Continuous quality improvement (CQI) is the structured organizational process for involving personnel in planning and executing a continuous flow of improvements to provide services that meet or exceed expectations. It is integral to the long-term success of managed care organizations (MCOs). Many purchasers of health care, along with accrediting bodies, have encouraged the adoption of the CQI philosophy and its tools. The hope is that CQI will lead to more efficient care as well as better health for members enrolled in health plans. The value of CQI is generally accepted, and consistent with the philosophy of CQI, the methods for measuring quality are undergoing constant evolution.

The most common method for evaluating the quality of MCOs is the Health Plan Employer Data and Information Set (HEDIS) from the National Committee for Quality Assurance (NCQA). HEDIS includes performance indicators related to health promotion and the effectiveness of care for selected diseases. These performance indicators offer insight to the quality of care provided by MCOs. The number of performance indicators within HEDIS has expanded over the past several years, and the technical specifications for the indicators have been refined.

Reported results and trends in the performance indicators over the past several years suggest that NCQA has been successful in stimulating quality improvement in MCOs. Nonetheless, HEDIS does have limitations. Kerr and colleagues have pointed out several pitfalls in the use of HEDIS for quality improvement. These pitfalls include the lack of a strong link between many process-oriented measures and outcomes, intermediate outcomes-oriented measures that are not linked to actionable processes, measures that do not target those at highest-risk, the lack of severity adjustment for outcomes measures, and the inability of the measurement system to allow for patient exceptions. These pitfalls in the measurement system limit the utility of HEDIS for quality improvement efforts. Ideally, the current indicators in HEDIS would be supplemented by additional measures of quality that help to pinpoint specific health care processes that need improvement.

Medications are the mainstay of therapy for many chronic diseases. Thus, the medication-use process should be a focal point for CQI initiatives in populations that have diseases such as asthma, diabetes, chronic heart failure, dyslipidemia, or hypertension. While the current HEDIS indicator set does contain a few medication-specific indicators (e.g., beta-blocker treatment following a myocardial infarction and appropriate medications for the treatment of persistent asthma and depression), there are still relatively few indicators targeted specifically on the medication-use system. One disease state that lacks well-established medication-specific indicators is diabetes mellitus.

Quality Measurement for Diabetes

For MCOs, the standard for quality measurement in diabetes has been the HEDIS diabetes indicator set. Since 1999, the HEDIS Comprehensive Diabetes Care indicator set has estimated the percentage of health plan members with type 1 and type 2 diabetes who were 18-75 years old and during the measurement year had (1) a glycosylated hemoglobin (HbA1c) test; (2) poorly controlled HbA1c (HbA1c>9.5%); (3) a cholesterol (LDL-c) test; (4) an LDL-c level less than 130mg/dl; (5) a microalbumin test; and (6) a dilated eye exam.

In 2001, NCQA partnered with the American Medical Association and the Joint Commission on Accreditation of Healthcare Organizations to develop a consensus statement on “Coordinated Performance Measurement for the Management of Adult Diabetes.” This consensus statement proposes quality measures that go beyond the HEDIS reporting set for diabetes. Specifically, it adds indicators related to blood pressure measurement and control, foot exams, office visits, and influenza immunizations.

The Veterans Affairs Quality Enhancement Research Initiative is currently testing several indicators for diabetes mellitus, including 2 measures that target the appropriate use of medications for treatment of dyslipidemia and hypertension in persons with diabetes. The indicators capture whether appropriate initiation or adjustments of drug therapy occurred for persons with diabetes who had elevated LDL and/or elevated blood pressure. These new measures should enhance the quality improvement efforts of the Department of Veterans Affairs by examining specific provider behaviors that are tightly linked with patient outcomes.

Although advancements have been made in quality measurement for diabetes mellitus, there are still relatively few indicators that focus on the use of medications in this population. Although this is a shortcoming of our quality measurement efforts, there may be several reasons for the failure to target medication use in diabetes. For example, initial indicator devel-
opment efforts were often focused on whether appropriate screening and monitoring for conditions occurred (e.g., was the cholesterol and HbA1c checked?). This may have been an appropriate place to start our indicator development efforts since one can't effectively manage a clinical problem if one doesn't know whether the problem exists. However, measuring HbA1c is not enough. We must be making appropriate modifications of therapy to ensure that the HbA1c measurement leads to positive outcomes.

