Legal Issues Related to Prescription Drug Sales on the Internet

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Summary

This report provides a legal analysis of issues related to prescription drug sales on the Internet, including issues involving online pharmacies and physicians who prescribe medications over the Internet. Specifically, this report provides an overview of the various federal and state laws that regulate this field, including laws and regulations covering prescription drugs, controlled substances, doctors, and pharmacists and pharmacies. In the 108th Congress, several bills regarding this issue have been introduced, including H.R. 616, H.R. 2652, H.R. 2717, H.R. 3870, and H.R. 3880.

Introduction

With the advent of the Internet, many individuals have turned to online pharmacies to purchase prescription drugs, and an increasing number of physicians have incorporated the Internet and email into their medical practice. Use of this technology has many advantages for both the doctor and the patient, including cost savings, convenience, accessibility, and improved privacy and communication. Although many online pharmacies are legitimate businesses that offer safe and convenient services similar to those provided by traditional neighborhood pharmacies and large chain drugstores, other online pharmacies—often referred to as "rogue sites"—engage in practices that are illegal, such as selling unapproved or counterfeit drugs or dispensing drugs without a prescription. Some rogue sites operate in a legal gray area in which the online pharmacy, as mandated by federal law, requires a prescription before dispensing prescription drugs, but allows patients to secure a prescription by completing an online questionnaire that is reviewed by a doctor who never examines or speaks to the patient. This practice, though potentially unsafe for patients who may be diagnosed incorrectly, is not necessarily illegal.


2 Id.
Current regulation of online pharmacies and doctors consists of a patchwork of federal and state laws in an array of areas. At the federal level, the Food and Drug Administration (FDA) regulates prescription drugs under the Federal Food, Drug, and Cosmetic Act (FFDCA), which governs, among other things, the safety and efficacy of prescription medications, including the approval, manufacturing, and distribution of such drugs. It is the FFDCA that requires that prescription drugs may be dispensed only with a valid prescription. The Drug Enforcement Agency (DEA) enforces the Controlled Substances Act (CSA), which is a federal statute that establishes criminal and civil sanctions for the unlawful possession, manufacturing, or distribution of certain addictive or dangerous substances, including certain prescription drugs that share these properties, such as narcotics and opiates. At the state level, state boards of pharmacy regulate pharmacy practice, and state medical boards oversee the practice of medicine. Thus, some of the laws that govern online pharmacies and doctors vary from state to state. The laws that govern each of these areas are described separately below.

Federal Oversight

As noted above, the CSA is a federal statute that establishes criminal and civil sanctions for the unlawful possession, manufacturing, or distribution of addictive or dangerous substances. Although the CSA is generally known for prohibiting illegal drugs, such as heroin and cocaine, that have a high potential for abuse and no accepted medical use, the statute also covers prescription drugs, which generally have less potential for abuse and an accepted medical use. Some prescription drugs, however, such as narcotics and opiates that are often used in the treatment of pain, are more closely regulated under the CSA because they have a greater potential for abuse than other prescription drugs and may lead to physical dependence.

It is the latter category of prescription painkillers that appear to be among the drugs most heavily dispensed by certain Internet pharmacies in accordance with prescriptions that are issued based on online questionnaires. This practice has sometimes been abused by rogue sites that dispense large quantities of addictive substances to customers apparently seeking access to prescription painkillers, and it has lead to instances of addiction, overdose, and death. In response to cases in which online doctors have written thousands of prescriptions for controlled substances without examining their patients, the federal government has begun prosecuting certain doctors under the CSA by charging

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3 For additional information, see GAO Report GAO-01-69, Internet Pharmacies: Adding Disclosure Requirements Would Aid State and Federal Oversight.

4 21 U.S.C. § 301 et seq.

5 Id. at § 353(b).

6 Id. at § 801 et seq. For more information on the Controlled Substances Act, see CRS Report 97-141A, Drug Smuggling, Drug Dealing and Drug Abuse: Background and Overview of the Sanctions Under the Federal Controlled Substances Act and Related Statutes.

7 The FFDCA excludes the practice of medicine from its jurisdiction. 21 U.S.C. § 396.

8 Id. at § 801 et seq.

them with the illegal distribution of controlled substances. Penalties under the CSA vary depending on the amount and type of substance involved but generally include monetary fines, forfeiture, and imprisonment.

