Knowledge advances by steps, and not by leaps.
—Thomas Babbington Macaulay
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NEED FOR A STRATEGY

Several reasons for assessing medical technologies have been presented in previous OTA reports, Assessing the Efficacy and Safety of Medical Technologies and The Implications of Cost-Effectiveness Analysis of Medical Technology. The main reasons are to help ensure that medical technologies are safe, efficacious, and appropriately used. Whether current policies and practices for medical technology assessment achieve these and related objectives is the subject of this report. Having studied both the methods of medical technology assessment and the dissemination of information developed by technology assessment, OTA finds that a strategy is needed to implement the assessment process to make it more effective. OTA also finds that greater attention to assessment of social and ethical values is needed for policymaking.

A medical technology, as used in this report, is a drug, device, or medical or surgical procedure used in medical care. (The term may also apply to the organizational and supportive systems within which medical care is delivered, but those systems are not the focus of this report.) Medical technology assessment is, in a narrow sense, the evaluation or testing of a technology for safety and efficacy. In a broader sense, it is a process of policy research that examines the short- and long-term consequences of individual medical technologies and thereby becomes the source of information needed by policymakers in formulating regulations and legislation, by industry in developing products, by health professionals in treating and serving patients, and by consumers in making personal health decisions. Unfortunately, that process currently has deficiencies that cause or allow confusion to exist at all decision points.

Historically, medical technology assessment has developed incrementally as responses to specific demands. Taken singly, some of these responses have been coherent (e.g., the Food and Drug Administration’s (FDA’s) premarketing approval process which was developed to protect the public from unsafe and inefficacious new drugs). Taken in combination, however, these various responses do not constitute a coherent system for assessing all classes of medical technologies. The present approach is characterized by multiple participants from the public and private sectors, and by uncoordinated activities. Complicating matters further is the large number of medical technologies in use, with thousands of new technologies appearing every year. The result is an overload and confusion among decisionmakers and consumers.

OTA finds that a strategy is needed to guide the selection and implementation of components that would constitute a coordinated system of medical technology assessment. The basis of the strategy should be the values and available resources in a free-market economy, coupled with the social responsibility to make available safe, effective medical care. The vehicle of the strategy should be a systematic process of information development, dissemination, and use. The target should be to address the confusion deriving from the lack of information available to decisionmakers.

Minimally, the following components of an assessment system must be considered in developing a strategy:

1. the values of individuals and of society concerning medical technologies and their use;
2. the goals and appropriate role of medical technology assessment in society;
3. the types of assessment information needed for decisionmaking;
4. the methods and technologies for developing and acquiring the information; and
5. mechanisms for disseminating and applying the information, including programs that will use the information.

A strategy for assessing medical technologies must consider not only the methods of assessment,
but also the needs, demands, and resistances of potential participants in the process of assessment. Specifically, the public itself as consumers; health care professionals as users; industry as innovators, producers, and reimbursers; and the Federal Government simultaneously as purchaser and guardian must be informed and active in setting mutually compatible goals for technology assessment. Each sector has health, social, and economic values underlying its decisionmaking. Clarifying those values and realistically accommodating them will require developing not just more, but also more reliable information about the safety, efficacy, cost effectiveness, and social and ethical implications of all classes of medical technologies. The inconsistencies and contradictions in available information are reflected in the inconsistent and competing pressures from the various sectors.

DIMENSIONS OF THE NEED AND THE PROBLEM

As an illustration of the mutual involvement of all sectors with a medical technology and as an illustration of the waste and potential threat resulting from premature adoption of an unassessed technology, consider the medical procedure of gastric freezing. In the mid-1950’s, a clinician researcher at a university medical school, in conjunction with a private corporation, developed a device to treat peptic ulcer disease with gastric cooling. The procedure involved circulating alcohol at \(-15^\circ C\) through a nasogastric tube to a balloon inserted into the stomach. He first tried the procedure on dogs, then on a dozen human patients, and reported in 1962 the following results: no serious side effects, reduced stomach acid output, immediate relief of ulcer pain, and radiographic evidence of ulcer healing. By the end of 1963, 1,000 devices had been sold, and 15,000 procedures had been performed nationwide, aided financially by third-party reimbursers. In 1964, other published reports concluded that acid suppression was limited or was unrelated to pain relief, symptomatic improvement was short-lived or due to placebo effects, and serious risks were present. By 1966, the technique was rarely used.

