Health Economic Aspects of Breast Cancer Treatment: The Compulsory Health Insurances’ View

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Keywords
Compulsory health care insurance · Evidence-based pharmacotherapy · Breast cancer · Cost efficiency

Introduction

Given the increasing burden of cancer worldwide, the future affordability of highly qualified cancer care, challenges and policy strategies tackle public and scientific discussions [1]. Demographic changes in western societies, expanding health care management and costs, and the introduction of mostly cost-intensive innovations are factors that exert pressure on health care funding.

Within the European Union (EU) member states, The Netherlands allocated the highest share of gross domestic product (GDP) to health in 2010 (12%), followed by France and Germany (both 11.6%) (European average 9% (un-weighted); USA 17.6%) [2].

In Germany, total health expenditures (THE) rose to € 287.3 billion in 2010, including costs for medical services, treatment/care, goods (with € 46.3 billion for drugs), and others [3, 4]. The highest amounts of cost per capita in 2008 (overall € 3100) in relation to illnesses were allocated to cardiovascular, gastrointestinal, mental or musculoskeletal diseases and, on the 5th position, malignant neoplasms (€ 220) [3, 5]. In 2008, nearly € 15.5 billion were spent on health care in oncology, with € 1.96 billion spent on breast cancer [3]. The total costs of malignant neoplasms in women in Germany in 2008 are outlined in figure 1 [3].

Regarding modern oncologic pharmacotherapy, especially ‘targeted therapies’ with monoclonal antibodies (mAbs) or thyrosine kinase inhibitors (TKIs), extraordinary growth rates in treatment costs compared to ‘classical’ chemotherapy are obvious. Meanwhile, 14 new TKIs as niche products are available. They require extensive mean treatment costs per year (e.g. € 54,364/year for treatment with everolimus (Afinitor®)
or € 43,772/year for lapatinib (Tyverb®), as calculated on the basis of Lauer tariffs [6, 7]. Due to their mostly rapid market access, modern drug innovations dominate the recent changes in total revenues for pharmaceuticals in oncology. Although mAbs as pharmaceutical products, like trastuzumab (Herceptin®), bevacizumab (Avastin®), or rituximab (MabThera®), represent only 18% of all prescriptions for parenteral cancer therapeutics, they share 48% of the total revenues in 2010, as evaluated by the German Gmünder Ersatzkasse (GEK) health insurance [8].

Challenges in Germany and Recent Reforms

The solidary compulsory health insurances (CHIs) system has to assure nationwide, qualified and needs-based health care for more than 70 million insured people, while coping with rising expenditures (€ 165.6 billion in 2010 (approx. 58% of the THE) and € 179.6 billion in 2011) [4, 9].

Facing the population statistics that project a dramatic shrinking of the German population [10] and increasing life expectancies [4], the aging quotient (number of persons at retirement age (≥ 65 years) per 100 persons in employment age (20–64 years)) will probably change from 32 to 60 in 2050 [11]. By that time, presumably 70% of all cancer patients will be 65 years and older [12]. This may cause a growing need for general support and specialized medical care, most likely with extensions of the proportional health care costs per capita [13].

With the aim to stabilize a socially responsible, cost-effective and sustainable compulsory health care funding, various legal reforms have been implemented since 2000. Amongst other fundamental revisions, the law to consolidate the competition among the CHIs (GKV-WSG) in 2007 enforced the discount obligations for the pharmaceutical industry and implemented cost-benefit evaluations for drugs (§ 35b Social Code Book (SGB) V). The assessment results investigated by the Institute for Quality and Efficiency in Health Care (IQWiG) [14] provide a basis for recommending appropriate drug reimbursement. In 2010, the AMNOG, a law to reform the pharmaceutical market, was enacted to abrogate the hitherto unrestricted pricing of newly market-licensed drugs with new active ingredients by the industry through implementing obligatory early benefit assessments (§ 35a SGB V) [15]. The Federal Joint Committee (G-BA) assigns on the additional benefit of these new drugs [16], focusing on the patient-relevant additional benefit, related to the efficacy as stated in the scientific dossier, in comparison to the appropriate treatment alternative. According to the AMNOG regulations, the G-BA can also decide to take already licensed drugs within the pharmaceutical market in these benefit evaluations. The G-BA statement concerning the additional benefit determines the following pricing for CHI reimbursement. Extensive savings (up to € 2.2 billion) are expected [17]. In 2011, health spending savings around 3.3% for pharmaceuticals were realized due to the previously implemented legal reforms [18].

