69.25
Average Full price for List 3 (51-75)	1129	56.84	6.67	48.17	70.55
Average Full price for List 4 (76-100)	813	53.33	7.31	44.28	69.25
Average Full price for List 6 (rest of top sales)	1328	419.06	13.01	275.84	446.27
Average Full price for List 7 (first set of remainder of disease specific list)	1127	47.42	3.38	41.97	53.68
Average Full price for List 8 (second set of remainder of disease specific list)	615	49.04	3.88	42.16	55.13
Average Full price for List 9 (third set of remainder of disease specific list)	1125	146.27	3.69	137.06	155.13
Average monthly OOP List 10	1429	62.76	28.29	19.96	137.22
Average monthly OOP List 3	1429	660.88	379.86	343.43	1,744.37
Average monthly OOP List 2	1429	668.87	387.12	326.45	1,682.46
Average monthly OOP List 6	1429	3,684.93	2,613.98	644.11	11,207.90
Average monthly OOP List 4	1429	516.23	184.60	253.10	1,024.02
Average monthly OOP List 5	1429	56.08	32.38	14.96	150.54
Average monthly OOP List 8	1429	702.60	311.43	325.10	1,356.82
Average monthly OOP List 9	1429	2,259.54	1,080.52	409.35	3,818.18
Average monthly OOP List 7	1429	603.74	280.19	311.27	1,357.59
Average monthly OOP List 1	1429	484.44	307.31	275.43	1,411.73
Monthly OOP in ICZ, List 10	1429	58.28	31.14	19.31	137.18
Monthly OOP in ICZ, List 3	1429	713.16	368.22	301.04	1,744.33
Monthly OOP in ICZ, List 2	1429	672.84	382.27	264.56	1,682.42
Monthly OOP in ICZ, List 6	1429	5,217.91	2,593.53	1,085.97	11,207.87
Monthly OOP in ICZ, List 4	1429	452.34	196.72	205.46	1,023.98
Monthly OOP in ICZ, List 5	1429	51.54	34.26	15.00	150.50
Monthly OOP in ICZ, List 8	1429	672.91	279.37	263.52	1,356.78
Monthly OOP in ICZ, List 9	1429	2,421.42	939.60	540.93	3,772.43
Monthly OOP in ICZ, List 7	1429	675.96	251.36	262.33	1,357.55
Monthly OOP in ICZ, List 1	1429	398.01	336.70	134.47	1,411.69
Indicator for actuarially equivalent plan	1429	0.48	0.50	0.00	1.00
Indicator for standard plan design	1429	0.09	0.29	0.00	1.00
Indicator for enhanced plan design	1429	0.43	0.49	0.00	1.00
Covers generics in the gap	1429	0.13	0.34	0.00	1.00
Covers generics and brand name drugs in the gap	1429	0.02	0.15	0.00	1.00
Parent co.'s share in 2006 MA market	1429	0.04	0.07	0.00	0.19
Parent co.'s PDP complaint rate in 2006	1294	3.03	1.37	0.3	6.3
Number of unique insurers in the region	1429	15.5	1.89	10	19

**Table 2: Effect of Out of Pocket (OOP) Indices on Premiums**

Index based on List#	Average monthly	
	OOP	Monthly OOP in ICZ
List 1	0.006*** (0.001)	0.005*** (0.001)
List 2	0.006*** (0.0009)	0.007*** (0.0009)
List 3	0.003*** (0.001)	0.003*** (0.001)
List 4	0.004** (0.002)	0.008*** (0.002)
List 5	0.025** (0.01)	0.048*** (0.01)
List 6	0.001*** (0.0001)	0.0008*** (0.0001)
List 7	0.006*** (0.001)	0.009*** (0.001)
List 8	0.0005 (0.001)	0.003** (0.001)
List 9	0.001*** (0.0003)	0.002*** (0.0004)
List 10	0.025** (0.01)	0.051*** (0.01)
Average of all lists	0.005*** (0.0007)	0.004*** (0.0007)
Observations	1429	1429