As an extreme example—that is, a technology that did not work—gastric freezing makes obvious the useless expenditure of money, time, and human emotion. The questions about most technologies, however, are more subtle. Most medical technologies have a therapeutic or diagnostic value for specific problems under appropriate circumstances. The difficulty is determining for whom and under what circumstances use of a technology is valid or worth the tradeoff of risks and benefits. Mammography and radical mastectomy, for example, have a place in the detection and treatment of breast cancer, but understanding exactly what that place is may take years and a certain amount of trial and error.

Government

The Federal Government’s interest in developing clear policies and an effective strategy for assessing medical technology derives from its traditional role as guardian of the public’s safety and of social equity and from its concerns about economic issues. As protector of the public, the Government seeks to ensure that health care is not only safe but also efficacious. As the single largest buyer of health services, the Government seeks to ensure that all citizens, especially the poor, have health care available to them; but the Government is also concerned about rising health care costs in general and specifically about those it pays for directly through programs of service or reimbursement (Medicare, for example) and through biomedical and other health research. Any policies the Government sets will affect not only the Government itself, but the public and private industry, and such policies must especially be justifiable when the public and private industry make self-interested demands.

The Public

The gastric freezing incident, though occurring 15 years ago, is still representative of current issues. As more recent technologies receive widespread attention (e.g., mammography, laetrile, and electronic fetal monitoring), the public becomes more vocal and involved. The public is of-
ten neither fully informed about the safety and
efficacy of individual technologies nor educated
about the issues of cost and social values that must
be considered in the adoption of a technology.
The public mixes facts with beliefs, hopes, and
fears and translates those into confused, contra-
dictory, and often impossible demands.

For example, the public hears of a drug, perhaps
one used in another country, and wants it imme-
diately available to patients in the United States,
especially when available therapies are ineffective.
The desperation individuals feel tends to outweight
the fear of any risks that might be involved, and
they demand the right to take personal responsi-
bility for use of the drug. Perhaps assuming that
if a therapy is used in a European country, it has
already met rigorous assessment standards, the
public perceives itself as being denied a cure for
no valid reason. The recent laetrile issue is perhaps
the most emotionally dramatic example.

Simultaneously to demanding speedy availabil-
ity and personal responsibility, however, the pub-
clic demands protection against all forms of un-
safe medical practice and is prepared to sue for
mistakes. Perhaps because of the rigor which FDA
applies to approval of new drugs and because of
Government safety standards applied to so many
nonmedical products, the public assumes that it
is likewise protected in undergoing any medical
or surgical procedure recommended.

The confused demands of the public can be
viewed either as irrational or as a frustrated reflec-
tion of the deficiencies that do exist in the Nation’s
approach to assuring the availability of safe, ef-
fective, and cost-effective medical technologies.
Numerous needs and values are implied in the de-
mands of the public and must be taken into ac-
count when planning a strategy of policies and
procedures for medical technology assessment.

Health Professionals

Health professionals often find themselves in
circumstances that require decisions based on in-
adquate information. They take action or advise
patients who must make decisions about use of
drugs, devices, or medical and surgical proce-
dures. Although at the time of decision the pa-
tient may be willing to assume responsibility for
the decision, later, if harm occurs, the patient
tends to hold the physician responsible. The flaws
in the information flow to physicians and other
health professionals are numerous: there is not
enough information available about the safety,
efficacy, costs, and social values of medical tech-
nologies; much existing information is of dubious
quality and is therefore unreliable; the practical
significance of data is usually not interpreted for
clinicians; and easy access to the appropriate in-
formation is rare.

Furthermore, medical education typically does
not train physicians and other health care profes-
sionals to make decisions based on a considera-
tion of values. They are trained to seek the most
reliable technique to produce a desired physiologi-
cal response. As an illustration, in the issue of sav-
ing the lives of extremely premature babies in in-
cubators, physicians, by training, would tend to
be concerned mainly with choosing the technol-
gy that would support life. Physicians would less
likely know or be concerned about the implica-
tions of the survival of the deformed or retarded
infant—implications for the infant itself, for the
family, and for society. Thus, developing and sup-
plying the right kind of assessment information
to health care professionals is essential to a strat-
egy for medical technology assessment.

Industry

From the point of view of the private sector,
of producers of technologies and of third-part,
payers, the assessment of medical technologies is
both advantageous and disadvantageous. Govern-
ment’s involvement in the assessment process
raises primarily financial issues for the private
sector.