Principles for Health Care within the CHI System

The general framework conditions for statutory coverage are determined in the SGB V [19].

The German CHI system has to gain and improve the health of the insured population and, subsidiarily, to allocate health care. Its quality and effectiveness according to the approved medical scientific findings taking improvements into account (§ 2 SGB V) is mandatory. Since 2012, specified conditions in extended legal duties of CHIs to indemnify health care, as justified in defined rare, individual cases with life-threatening or regularly lethal (or equally valued) illnesses with lack of treatment options according to the established and accepted standard, were introduced (§ 2 (1a) SGB V).

Efficiency is one of the core criteria for statutory health care. It is obligatory not only for CHI reimbursement but also for the health care providers and the insured population. Medical care has to be adequate, appropriate and efficient, but must not exceed the need (§ 12 SGB V).

In accordance with the SGB V, the supreme Federal Joint Committee (G-BA) plays a decisive role in the maintenance of qualified and efficient medical care within the CHI system. Normative regulations, as G-BA directives, define the obligatory requirements for adequate, appropriate and efficient...
health care. This can include regulations concerning the assessment and reimbursement of new health care technologies according to the approved medical scientific findings (as regulated in § 135 and/or § 137c SGB V), or regulations concerning pharmaceuticals (cf. drug directives). Assessments of benefit and medical need of health care technologies, as commissioned by the G-BA, rely on evaluations according to the scientific principles of evidence-based medicine (EbM). They demand reliable scientific data from highly qualified clinical trials (primarily on evidence level I), proving the efficacy and risks with regard to patient-related endpoints, e.g. improvement of morbidity, mortality or quality of life, and, in pharmacotherapy assessments, benefit in reducing drug toxicities [20].

Evidence-based proof of benefit and need of treatment is a precondition to confirm efficiency. Efficiency calculations of pharmaceuticals focus on cost perspectives from the CHIs’ point of view, calculating the direct costs (pharmacies’ retail price), the actual arising costs for reimbursing, and, in case of pharmaceuticals with proven additional benefit in early benefit assessments, possible additional cost-benefit evaluations. When systematic evaluations assert inappropriateness or inefficiency, the exclusion of pharmaceutical treatment from CHI coverage is possible (as regulated in the drug directives).

**Off-Label Use and Import of Drugs**

**Off-Label Use**

Off-label pharmacotherapy is widely used in clinical practice, especially in special situations, for example in pediatric oncology. ‘Off-label use is, by definition, outside the terms of the marketing authorization’ defined by the European Medicines Agency (EMA) [21]. It includes treatment with regularly licensed drugs in indications that are not approved via the regulating authority. Reimbursement of individual prescription of off-label pharmacotherapy is restricted to specified conditions, as decided by the Federal Social Code (BSG) on 19 March 2002 (B1 KR 37/00 R). It allows CHI coverage only in defined cases that fulfill the following criteria:

- life-threatening or sustainable, the quality of life-defacing illness, and
- no medical alternative available, and
- if data justify the estimation that this drug will possibly gain treatment success (curative or palliative).

The last criterion requires scientific data assuming market authorization of the drug within the asked clinical indication, either because the licensing procedure is already filed or because scientific results from phase III trials (comparing the drug vs. standard or placebo) prove relevant efficacy resp. clinical benefit at justifiable risks or, outside a licensing procedure, because published data enable reliable statements concerning the quality and efficacy of the drug and expert consensus according to the benefit in terms of its application is presumed.

In addition, in rare extraordinary case situations without adequate treatment alternatives, off-label use is also indemnified within the duty of CHI coverage under specified conditions, as referred to in § 2 (1a) SGB V [22]. Reimbursement is excluded when in-label drug prescription as adequate treatment is available.

**Import of Drugs**

For modern cancer-specific pharmaceuticals that need licensing via the statutory authority (EMA), successful approval is mandatory in terms of CHI coverage.