Standard errors in parentheses. ICZ stands for initial coverage zone

\* significant at 10%; \*\* significant at 5%; \*\*\* significant at 1%

**Table 3: Correlation Coefficients Between Different Out-of-pocket Measures**

Average monthly OOP										
List	1	2	3	4	5	6	7	8	9	10
1	1.00									
2	0.88	1.00								
3	0.93	0.84	1.00							
4	0.89	0.85	0.93	1.00						
5	0.92	0.84	0.88	0.88	1.00					
6	0.80	0.77	0.83	0.80	0.73	1.00				
7	0.84	0.79	0.83	0.88	0.80	0.89	1.00			
8	0.68	0.68	0.76	0.81	0.65	0.87	0.84	1.00		
9	0.47	0.46	0.56	0.65	0.45	0.74	0.73	0.83	1.00	
10	0.82	0.75	0.83	0.78	0.88	0.71	0.71	0.69	0.45	1

Monthly OOP in ICZ										
List	1	2	3	4	5	6	7	8	9	10
1	1.00									
2	0.86	1.00								
3	0.91	0.81	1.00							
4	0.92	0.86	0.93	1.00						
5	0.93	0.86	0.90	0.97	1.00					
6	0.72	0.64	0.74	0.67	0.66	1.00				
7	0.81	0.74	0.85	0.87	0.84	0.79	1.00			
8	0.77	0.67	0.82	0.82	0.77	0.82	0.90	1.00		
9	0.45	0.38	0.55	0.52	0.44	0.78	0.64	0.69	1.00	
10	0.82	0.78	0.88	0.91	0.89	0.60	0.82	0.81	0.43	1

### Premium Regressions

	All Plans	Non-Enhanced Plans	Non-LIS eligible plans
Average (annual per month) OOP all lists	0.006*** (0.001)	0.008*** (0.001)	0.006*** (0.001)
# of top 100 drugs needing prior authorization	0.19*** (0.038)	-0.029 (0.045)	0.187*** (0.040)
Average # drugs per capita in region, 2004	0.053 (0.17)	0.037 (0.172)	0.069 (0.184)
# Dual eligible in region (in thousands) in 2003	-0.009 (0.006)	-0.006 (0.006)	-0.009 (0.006)
% of Medicare beneficiaries in MMC in region, in 2005	-0.087** (0.043)	-0.084* (0.043)	-0.158*** (0.045)
# Medicare beneficiaries in region (in thousands)	0.002* (0.001)	0.001 (0.001)	0.002 (0.001)
Percent of seniors under 150% FPL in 2004 in region	0.216*** (0.074)	0.177** (0.075)	0.222*** (0.080)
Number of Insurers in the region	-0.053 (0.153)	-0.115 (0.223)	-0.015 (0.242)
Observations	1429	821	1020
R-squared	0.07	0.21	0.1

Standard errors in parentheses, \* significant at 10%; \*\* significant at 5%; \*\*\* significant at 1%

**Table 5: Premium Regressions: Including All RHS Variables Except OOP measure**

Variable	Coefficient
Average drug price, List 1	0.591*** (0.083)
# of top 100 drugs on formulary	0.368*** (0.045)
Covers generics in gap	9.569*** (0.980)
Covers generics and brands in gap	22.410*** (1.972)
Actuarially equivalent plan	8.191*** (1.092)
Enhanced plan	13.217*** (1.359)
Annual drug deductible	-0.002 (0.003)
# of top 100 drugs needing prior authorization	-0.069** (0.034)
Average # drugs per capita in region, 2004	0.007 (0.145)
# Dual eligible in region (in thousands) in 2003	-0.009* (0.005)
% of Medicare beneficiaries in MMC in region, in 2005	-0.104*** (0.037)
# Medicare beneficiaries in region (in thousands)	0.002* (0.001)



Percent of seniors under 150% FPL in 2004 in region	0.262***
	(0.063)
Number of insurers in the region	-0.046
	(0.191)
Observations	1400
R-squared	0.35