Industry, which invests money in research and
development (R&D), is willing to do so if there
is a potential market for the device or drug; how-
ever, excessive regulation or the wrong kind of
regulation by the Government could discourage
innovation if companies fear that assessment will
ultimately preclude marketing their product or
making a profit from it.
Private third-party payers, on the other hand, might welcome shifting the entire burden of assessment to the Federal Government. They must make decisions about reimbursement—whether to reimburse for specific procedures and if so how much—but they have little incentive to conduct their own assessments of procedures because of the expense. Assessment information tends to be widely available and not proprietary; the insurance companies cannot profit individually from conducting assessments. The failure of industry members to adequately conduct assessment activities on their own puts a heavy responsibility in the Government domain.

Nature of the Challenge

The market for medical technologies is moderated by individual consumer tastes and financial constraints. To perhaps a greater degree, it is influenced by policies that determine what kinds of research will be supported, what regulations restrict market entry, and which technologies will be reimbursable by Government or private programs.

No policy decision has isolated effects in just one sector; repercussions occur throughout the entire social and economic fabric of the Nation. A regulatory decision to require extensive, expensive assessment of a medical device in a developmental phase, but not to offer industry assistance in the assessment, for example, could lead to a decision by industry never to begin the innovation phase. An idea might never be realized which eventually could have best served the public. In fact, current policies and procedures for assessment are not adequate to fully serve the public interest. No consistent policy or system exists for assessing all classes of medical technologies, nor even for various technologies within a class.

The principles of competition and of supply and demand which ordinarily control prices and consumer choices in the market do not operate efficiently in the provision of medical care, especially because of reimbursement policies. Typically, for example, after a dramatic new procedure becomes routine, requiring less time and skill and incurring fewer risks, fees increase rather than decrease. Hospitals invest in services and new equipment which, like the hospitals themselves, are often underutilized. Third-party coverage of medical care, both Government and private, is a major cause of this inflated purchasing and cost. For this reason, the 1972 amendments to the Social Security Act limited the amounts Medicare could pay institutions and physicians.

Reimbursement decisions also influence the innovation and adoption of medical and surgical procedures. Although new procedures tend to be adopted and reimbursed without adequate assessment, in the case of truly innovative procedures, third-party payers sometimes refuse reimbursement. While encouraging new applications, slight modifications, and excessive use of existing technologies, the present reimbursement system may discourage radical innovations.

The challenge in developing a strategy for assessment is to develop a system that will serve the public interest by encouraging the development and appropriate use of needed and safe medical technologies without unnecessarily discouraging innovation and production. The practical questions are: What information is needed to make decisions about medical technologies in the best interest of the public and how can that information best be generated and disseminated? Can clear knowledge be developed that will enable policymakers and decisionmakers to act in the best interest of the social and economic elements of the Nation?

But there are also philosophical considerations. What the role of Government is and how strong that role should be is the subject of a perennial debate. Should the role be regulatory or oversight? To what degree? Should industry be left to its own incentives or pressured by the Government with directed incentives? How, in other words, can the Federal Government move the country toward a more efficient and equitable system of ensuring that useful and timely information is available to those who need it, without adversely affecting the innovation process and health care services?

The next section of this chapter presents the major components, drawbacks, and considerations in the existing process of medical technology assessment.
CONCEPTUAL FRAMEWORK FOR MEDICAL TECHNOLOGY ASSESSMENT

Medical technology assessment involves numerous components and subcomponents at various stages of the process. Though these do not exist as a coherent system, discussion of them is facilitated by describing a systematic framework. The multiple components of the medical technology assessment process can be conceptualized as an information flow associated with the following four stages of assessment (see fig. 1):

- **Identification.** —Monitoring technologies, determining which need to be studied, and deciding which to study.
- **Testing.** —Conducting the appropriate analyses or trials.
- **Synthesis.** —Collecting and interpreting existing information and the results of the testing stage, and, usually, making recommendations or judgments about appropriate use.
- **Dissemination.** —Providing the synthesis of information, or any other relevant information, to the appropriate parties who use medical technologies or make decisions about their use.

This four-stage process is applicable to the three classes of medical technologies mentioned earlier—namely, drugs, devices, and medical and surgical procedures. It is also applicable to any technology in any of four typical stages of development, loosely defined as follows:

- **Emerging technology.** —A technology in the phase prior to adoption.
- **New technology.** —A technology in the phase of adoption.
- **Existing technology.** —A technology in general use.
- **New application of an existing technology.** —A new application of a technology in general use.