There are also challenges to be overcome in data collection when focusing on medication management. Not all managed care patients have a prescription benefit. This limits the feasibility of tracking prescription claims for CQI. Even when prescription claims data are available, the data are often separate from medical claims and need to be merged with other data to provide useful information. Finally, the drug therapy of patients with diabetes is complex, and thus, no simple standard can be applied for which drug is best for each patient.

Despite the difficulties in creating valid and reliable indicators for diabetes, it may still be useful for a managed care organization to evaluate the quality of medication management for their members with diabetes. Patients with diabetes often have

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**TABLE 1  Examples of Medication-Use Indicators for Diabetes Mellitus (DM)**

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Definition</th>
<th>Population</th>
<th>Caveats</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Initiate/Adjust Therapy</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Diabetes</td>
<td>Proportion of patients who had an HbA1c reading above 9.5% in the reporting year and who had initiation or intensification of drug therapy within 3 months of the elevated HbA1c.</td>
<td>Patients with an HbA1c reading above 9.5% during the reporting year.</td>
<td>These indicators do not take into account the other modalities used to treat DM, hypertension or dyslipidemia (e.g., diet, exercise).</td>
</tr>
<tr>
<td>• Hypertension*</td>
<td>Proportion of patients with DM who had 2 blood pressure readings &gt; 140/90 mmHg in the reporting year and who had an initiation or intensification of drug therapy within 3 months of the elevated readings.</td>
<td>Patients with DM who had 2 blood pressure readings &gt; 140/90 mmHg in the reporting year.</td>
<td>These indicators would not include patients with DM who have not had a measurement of HbA1c, blood pressure, or lipids.</td>
</tr>
<tr>
<td>• Dyslipidemia*</td>
<td>Proportion of patients with DM who had an LDL level &gt; 130mg/dl in the reporting year and who had an initiation or intensification of drug therapy within 3 months of the elevated reading.</td>
<td>Patients with DM who had an LDL level &gt; 130mg/dl in the reporting year.</td>
<td></td>
</tr>
</tbody>
</table>

**Adherence to Therapy**

Using administrative claims: The proportion of patients who obtained a supply of medication that would cover at least 90% of days in the assessment period. Using self-reported data: The proportion of patients who reported taking at least 90% of oral antidiabetic drug doses as directed.

<table>
<thead>
<tr>
<th>Definition</th>
<th>Population</th>
<th>Caveats</th>
</tr>
</thead>
<tbody>
<tr>
<td>Using administrative claims</td>
<td></td>
<td>For patients on multi-drug therapy for diabetes, the first oral antidiabetic agent listed in the drug regimen could be used for analyses in lieu of more complex analyses involving all antidiabetic agents.</td>
</tr>
<tr>
<td>Using self-reported data</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Monitoring for ADR†**

• TZD‡ | The proportion of patients dispensed a TZD who had a baseline and follow-up test of serum ALT. | Patients prescribed a TZD for at least 2 months | The acceptable time frame for tests should be defined by the HMO (e.g., follow-up between 2 and 3 months of initial dispensing of drug). |
| Metformin | The proportion of patients dispensed metformin who had a baseline and follow-up test of renal function (serum creatinine) for at least 2 months. | Patients prescribed metformin for at least 2 months. |

† ADR = Adverse drug reaction.  
‡ TZD = thiazolidinediones (e.g., rosiglitazone, pioglitazone).
comorbid conditions such as dyslipidemia, hypertension, and depression. All of these conditions are managed, in part, through the use of drug therapy. Thus, the appropriate management of medication is highly important for achieving optimal outcomes in this population. The development of medication-use indicators could facilitate CQI efforts for diabetes by identifying specific prescribing, monitoring, or self-management behaviors that are in need of improvement.

Medication-use Indicators for Diabetes

There are numerous medication-use indicators that could be constructed for persons with diabetes mellitus. Ideally, the indicators would address various aspects of the medication-use system such as initiation of therapy, selection of drug products, monitoring of therapy, adherence to therapy, and adjustments of therapy. Several examples of indicators are shown in Table 1.

Initiation/Adjustment of Therapy

The first steps for practitioners in the medication-use system are to diagnose the medical problems exhibited by their patients and to prescribe drugs based upon the diagnoses. Although current HEDIS indicators for diabetes are useful for determining whether practitioners are screening patients for specified problems (e.g., was the HbA1c checked?), they do not provide insight on whether appropriate drug therapy was prescribed in response to the identified problems or adjusted when necessary to achieve the therapeutic goals.