---

Standard errors in parentheses

\* significant at 10%; \*\* significant at 5%; \*\*\* significant at 1%

**Table 6: Effect of Clustering Standard Errors and Adding Insurer Fixed Effects**

	No cluster or FE	Cluster on P.O.	Cluster on formulary	Cluster on plan name	With P.O. FE
Average OOP all lists	0.009*** (0.001)	0.009*** (0.002)	0.009*** (0.003)	0.009*** (0.003)	0.003*** (0.001)
# of top 100 drugs on formulary	0.530*** (0.043)	0.530** (0.239)	0.537** (0.211)	0.530** (0.221)	0.530*** (0.046)
Covers generics in gap	9.894*** (0.910)	9.894** (4.359)	9.831** (4.278)	9.894** (4.048)	7.189*** (0.739)
Covers generics and brands in gap	22.832*** (1.819)	22.832*** (5.122)	22.845*** (4.019)	22.832*** (5.408)	38.610*** (1.418)
Actuarially equivalent plan	7.147*** (1.017)	7.147* (3.576)	7.134** (3.465)	7.147* (4.067)	3.916*** (0.861)
Enhanced plan	12.410*** (1.267)	12.410** (6.015)	12.495*** (4.489)	12.410** (5.889)	9.063*** (1.177)
Annual drug deductible	-0.006* (0.003)	-0.006 (0.011)	-0.006 (0.011)	-0.006 (0.012)	-0.023*** (0.004)
# of top 100 drugs needing PA	0.005 (0.032)	0.005 (0.204)	0.006 (0.164)	0.005 (0.148)	0.180*** (0.039)
Average # drugs per capita	-0.011 (0.135)	-0.011 (0.084)	0.029 (0.071)	-0.011 (0.064)	0.099 (0.089)
# Dual eligible in region	-0.004 (0.005)	-0.004 (0.003)	-0.005* (0.003)	-0.004 (0.003)	-0.004 (0.003)
% of beneficiaries in MMC	-0.091*** (0.034)	-0.091*** (0.015)	-0.083*** (0.017)	-0.091*** (0.012)	-0.090*** (0.022)
# Medicare beneficiaries	0.001 (0.001)	0.001 (0.001)	0.001 (0.001)	0.001 (0.001)	0.0001 (0.001)
Percent of seniors under 150% FPL	0.215*** (0.058)	0.215*** (0.046)	0.228*** (0.048)	0.215*** (0.031)	0.199*** (0.039)
Number of insurers in the region	0.059 (0.177)	0.059 (0.213)	0.023 (0.162)	0.059 (0.134)	-0.021 (0.118)
Observations	1429	1429	1425	1429	1429
R-squared	0.42	0.42	0.43	0.42	0.76

Standard errors in parentheses. P.O. stands for parent organization (insurer)

\* significant at 10%; \*\* significant at 5%; \*\*\* significant at 1%

## Appendix 1: Translating Medicare PDP Bids to Premiums

Let  $B_{ij}$  represents the bid of plan  $i$  in region  $j$  for coverage that is reinsured. CMS computes the average ( $A$ ) of the bids nationally for all the standard and actuarially equivalent plans (thus,  $A = 1/N[\sum_{j=1, i=1}^{J, I} B_{ij}]$ ).<sup>41</sup> The premium for plan  $P_{ij}$  will then be set at some fraction of the average bid  $A$ , plus (or minus) the amount by which plan  $ij$ 's bid was above (or below) the national average  $A$  [ $P_{ij} = B_{ij} - A + xA$ ]. The base premium,  $xA$ , is set to meet CMS's statutory requirement in terms of paying 74.5% of a plan's total cost (assuming no reinsurance). In other words, CMS is required to pay a certain percent (74.5%) of the total private sector cost as subsidy, and they are doing so by taking responsibility for the bulk of the catastrophic cost as well as by paying plans a certain fixed amount prospectively. The average plan will have a total cost of  $\overline{TC}$ , and a premium  $\overline{P}$  (which the customers see) of  $0.255 * \overline{TC}$ . Assuming that the subsidy given in the form of reinsurance is a fraction  $r$  of the total costs of coverage, [thus  $0.255 \overline{TC} = xA = x(1-r) \overline{TC}$  so  $x = 0.255/(1+r)$ ] then we can express the average plan's premium as