Due to the German Medicines Law (AMG), import of drugs that are only licensed in countries outside the relevant regulations in Germany and Europe is legally possible on the occasion of individual patients (§ 73 (3) AMG). But concerning CHI coverage of case-specific imported drugs, the individual treatment situation has to satisfy additional and substantiated conditions (cf. BSG decision on 04 April 2006; B1 KR 7/05 R). This restriction has to be seen in the context of regulatory intentions to assure the safety and quality in pharmacotherapy with respect to the patient’s health. Treatment with imported drugs (that may enable to expect patient-relevant benefit) is covered only in those rare cases with life-threatening situations that lack treatment alternatives, and if breaching the pharmaceuticals laws can be ruled out [22]. Reimbursement is excluded when adequate treatment with licensed drugs is available.

**Challenges in Breast Cancer Care in Germany**

**Breast Cancer Care**

Due to the rising incidence (estimating 74,500 new cases in 2012) and the high prevalence (estimating at least 249,000 cases within 5 years) [23–25] of breast cancer, attention should be paid to further strengthening evidence-based, qualified and efficient care of the patients. Although the relative overall survival (OS) rates have improved since the early 1980s, the median life expectancy for patients with metastatic breast cancer is currently still limited [26]. In Germany, a population-based breast cancer screening program, a nationwide network of certified breast cancer units, and specialized outpatient medical services offer highly qualified oncologic management. Evidence-based S3 guidelines for early detection, diagnosis, and treatment [27, 28] and a disease management program for insured breast cancer patients (updated in 2011) [29] have been established.

Acknowledging the costs, the structural changes in health care delivery (e.g. reductions in mean in-hospital residence time per case), and the variety of modalities for adjuvant and palliative therapy for breast cancer, a closer look at the published evidence of newly licensed, mostly cost-intensive pharmacotherapy is reasonable.
Limited Evidence and Considerations for Clinical Care
To illustrate the underlying questions, 2 selected examples are addressed for discussion.

Lapatinib (Tyverb®), a kinase inhibitor, is available for the treatment of human epidermal growth factor receptor 2 (HER2)-overexpressing breast cancer in combination with capecitabine in advanced and metastatic diseases following prior therapy (including anthracyclines, taxanes, and trastuzumab in the metastatic setting), and in combination with an aromatase inhibitor for postmenopausal women with hormone receptor-positive metastatic disease, not currently intended for chemotherapy [30]. Approval was licensed in both indications with respect to efficacy data analyzed on surrogate endpoints (time to progression (TTP) or progression-free survival (PFS)) after short periods of follow-up [31–33]. No additional benefit in OS in these combinations with lapatinib was demonstrated (except for capecitabine/lapatinib in exploratory analyses, when excluding cross-over patients) [32]. The toxicity of lapatinib is different from that of ‘classical’ chemotherapy, but clinically relevant [30]. Meanwhile, after concerns of the Committee for Medicinal Products for Human Use (CHMP), another application for licensing of lapatinib for treatment in metastatic breast cancer has been withdrawn [34].

In phase III trials that guided licensing of bevacizumab in defined indications in metastatic breast cancer, its efficacy in combination with chemotherapy showed significant PFS results; proof of improvements in OS and/or quality of life compared to control (chemotherapy alone) is still lacking [35, 36]. Given the palliative indication and the limitations of these results for benefit/risk assumptions, especially in unselected cases (e.g. with comorbidities, at higher age, or other conditions), the known bevacizumab-related toxicities deserve closer attention (e.g. risk of gastrointestinal perforations, hemorrhage, hypertension, and proteinuria) [35]. Overall, after bevacizumab-containing regimens (compared to chemotherapy alone), increased rates of severe arterial and venous thromboembolic events (across indications) [35, 37] and congestive heart failures (predominantly observed in patients with metastatic breast cancer) [35, 38] were demonstrated. Current evidence from a meta-analysis showed increased treatment-related mortality rates to the disadvantage of the bevacizumab-containing therapies [39]. Meanwhile, the US Food and Drug Administration has completely withdrawn the approval of bevacizumab for breast cancer indication [40]. Therefore, and in light of the various evidence-based proven alternatives, careful considerations concerning individual use of bevacizumab are mandatory. It can only be recommended if the patient-centered need, benefit/risk assumptions, and lack of appropriate alternatives are specifically explained.