Visualizing the lifecycle of a hypothetical technology (see fig. 2) makes obvious some of the decision points at which assessment information is essential. If an emerging technology is a drug or device, industry must decide whether to commit resources to develop it; must later decide whether to market it; and must ultimately decide whether to maintain, alter, or discard it. If a new drug or a certain class of device is to be marketed, FDA must decide whether to grant market approval based on safety and efficacy criteria. If the new technology is to be used in medical practice, someone must decide whether to pay for it. In some cases, the Health Care Financing Administration (HCFA) must decide whether to include a new technology or a new use of an existing technology as a reimbursable expense for Medicare beneficiaries. Private insurers, such as Blue Cross/Blue Shield and health maintenance organizations, must make similar decisions. Hospitals must decide whether to purchase, and practitioners and their patients must decide whether to use, the technology. Finally, all users and payers at times need to review the usefulness of existing technologies. And, in some cases, existing technologies find new uses or are modified, and the process begins all over.

In contrast to drugs and devices, medical and surgical procedures and their variations are ordinarily developed by clinicians and researchers and
therefore seldom require investment decisionmaking by industry. Furthermore, under the present system, medical and surgical procedures are not regulated for safety and efficacy by FDA and thus tend to escape the regulatory decisions. Nevertheless, decisions about reimbursement of such procedures must be made.

Many medical technologies in use have not been adequately evaluated. If all medical technologies were adequately assessed as emerging or new technologies, there would be less need for assessing existing technologies.

In addition to considering the stages of the assessment process and the classes and developmental stages of technologies, an assessment system requires the measuring of specified effects. Depending on the technology, the effects to be considered are health (safety, efficacy, and effectiveness), economic, or social. Once the categories of effects to measure have been determined, testing and analysis may begin. Throughout the assessment process, all information and decisions must be balanced against the moral and ethical values of society.

**IDENTIFICATION: TECHNOLOGIES NEEDING ASSESSMENT**

A decision to conduct a technology assessment must be preceded by the identification of technologies that should be assessed and the setting of priorities among candidate technologies. Identification procedures may vary with the type of technology, but basically can be classified as one of three types: 1) routine mechanisms, 2) priority-setting mechanisms, and 3) mechanisms of opportunity. Routine mechanisms systematically identify a class of technologies, usually in relation to a specific event—e.g., FDA requires that all drugs and devices be registered before they can be marketed or tested in humans. Priority-setting mechanisms are used, as needed, to apply implicit or
explicit criteria to determine which technologies should be assessed—e.g., HCFA and the National Institutes of Health (NIH) set research agendas. Mechanisms of opportunity are not formalized but are valuable in identifying technologies as they surface or become important—e.g., patient outcome data may bring the need for analysis to the attention of researchers or the public.

Identifying medical technologies for priority-setting and assessment is an important responsibility primarily of several agencies within the Department of Health and Human Services (DHHS): FDA, the National Center for Health Services Research (NCHSR), NIH, and HCFA. The National Center for Health Care Technology (NCHCT), while it was funded, also identified technologies for assessment.

FDA identifies new drugs and medical devices through its premarket approval authority. To test promising new drugs in humans, drug sponsors (e.g., manufacturers) must notify and receive permission from FDA through a “notice of claimed investigational exemption for a new drug” (IND). If the drug successfully passes this premarket testing, the sponsor may file for a “new drug application” (NDA), which is a request for FDA’s permission to market the drug. Since 1962, when this regulatory mechanism was instituted, FDA has reviewed over 13,500 applications for INDs and has approved about 1,000 NDAs. Since 1976, FDA also has an expanded responsibility for regulating medical devices. In the first 4 years of implementing the 1976 Medical Device Amendments, about 98 percent of the listed devices in the 10,540 premarket notifications received were claimed to be “substantially equivalent” to preexisting devices. In 1981, FDA estimated that 2,300 premarket notifications would be reviewed. New applications of existing drugs and devices must also meet premarket approval requirements, but the initiative for these new applications remains with the manufacturer, not with FDA. FDA does support some monitoring activities of existing drugs and requires manufacturers to report adverse reactions, but these postmarketing surveillance activities are focused on the safety aspects of these drugs, not on refinements in use or new uses. Nevertheless, postmarketing surveil-

1This topic is explored in greater depth in OTA’s report entitled Postmarketing Surveillance of Prescription Drugs.
processes identify technologies varies. Emerging and new drugs and devices are adequately identified for assessment prior to their being marketed. However, emerging and new medical and surgical procedures are not adequately identified, because no one in either the private or the Government sector has a clear responsibility for the task. New mechanisms are especially needed to identify for the purpose of assessment existing technologies of all classes, new applications of existing technologies of all classes, and medical and surgical procedures in all four phases of development.