$$[A.1.] \overline{P} = [0.255/(1+r)]A.$$

Thus, the premium for plan  $ij$  is

$$[A.2.] P_{ij} = B_{ij} - A + [0.255/(1+r)]A.$$

If  $r$  and  $A$  are constants from the firm's perspective (even if  $A$  is not known ahead of time), then their premium is just their bid minus a fixed amount.<sup>42</sup>

We illustrate the bidding process with an example in Table A.1., assuming for simplicity that there are only 3 plans in the nation. Following CBO (2004), we assume that plans estimate reinsurance to be worth a constant 27% of the total cost.<sup>43</sup> In this

---

<sup>41</sup> The national average monthly bid for 2006 was \$92.3 per covered life, as reported in a CMS press release ([http://www.cms.hhs.gov/MedicareAdvtgSpecRateStats/Downloads/ptcd2006\\_20050809.pdf](http://www.cms.hhs.gov/MedicareAdvtgSpecRateStats/Downloads/ptcd2006_20050809.pdf)) In computing the national average in subsequent years, the bids will be weighted by the plan's average number of enrollees in the most recent reference month with data. In 2006, the stand-alone PDPs were weighted equally, and the MA-PD plans were weighted by their previous year's enrollment.

<sup>42</sup> In practice, the reinsurance amount is calculated and paid out to plans at the end of the year based on actual experience.

<sup>43</sup> This is an estimate used by CBO (2004) but it is surprisingly consistent with the actual reinsurance rate that insurers used. As the average national monthly bid for 2006 was \$92.3, and the base beneficiary premium for 2006 was \$32.2, we can work backwards through formula [1]. This calculation shows that on average, plans estimated the reinsurance feature accounted for 27% of their total cost. The base beneficiary premium of \$32.3 can be found on CMS's website, eg <http://www.cms.hhs.gov/apps/media/press/release.asp?Counter=1530>

example, the national average A corresponds to \$100 per month. Thus, the base premium is \$35 per month by [A.1.] and the plans individual premiums are adjusted by Bij-A.

Understanding the premium determination process has two implications. One is that studying the determinants of the premium is equivalent to studying the ‘bid’, and second that plans have incentives to offer lowest bid possible if they aim to attract beneficiaries with lower premiums (for coverage that is equal in other ways). The direct subsidy is paid prospectively to the firm as a fixed up-front dollar amount, with some risk adjustments along age, sex, disability, and the presence of certain chronic conditions.<sup>44</sup>

The second mechanism used to limit the insurance risk of the firms is the risk corridor system. Under this system, plans that have actual costs that exceeded their expected costs (after accounting for the reinsurance feature) by a sufficiently large amount, may receive additional payments to compensate for those losses. In the same way, if plans make larger than expected profits due to actual costs being lower than the expected ones, the plans would have to return those extra profits to the government. For years 2006 and 2007, the plans will be responsible for all the profits and losses that are within a band of 2.5% from their expected costs. If the actual costs are bigger (smaller) than the expected costs by more than 2.5% but less than 5% the government will pay (receive) 75% of the amount in that range. If the actual costs differ with the expected costs by more than 5% then the government will pay 80% of the amount beyond 5% in the case of losses and receive 80% of the amount beyond 5% in the case of profits. Table A2 illustrates how the risk corridor system works.

In setting up the institutional relationship with insurers, CMS thus includes three features-reinsurance, risk corridors and a risk adjustment of the prospective payment- to reduce fears of adverse selection and incentives to cream skim. We next turn to discussion additional institutional details as they affect beneficiaries.