As noted above, prescription drugs are also regulated by the FDA under the FFDCA. Although state law also governs the prescribing of drugs, the FFDCA covers certain aspects of the prescribing process, including the requirement that prescription drugs may not be dispensed without a valid prescription. The FFDCA, however, does not define the meaning of "prescription." Rather, each state defines what constitutes a valid prescription under its pharmacy laws. Because such definitions differ from state to state, there is no uniform, national definition of the term "prescription." Thus, certain activities, such as prescribing drugs without performing an in-person examination, may be explicitly illegal in one state but of ambiguous legal status in another.

Concerned about reports of rogue online pharmacies, Congress has considered legislation to establish a federal definition of what constitutes a valid prescription. During the Clinton Administration, for example, legislators contemplated requiring online pharmacies to disclose information about themselves and about the doctors approving prescriptions on their sites, but the legislation ultimately faded. In the wake of recent reports of abuses by online pharmacies, however, interest in such legislation has revived, and Congress has held hearings to discuss legislative solutions, including the establishment of a single federal standard for prescriptions. In addition, the following bills regarding prescription drug sales over the Internet have been introduced in the 108th Congress: H.R. 616, H.R. 2652, H.R. 2717, H.R. 3870, and H.R. 3880.

Congress is also exploring the possibility of limiting the means by which allegedly rogue sites do business, namely by restricting their ability to advertise on search engines, make credit card sales, and ship prescription drugs. For example, Google, an Internet search engine, recently announced that it no longer accepts advertising from unlicensed pharmacies and now prohibits the use of certain controlled substances as keywords for search purposes. Meanwhile, at least three congressional committees are investigating

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10 Id.
12 Id at § 301 et seq.
13 Id. at § 353(b).
15 Id. at 1.
“the roles played by Visa International, MasterCard Inc., FedEx Corp. and United Parcel Service Inc. in the Internet sales,” as well as exploring the prospects for establishing a certification program that would make it easier for such companies to determine when they are doing business with a legitimate site. Because federal and state regulators face many legal barriers when attempting to exercise jurisdiction over rogue pharmacies based in foreign countries, placing limits on the degree to which search engines, credit card companies, and shipping entities enable rogue sites to sell prescription drug may be one of the only ways to control illicit sales by foreign online pharmacies.

It is important to note that prescription drug sales by both U.S.-based and foreign online pharmacies may raise additional legal questions involving drug importation. The FFDCA prohibits anyone other than the U.S. manufacturer from importing prescription drugs that were originally manufactured in the U.S., and the statute contains various provisions relating to drug approvals and labeling that make it virtually impossible for prescription drugs made for foreign markets to comply with the extensive statutory requirements. Thus, online pharmacies that sell imported U.S.-manufactured drugs or foreign versions of drugs approved for domestic sale appear to violate the FFDCA, as do businesses that facilitate such sales. The legal issues involved in prescription drug importation are discussed in detail in CRS Report RL32191, Prescription Drug Importation and Internet Sales: A Legal Overview.

State Oversight

As noted above, state boards of pharmacy are primarily responsible for regulating pharmacy practice, although the FFDCA does provide some federal oversight of pharmacies. Because virtually all states require a pharmacy that sells drugs in the state to be licensed with the state, a state board of pharmacy traditionally may exercise regulatory authority over pharmacies and pharmacists located within the state, as well as those that dispense medication across state lines to citizens within the state.

18 (...continued) 1, 2003, at A1.


21 “The enforcement of a state action or the initiation of a mutual action by a foreign licensing body is virtually unheard of, making it difficult, if not impossible, for state actions to have any effect on foreign pharmacies.” National Association of Boards of Pharmacy, Position Paper on the Importation of Foreign Prescription Drugs 6 (March 2003), at http://www.nabp.net.