Kerr and colleagues have proposed measures that would help to evaluate whether drug therapy was initiated or adjusted in response to elevated LDL or blood pressure in persons with diabetes mellitus. These measures are currently being tested in the Veterans Affairs health system. Adaptations of these measures are represented in Table 1. Selecting the cut-point for each of these indicators is a crucial issue. In one indicator proposed by Kerr and colleagues, an LDL of 130 mg/dl is used as the cut-point. Patients above this point are identified as being at high risk for cardiovascular events and are thus included in the indicator. This cut-point is consistent with the parameters established in other HEDIS indicators using LDL.

Additionally, the American Diabetes Association recommends that drug therapy be initiated in diabetes patients (who do not have preexisting coronary heart disease) when the LDL has exceeded 130 mg/dl. For diabetes patients with preexisting coronary heart disease, the ADA recommends that drug therapy be initiated along with medical nutrition therapy when the LDL exceeds 100 mg/dl. The therapeutic goal for all diabetes patients being treated for dyslipidemia is an LDL≤100mg/dl. Although it may be tempting to construct an indicator that identifies the proportion of patients who have not reached the therapeutic goal of LDL≤100 mg/dl, this more stringent cut-point may lead to the inappropriate conclusions about the quality of medication use. For example, it may be appropriate for a clinician to choose not to increase the intensity of pharmacological therapy for a diabetes patient with LDL=102 mg/dl. However, it would be more difficult to justify the failure to modify therapy in a diabetes patient with LDL=132 mg/dl. Thus, the cut-point of 130 mg/dl is perhaps less likely to lead to inappropriate categorizations of the quality of therapy.

Adherence to Therapy

Oral medications are one of the key factors to glycemic control for many persons with type 2 diabetes. However, many persons find it difficult to adhere to their medication regimen for long periods of time. A recent study found that fewer than 15% of diabetes patients on single-drug therapy maintained ideal adherence throughout a one-year period, while patients on multi-drug therapy for diabetes experienced even lower levels of persistence and adherence. Considering that many patients with type 2 diabetes have other comorbidities (e.g., dyslipidemia, hypertension), the drug regimen for these patients is often very complex and adherence is even more challenging. Many MCOs have implemented disease management strategies that include efforts to enhance patients’ medication regimen adherence. Because of the high costs of disease management programs and the potentially higher costs of nonadherence, it is important to evaluate whether these programs have led to improvements in patients’ persistence and adherance.

There are many ways in which medication regimen adherence has been measured. The methods that would be most fea-
sible for a managed care organization entail an analysis of prescription claims or a survey of patients. Steiner and Prochazka described several ways in which adherence rates can be calculated from prescription claims data.14 However, all of these methods rely on having complete and accurate claims data for prescription drugs. While most prescription drug claims are accurate, the quality of the data may not be sufficient to allow valid comparisons between health plans.15 Additionally, some managed care enrollees may not have complete prescription drug benefits or may be obtaining some medications outside of the prescription benefit. For patients with diabetes, it would also be difficult to estimate an adherence rate for persons using insulin since many patients may adjust their dose based upon their changing need for insulin. Nonetheless, it may be useful to determine whether patients have been obtaining refills of oral medications or blood glucose test strips. The trend in the refill rate for the diabetes population could be tracked over time to determine whether the implementation of new services leads to improvements in medication/strip refill adherence.

Surveys of patients can also be used to measure medication regimen adherence. A number of different self-report measures can be used.13 Some of these measures ask patients to report the number of missed doses over a specified time frame, while others may use visual analog scales or multidimensional scales.13,16 Some measures are scored as continuous variables (i.e., percent of doses taken) while others convert the data to a dichotomous scale (adherent versus nonadherent). It is also important to recognize that different self-report measures may provide different results when applied to the same patients.13 Thus, comparisons of adherence rates are only appropriate when using identical adherence measures.

An advantage of surveys is that one can also ask patients about the barriers that they encounter in using their medications. This may help to pinpoint common problems encountered by your members with diabetes. Services could then be developed or modified to meet the needs of this population. Repeating the survey on a regular basis could then inform you about whether service modifications actually diminished the barriers to adherence and improved medication use. Although many practitioners may suspect that nonadherent patients would not be truthful on a survey, the existing literature shows that confidential surveys may be reasonably accurate when estimating the adherence rate within a population.13 Thus, the advantages of patient surveys may outweigh their shortcomings.