---

<sup>44</sup> The exact coefficients that are used in risk adjustment can be found at [http://www.cms.hhs.gov/DrugCoverageClaimsData/02\\_RxClaims\\_PaymentRiskAdjustment.asp](http://www.cms.hhs.gov/DrugCoverageClaimsData/02_RxClaims_PaymentRiskAdjustment.asp)

## Appendix 2: Additional Subsidies Received by Low-income Beneficiaries

In additional to the general subsidy of 74.5% of the average plan's cost, MMA also includes provisions regarding the coverage of low-income beneficiaries. The low-income (defined as incomes being below 150% of the poverty level) elderly will receive additional subsidies which will depend on their income and assets in specific ways. The dual eligible population (those eligible for Medicare and Medicaid) will be automatically enrolled by CMS in a low income subsidy (LIS) eligible plan, although they may switch to another LIS eligible plan if they wish and continue to pay no premium, no deductible, and not face a doughnut hole. They will pay no co-payments once they reach catastrophic coverage, but they will face copayments before that point of roughly \$1-3 for generics and \$2-5 for brand name drugs. The dual eligible population in nursing homes receives their drugs at no charge always. The elderly that are not dual eligible but have incomes below 135% of the federal poverty line will receive the same benefit as someone who is dual eligible (and will be reimbursed a sum equal to the LIS benchmark for that region so they are free to select a non-LIS plan and pay a nominal premium, and are not auto-enrolled) (Gold, 2006a). The non-dual eligible population that is between 135% and 150% of the poverty line will pay a premium that will increase along a sliding scale up to the regular monthly payment for people above 150% of poverty line, they will have a deductible of \$50, and they will face a constant 15% coinsurance until catastrophic coverage is reached, after which they will face a regular coinsurance rate of 5%. CMS estimates that there are 13.2 Million people eligible for a low-income subsidy as of 2007, with 52% dual eligibles, 18% receiving a subsidy after application, 25% not enrolled and uninsured, and 5% not enrolled but covered elsewhere. (CMS 2007a)

As the dual eligible population is randomly and equally enrolled in LIS plans, insurance plans were expected to find it attractive to be given this designation to reduce uncertainty in size of enrollment. A plan is LIS eligible if its submitted bid is below the "low-income benchmark premium". The benchmark is computed regionally as the greater of the average premiums of PDPs and MA-PDs, and the lowest PDP premium (in case this first number is lower than the lowest PDP, as only PDP plans will be designated "LIS" eligible). Formally, the benchmark premium for LIS in region  $j$  is:

$$[A.3.] K_j = \max \left\{ \left( \frac{1}{N^{\text{PDP}} + N^{\text{MA-PD}}} \right) \left( \sum_j P_{ij}^{\text{PDP}} + \sum_j P_{ij}^{\text{MA-PD}} \right), \min_i \{ P_{ij}^{\text{PDP}} \} \right\}$$

Where  $N^{PDP}$  is the number of PDP plans,  $N^{MA-PD}$  is the number of MA-PD plans,  $P_{ij}^{PDP}$  is the premium of PDP plan  $i$  in region  $j$ , and  $P_{ij}^{MA-PD}$  is the premium of MA-PD plan  $i$  in region  $j$ .

**Table A1: Hypothetical Example to Illustrate the Medicare Part D Bidding Process**

Average amount in dollars per enrollee per month	Low-cost Plan	Average-cost Plan	High-cost plan
Expected total cost (TC <sub>ij</sub> )	127	137	147
Expected reinsurance payments (27% of line 1, rounded to nearest dollar)= $r \cdot TC_{ij}$	<u>-34</u>	<u>-37</u>	<u>-40</u>
Plan's bid for providing coverage B <sub>ij</sub>	93	100	107
Base Premium P( $\bar{}$ )	35	35	35
Beneficiary Premium	28	35	42
Premium as a share of Total Cost (%)	22.0	25.5	28.5

Source: Adapted from CBO (2004)