24 Id. “These requirements allow state boards of pharmacy to order non-resident pharmacies to
Because each state board of pharmacy sets its own policies with regard to both online and traditional pharmacies, state pharmacy laws differ from state to state. While some state laws specify whether or not prescriptions based on online questionnaires are valid, other state laws fail to address the issue, thus rendering it difficult for some states to prosecute doctors who prescribe drugs without performing an in-person evaluation. For this reason, some critics of the current system have proposed establishing a federal definition of what constitutes a valid prescription.25

In addition, some organizations have begun to promote uniform national standards for the industry. For example, the National Association of Boards of Pharmacy (NABP), whose members include all state boards, is an organization that helps such boards by developing uniform standards on pharmacy practice. In response to the proliferation of online pharmacies, NABP established the Verified Internet Pharmacy Practice Sites (VIPPS) program, a certification program that “identifies to the public those online pharmacy practice sites that are appropriately licensed, are legitimately operating via the Internet, and that have successfully completed a rigorous criteria review and inspection.”26

According to NABP, the VIPPS program was developed in order to improve the safety of online pharmacy practices and to “provide a means for the public to distinguish between legitimate and illegitimate online pharmacy practice sites.”27 Although NABP notes that legitimate online pharmacies outnumber rogue sites and acknowledges that there are many advantages to ordering drugs online, the Association specifically warns consumers against buying prescription drugs online without obtaining an in-person examination and valid prescription from a doctor. Like pharmacy practice, the practice of medicine has historically been regulated at the state level by state medical boards. According to the Federation of State Medical Boards (FSMB), which coordinates policy among all state medical boards, “[t]he primary responsibility and obligation of a state medical board is to protect consumers of health care through proper licensing and regulation of physicians.”28 Traditionally, states enact laws that regulate the practice of medicine, and state medical boards implement and oversee state policies.29 If a doctor violates a state law or regulation, state medical boards generally have the authority to discipline the doctor through modification, suspension, or revocation of the doctor’s

24 (...continued)


27 Id.

28 Federation of State Medical Boards, What is a State Medical Board?, at http://www.fsmb.org.

29 Id.
license to practice medicine in that state. In reality, however, laws regarding medical practice vary widely in strength and effectiveness from state to state. While some states have strong laws that explicitly prohibit activities such as prescribing drugs without conducting an in-person examination, other states have weak laws, lax enforcement, or both.

Like NABP, FSMB has developed a specific policy with regard to online pharmacies and doctors that prescribe drugs over the Internet. According to FSMB’s model guidelines on the subject, electronic technology “should supplement and enhance, but not replace, crucial interpersonal interactions that create the very basis of the physician-patient relationship.” To that end, FSMB guidelines declare that doctors who use the Internet as part of their medical practice should conduct a physical evaluation of the patient before providing treatment. Although FSMB recognizes the benefits of online pharmacies, the organization emphasizes that “[t]reatment, including issuing a prescription, based solely on an online questionnaire or consultation does not constitute an acceptable standard of care.” FSMB further urges that doctors who prescribe drugs on the Internet should be licensed in all states in which their patients reside, a practice that would subject doctors to the oversight of the medical boards in each state in which their patients lived. These professional standards, however, are not legally enforceable in the absence of state laws establishing such requirements.

Conclusion

The current legal framework for regulating online pharmacies and doctors is a patchwork of federal and state laws regarding controlled substances, prescription drugs, pharmacies, and the practice of medicine. Although many doctors and pharmacies who use the Internet prescribe and dispense drugs in a responsible, safe, and legal fashion, others have exploited gaps in the current system to prescribe and dispense potentially dangerous quantities of highly addictive prescription drugs. To combat such abuses, legislators and interest groups have proposed an array of solutions, including establishing a federal definition of what constitutes a valid prescription, requiring doctors to conduct in-person examinations, mandating that online pharmacies disclose identifying information about themselves and the doctors who work for them, establishing state prescription drug monitoring programs, giving state prosecutors the authority to seek nationwide injunctions against rogue sites, educating consumers about the potential dangers of buying drugs online, establishing certification programs to identify legitimate online pharmacies, and regulating search engines and shipping companies that enable rogue sites to do business.

30 Id.


32 Id.

33 FSMB is not the only medical organization to promulgate standards of professional conduct regarding the prescribing of drugs over the Internet. Several other professional associations, such as the American Medical Association (AMA), have also established policies regarding the safe practice of online medicine. American Medical Association, Guidance for Physicians on Internet Prescribing (II-120.949) (2003), at http://www.ama-assn.org/.