Monitoring of Drug Therapy

One of the most important elements of the medication-use system is the monitoring of drug therapy. Monitoring allows us to determine if the patient is achieving the therapeutic goal and to identify adverse drug reactions. The monitoring of patients' progress toward therapeutic goals is already captured by many of the HEDIS diabetes indicators. However, there are no indicators related to monitoring for adverse reactions. Because of the possibility of significant, albeit rare, adverse drug reactions, the manufacturers of metformin have recommended the recurrent monitoring of renal function and the manufacturers of the thiazolidinedione (TZD) class of drugs have developed guidelines for the monitoring of hepatic function.17-19 Because the occurrence of these problems is rare, it is appropriate to weigh the cost versus benefit of requiring all MCOs to construct indicators regarding the incidence of the adverse events. It could be argued that practitioners should be following the recommended monitoring guidelines for these drugs and that their adherence to the monitoring guidelines is worthy of attention. In health care systems with electronic medical records, it may be cost-effective to measure practitioner adherence to the drug monitoring guidelines for metformin and TZDs.

Other Potential Indicators

Many other indicators could be selected for the evaluation of the medication use system for diabetes depending on the particular concerns of the MCO. For example, one could measure the proportion of diabetes patients with hypertension who receive an angiotensin-converting enzyme inhibitor (ACEI) or angiotensin receptor blocker (ARB). The ACEI/ARB classes of drugs have been recommended by the American Diabetes Association as first-line therapy for the treatment of hypertension in persons with diabetes due to the ability of these drugs to slow the development or progression of diabetic nephropathy.20 Although an ACEI or ARB should be considered for every person with diabetes and hypertension, these drugs may not be appropriate for some patients. In order to determine whether care for an individual patient was appropriate, information from the medical record would be required. Consequently, examining only the trend in claims for antihypertensive medications has its limitations. A trend toward increased use of ACEI/ARBs in patients with diabetes and hypertension may indicate improved quality of medication prescribing; however, it is difficult to know the “ideal” rate of ACEI/ARB utilization without detailed, patient-specific, medical information.

Even more indicators could be adapted from the Academy of Managed Care Pharmacy Catalog of Pharmacy Quality Indicators.21 While the indicators in the catalog are not disease-specific, many of them could be adapted to medication utilization patterns in diabetes.

Using the Indicators for CQI

Indicators should be a part of a quality improvement program wherein they help to identify areas in need of improvement. They should be selected based upon both the value of the information provided and the feasibility of data collection.12 It may be wise to gradually test and adopt new indicators rather than overwhelm an MCO’s staff with a slew of new indicators. Consequently, each organization should prioritize its potential
Evaluating Medication Use for Continuous Quality Improvement in Diabetes Care

indicators and select a small number of indicators that will be most useful, while not significantly adding to the burden of data collection. Of the sample indicators listed in Table 1, the most useful indicators may be those related to the initiation/adjustment of therapy. These indicators reflect a highly important element of care and provide “actionable” information in that they identify a specific provider behavior that can be modified. Additionally, collection of data for these indicators could be integrated with the existing HEDIS data collection.

A diabetes quality improvement team within each MCO could respond to the indicator data by identifying the root causes for suboptimal performance and formulating plans for improvement. Potential strategies for improving performance might include (1) the creation or modification of guidelines for the use of diabetes medications, (2) educating providers and patients on the new guidelines, (3) providing performance feedback to individual practitioners, or (4) sending electronic prompts to physicians regarding the potential need for therapy adjustments when lab values exceed predetermined thresholds. By having repeated measurements of indicator data, you can determine whether CQI efforts have led to actual improvements.

CQI has been successfully applied in MCOs. A collaborative effort of physicians, nurses, pharmacists, patients, data analysts, and other MCO staff can identify opportunities for improvement, formulate and implement plans for improvement, and evaluate the impact of those plans. However, failure to assess key elements of the plan (e.g., medication use) may miss potential explanations for the success or failure of the QI plan. Without valid and actionable data, CQI efforts are hampered.

The introduction of HEDIS has led to advances in improvements in the quality of care for persons with diabetes. These improvements have mainly pertained to the increased screening and monitoring patients of patients with diabetes. Now it is time to move beyond the initial achievements of HEDIS to examine the ways providers and MCOs respond to the monitoring data. Have adjustments been made in therapy for patients for whom HbA1c is significantly elevated? Has treatment been initiated for patients with elevated blood pressure? Asking questions like these should help to “close the loop” in the medication use system as more attention is focused on the need to continually manage drug therapy to help patients achieve their therapeutic goals.

DISCLOSURES

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