**Table A2: Example to illustrate risk reduction strategies used by CMS in the first year (2006)**

(Average amount in dollars per enrollee per year)	Plan 1	Plan2	Plan 3
<b>Expected Cost</b>	1,500	1,500	1,500
-Expected reinsurance payments	<u>500</u>	<u>500</u>	<u>500</u>
=Net Expected Cost	1000	1000	1000
<b>Actual Benefit Cost</b>	1,425	1,485	1,650
-Actual Federal Reinsurance Payments	<u>475</u>	<u>495</u>	<u>550</u>
=Net Actual Benefits	950	990	1,100
Initial Profit/loss	50	10	-100
<b>Risk corridor</b>			
Between 2.5% and 5%	-18.75	0	18.75
Above 5%	<u>0</u>	<u>0</u>	<u>40.00</u>
Total	-18.75	0	58.75
Final Profit/loss	31.25	10.00	-41.25
% difference between expected and actual costs	5.0	1.0	-10.0

Source: CBO (2004). Note: The plans will be responsible for all the profits and losses that are within a band of 2.5% from their expected costs. If the actual costs are bigger (smaller) than the expected costs by more than 2.5% but less than 5% the government will pay (receive) 75% of the amount in that range. If the actual costs differ with the expected costs by more than 5% then the government will pay 80% of the amount beyond 5% in the case of losses and receive 80% of the amount beyond 5% in the case of profits.:

**Table A3: Drug Lists and Prices**

Drug lists	
1	Drugs # 1-25 of top 100 list
2	Drugs # 26-50 of top 100 list
3	Drugs # 51-75 of top 100 list
4	Drugs # 76-100 of top 100 list

- 5 Random 5 drugs from the top 100 list
- 6 Of those drugs on top 200 of sales in 2004, ones not collected elsewhere
- 7 Disease specific lists from Hoadley (2006), list 1
- 8 Disease specific lists from Hoadley (2006), list 2
- 9 Disease specific lists from Hoadley (2006), list 3
- 10 Top 5 drugs (from CMS list of top 100 drugs for seniors)

Drug List and Average Full Prices  
(Top 24 drugs)

List 1	Average Price	Standard Deviation
ATENOLOL TAB 50MG	\$7.04	\$5.50
DIGOXIN TAB 0.125MG	\$7.03	\$1.77
DILTIAZEM CD CAP 180MG/24	\$33.50	\$3.18
ENALAPRIL MALEATE TAB 5MG	\$13.64	\$8.83
FUROSEMIDE TAB 40MG	\$4.17	\$1.67
FOSAMAX TAB 70MG	\$73.53	\$4.34
GLIPIZIDE TAB 5MG	\$4.92	\$2.19
HYDROCHLOROTHIAZIDE TAB 25MG	\$3.66	\$1.26
HYDROCODONE/ACETAMINOPHEN TAB 5-500MG	\$6.09	\$4.04
ISOSORBIDE MONONITRATE TAB 20MG	\$12.15	\$4.25
LEVOTHYROXINE SODIUM TAB 100MCG	\$8.21	\$1.56
LIPITOR TAB 10MG	\$76.16	\$3.30
LISINAPRIL TAB 10MG	\$11.01	\$4.72
LOVASTATIN TAB 20MG	\$28.05	\$12.18
METFORMIN HCL TAB 500MG	\$8.72	\$3.38
METOPROLOL TARTRATE TAB 50MG	\$4.97	\$2.88
NORVASC TAB 10MG	\$66.32	\$6.31
PLAVIX TAB 75MG	\$133.88	\$22.20
POTASSIUM CHLORIDE ER TAB 20MEQ ER	\$11.11	\$3.05
PREDNISON TAB 5MG	\$3.09	\$1.37
PROPOXYPHENE/ACETAMINOPHEN TAB 65-650MG	\$5.84	\$1.45
TRIAMTERENE/HCTZ CAP 37.5-25	\$7.78	\$1.65
WARFARIN SODIUM TAB 5MG	\$12.99	\$3.58
ZOCOR TAB 20MG	\$140.63	\$5.40