This questions the validity of surrogate endpoints in oncology. As a result of their systematic assessments of the published literature, the IQWiG draw some basic conclusions as to the requirements for the validation of critical endpoints (e.g. recommending comprehensive data preferably from the meta-analysis of randomized clinical trials). They concluded that the validity of investigated surrogate endpoints in breast cancer is unclear [41]. According to the current evidence, PFS for the evaluation of cancer-specific pharmaceutical treatment in metastatic breast cancer cannot be accepted as a valid surrogate endpoint for OS, as has also been discussed by others [e.g. 42, 43].

At the time of reaching licence, often only limited scientific findings and proven (additional) patient-relevant benefit of drug innovations are available. Therefore, pros and cons concerning the application of newly licensed cancer-specific drugs have to be estimated on unsatisfying levels of uncertainty. Careful attention to possible limitations of trials guiding the marketing authorization is needed [44]. Further clinical trials with patient populations similar to those in daily routine care are demanded to gain comprehensive scientific knowledge about the effectiveness, the benefit, and the risk profiles, preferably in comparison to established alternative treatment standards. These issues should also be addressed within further health services research.

Early Benefit Assessment
Eribulin (Halaven®) is the first drug with a new active pharmaceutical ingredient with indication for the treatment of breast cancer patients that has to pass this early benefit assessment procedure since implementation of § 35a SGB V in 2011 [45]. This was done in comparison to grouped pharmaceutical alternatives as the appropriate established treatment for clinical care: (a) monotherapy with capecitabine, 5-fluouracil, vinorelbine or (b) anthracycline- or taxane-based therapies. Based on the data from the phase III trial (EMBRACE) that compared eribulin monotherapy versus treatment of the physician’s choice in the licensed indication [46] and the systematic assessments carried out by the IQWiG [47], the G-BA stated the magnitude and probability of additional benefit regarding eribulin compared to the appropriate alternatives for patients with locally advanced or metastatic breast cancer as a hint of (a) marginal additional benefit compared to capecitabine or vinorelbine monotherapy in patients who are no longer eligible for anthracyline- or taxane-based therapy, and (b) smaller in patients eligible for retreatment with anthracyclines or taxanes (cf. summarizing documentation including assessments, statements of industries and associations, G-BA decision) [48]. Treatment costs per year were estimated for eribulin as around € 44,410, for capecitabine or vinorelbine € 7430, docetaxel € 29,470, polyethylene glycol (PEG) liposomal doxorubicin € 41,510, doxorubicin € 6260, epirubicin € 12,190 (for standard palliative therapy), paclitaxel € 27,780, or albumin-bound paclitaxel (nab-paclitaxel) € 30,750. These results, as summarized within the G-BA regulations, will influence the pricing of eribulin. Eribulin prescription in the routine management of breast cancer patients needs careful substantiation. Further head-to-head comparisons within
phase III trials that evaluate the efficacy, risks and quality-of-life parameters are advised. Individual eligibility for treatment with anthracycline- or taxane-based regimes or other appropriate alternatives have to consider the palliative situation of the patients.

Off-Label Use, Import of Drugs, and Efficient Pharmacotherapy in Breast Cancer

Off-label use does happen in clinical care for patients with breast cancer. On behalf of this paper, it is impossible to comprehensively sum up the justifications of off-label prescriptions that may be individually reasonable after careful review of the medical need and the current evidence concerning in-label and off-label treatment options in distinct indications. CHI reimbursement refers to the already described obligations.

CHI coverage for breast cancer treatment with imported drugs, as restricted by the outlined conditions, is fairly justified according to the amount of alternatives available.

Improvements in resource allocation on the basis of evidence-based decisions and aiming at efficiency should be taken into account in routine clinical care. When different treatment options assuming equal benefit for the patient (under clinical and oncologic perspectives) are available, the recommended prescription decision has to be guided by its licensed indication and its efficiency. These principles prevent losses in the quality of individual care and should be considered for the case-specific adjuvant and metastatic treatment in breast cancer patients.

Conclusions

In conclusion, CHI reimbursement requires evidence-based treatment decisions for breast cancer patients. Proven patient-related benefit and efficiency of treatment is mandatory within CHI coverage. Clinical trials that exceed marketing authorization and evaluate newly licensed pharmaceuticals in comparison with standard treatment alternatives with respect to patient-related endpoints are strongly recommended. They are necessary to gain further comprehensive knowledge on benefit/risk balances and to improve the quality of clinical care of patients with breast cancer.

Disclosure Statement

The authors report no conflict of interest.

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Breast Care 2013;8:23–28


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