Additional Drug Lists

List 2

allopurinol tab 300mg  
 altace cap 10mg  
 ambien tab 10mg  
  
 amitriptyline hcl tab 25mg  
 amoxil tab 500mg  
  
 celebrex cap 200mg  
 clonidine hcl tab 0.1mg  
 diovan tab 160mg  
 glyburide tab 5mg  
 lisinopril/hctz tab 20-25mg  
 lotrel cap 10-20mg  
 nexium cap 40mg  
 nifedipine cap 20mg  
 oxycodone hcl tab 5mg  
 paroxetine hcl tab 20mg  
 premarin tab 0.625mg  
 protonix tab 40mg  
 ranitidine hcl tab 150mg  
 verapamil hcl tab 120mg  
  
 xalatan sol 0.005%  
  
 zolofit tab 50mg  
 gabapentin tab 300mg  
 quinapril hcl tab 10mg  
  
 actonel w/ calcium tab  
 azithromycin tab 500mg

List 3

advair diskus mis 250/50  
 alprazolam tab 0.5mg  
 aricept tab 10mg  
  
 avandia tab 4mg  
 captopril tab 25mg  
 cephalexin monohydrate cap 500mg  
 ciprofloxacin hcl tab 500mg  
 coreg tab 6.25mg  
 cozaar tab 50mg  
  
 detrol tab 2mg  
 diovan hct tab 160-25mg  
 doxazosin mesylate tab 4mg  
 evista tab 60mg  
 flomax cap 0.4mg  
 fluoxetine hcl cap 20mg  
 ibuprofen tab 600mg  
 levaquin tab 500mg  
 lexapro tab 10mg  
 prevacid cap 30mg dr  
  
 spironolactone tab 25mg  
 sulfamethoxazole/trimethoprim tab 400-80mg  
 tramadol hcl tab 50mg  
 trazodone hcl tab 50mg  
  
 zetia tab 10mg  
 pravastatin sodium tab 40mg

List 4

actos tab 15mg  
 albuterol sulfate neb 0.083%  
 avapro tab 300mg  
  
 benazepril hcl tab 20mg  
 codeine phosphate tab sol 30mg  
  
 crestor tab 10mg  
 cyclobenzaprine hcl tab 10mg  
 folic acid tab 1mg  
 gemfibrozil tab 600mg  
  
 glyburide/metformin hcl tab 2.5/500  
 humulin 50/50 inj 50/50  
 lantus inj 100/ml  
 lescol cap 20mg  
 lorazepam tab 1mg  
 meclizine hcl tab 25mg  
 naproxen tab 500mg  
 nitroglycerin dis 0.4mg/hr  
 omeprazole cap 20mg  
 oxybutynin chloride tab 5mg  
 phenytoin sodium extended cap 100mg  
  
 propranolol hcl tab 80mg  
 singulair tab 10mg  
 terazosin hcl cap 5mg  
 timolol maleate ophthalmic gel forming sol 0.5% op  
 glimepiride tab 2mg

List 6

allegra tab 180mg  
 aranesp sol 100mcg  
 avonex kit  
 duragesic dis 25mcg/hr  
 effexor tab 75mg  
  
 elestat dro 0.05%  
 enbrel inj 25mg  
 epogen inj 10000/ml  
 gleevec tab 100mg  
  
 lovenox inj 40/0.4ml  
 neulasta inj 6mg/0.6ml  
 neurontin cap 300mg  
 paxil tab 20mg  
 pravachol tab 40mg  
 prilosec cap 40mg cr  
 procrit inj 40000/ml  
 remicade inj 100mg  
 risperdal tab 1mg  
 rituxan inj 100mg  
  
 seroquel tab 25mg  
  
 taxotere inj 80mg/2ml  
 topamax tab 25mg  
 viagra tab 100mg  
 zithromax sus 200/5ml  
 zyprexa tab 5mg

List 7

amoxapine tab 50mg  
 bupropion hcl sr tab 150mg sr  
 bupropion hcl tab 100mg er  
  
 clomipramine hcl cap 50mg  
 cognex cap 10mg  
  
 desipramine hcl tab 50mg  
 doxepin hcl cap 50mg  
 effexor tab 75mg  
 effexor xr cap 75mg  
  
 ergoloid mesylates tab 1mg oral  
 exelon cap 3mg  
 fluvoxamine maleate tab 100mg  
 imipramine hcl tab 25mg  
 namenda tab 10mg  
 nardil tab 15mg  
 nefazodone hcl tab 200mg  
 nortriptyline hcl cap 25mg  
 parnate tab 10mg  
 paxil cr tab 25mg  
  
 prozac weekly cap 90mg  
  
 surmontil cap 50mg  
 vivactil tab 10mg  
 cymbalta cap 60mg  
  
 citalopram hydrobromide tab 20mg  
 razadyne tab 8mg

List 8

acebutolol hcl cap 200mg  
 altoprev tab 60mg er  
 betaxolol hcl tab 10mg  
  
 bisoprolol fumarate tab 5mg  
 carteolol hcl sol ophth 1%  
  
 cholestyramine pow 4gm  
 colestid tab 1gm  
 dynacirc-cr tab 5mg  
 hydrochlorothiazide tab 25mg  
  
 hyzaar tab 100-25  
 labetalol hcl tab 200mg  
 levatol tab 20mg  
 maprotiline hcl tab 50mg  
 mirtazapine tab 15mg  
 nadolol tab 40mg  
 niaspan tab 500mg er  
 nifedipine hcl cap 20mg  
 nimotop cap 30mg  
 pindolol tab 5mg  
  
 sotalol hcl tab 80mg  
  
 sular tab 20mg cr  
 welchol tab 625mg  
 wellbutrin xl tab xl 300mg  
  
 tricor tab 145mg  
 felodipine er tab 5mg er

List 9

aceon tab 4mg  
 aciphex tab 20mg  
 actos tab 30mg  
  
 altace cap 10mg  
 atacand tab 32mg  
  
 benicar tab 20mg  
 chlorpropamide tab 25mg  
 didronel tab 400mg  
 forteo sol 750/3ml  
  
 fosinopril sodium tab 20mg  
 glipizide er tab 10mg  
 glipizide tab 5mg  
 glyburide micron tab 5mg  
 glyset tab 25mg  
 inspra tab 25mg  
 mavik tab 4mg  
 miacalcin spr 200mg  
 micardis tab 80mg  
 pamidronate disoln 90mg  
  
 prandin tab 2mg  
  
 precose tab 50mg  
 skelid tab 200mg  
 spironolactone tab 25mg  
  
 teveten tab 600mg  
 zometa inj 4mg/5ml

Table A4: Distribution of Plans, Premiums and Generosity Across Regions

Region	# Plans	Monthly Premium	Average OOP All coverage Zones per month, Top 5 drugs
21	40	41.62	739.88
20	39	40.75	732.64
8	39	40.53	746.61
23	43	40.19	765.92
15	43	40.15	787.99
12	42	39.75	683.40
11	44	39.72	696.08
19	41	39.53	728.55
9	46	39.16	797.43
6	53	38.43	757.12
1	42	38.29	830.94
31	45	37.89	730.65
18	42	37.83	796.94
7	42	37.82	788.80
24	41	37.72	806.16
5	48	37.64	717.82
22	48	37.48	658.06
10	43	37.40	774.08
13	41	37.14	773.22
34	28	37.02	829.16
14	44	36.96	785.54
25	42	36.58	739.90
17	43	36.10	719.66
27	44	36.05	731.40
16	46	35.76	717.33
2	45	35.50	719.28
4	45	35.30	760.24
30	46	34.84	784.19
29	45	34.54	726.33
28	44	34.50	744.87
26	44	34.15	769.37
3	47	33.49	648.95
33	30	33.39	787.78
32	48	31.76	730.43