TESTING: TYPES OF INFORMATION NEEDED AND MECHANISMS FOR TESTING

As a basis for decisions, a strategy to assess medical technologies must take into account what is known, what is not known, what is needed, what can be obtained, and at what cost. Information will never be perfect, and money and time will always be limited; thus, evaluation methods must be used judiciously and their results must be interpreted cautiously, in conjunction with numerous other measurements, especially with consideration for society’s moral and ethical values. Three categories of information about a medical technology are needed for policy decisions: 1) health effects, 2) economic effects, and 3) social effects. The methods and procedures for determining these effects have strengths and weaknesses closely paralleling those of the identification phase.

Health Effects

Health effects are determined during the testing stage of assessment. The basic questions asked are: Does the technology work? and How well does it work? The former question seeks information about efficacy, effectiveness, and performance standards, and the latter about safety (and risk). The information provided by analyses of health effects helps decisionmakers determine whether a drug or device should be allowed on the market or whether further investment in R&D is warranted.

Patient outcome is the desired endpoint measured in efficacy and effectiveness analyses; efficacy is tested under ideal clinical conditions, whereas effectiveness is tested under average, or typical, conditions. Tests for effectiveness demonstrate whether efficacy information can be generalized to the population at large. For new drugs and certain devices, if the technology is in the emerging phase, its efficacy must be established in preclinical, biochemical, or animal tests before it can be tested among humans. The method that gives the most valid and most reliable information about efficacy is the randomized clinical trial (RCT). The strength of the RCT lies in its randomization process, producing two or more groups that are identical except for chance occurrence, which can be estimated statistically. The drawbacks of RCTS are that they can only be used in certain settings, they are sometimes not ethical to conduct, and they do not always provide complete information about safety.

Thus, despite the highly valid information they can produce, RCTS are not always the method of choice. Other methods can be used as substitutes for RCTS or to supplement them. Observational methods are designed to analyze data from nonrandomized study designs. Several techniques are used to minimize selection bias. Observational methods can be useful in ruling out competing explanations for an observed effect and for testing hypotheses in large, diverse populations once a technology is widely diffused. Prospective cohort studies, for example, can be used to detect rare adverse reactions to drugs that were unsuspected prior to marketing. Case-control studies are an inexpensive means of indicating whether the use of a technology results in a small level of risk.

Another, more common type of study is the case study, typified by a physician reporting his or her experience with particular technologies and patients. Case studies are useful in an overall assessment strategy in that they can facilitate the identification of technologies in need of assess-
ment. Case studies are important identification mechanisms of opportunity, as defined earlier. However, the validity of case studies is extremely low because of, among other things, observer bias and the placebo effect. Nevertheless, clinicians are very often swayed by these case reports, which fill the medical literature and which often describe the successful application of a technology.

Safety is measured in terms of a risk-to-benefit ratio; it is therefore a relative concept, and its estimation may be a byproduct of testing for efficacy and effectiveness. A low risk maybe unacceptable if there is no benefit, but a high risk may be acceptable if the benefits are also high. RCTs tend to give risk information only on a small segment of the population. To generalize to other segments, supplemental information is needed from surveys and methods which can make use of registries, and clinical data banks.

For certain technologies, especially devices, establishing the technology's performance integrity is a prerequisite for efficacy assessment. Performance standards usually pertain to the chemical, physical, and electric properties of devices. Similar standards are often used in evaluating technologies which have an intermediate rather than a direct effect on the patient's health outcome, e.g., diagnostic and often prevention technologies. In such cases, the technology is evaluated in terms of its ability to cause one effect that in turn will cause the desired result. For example, an automatic blood pressure monitoring device must accurately measure and record blood pressure if it is to be used for diagnostic purposes. Coronary artery bypass surgery is a preventive procedure for heart attack in that it increases blood flow to the heart, the expectation being that pain and the likelihood of a heart attack will be reduced.

No precise formula exists for choosing the best or most appropriate evaluation method. The stage of development of the technology itself —e.g., emerging, new, or existing—will partially determine the appropriateness of a method. The purpose of the technology —e.g., diagnostic, therapeutic, or preventive—will limit the range of appropriate methods. However, other factors such as existing knowledge about the risks and benefits and available resources may influence or override otherwise “ideal” choices. The important criterion in selecting analytic methods is not which is theoretically more sophisticated, but which is practically the most appropriate.

**Economic Effects**

What does it cost the Nation and the individual to develop and use a medical technology? What does it cost not to develop or use a specific technology? The answers to these questions supply decisionmakers in Government and industry with information they need for allocating financial resources. All who pay for care—Government, insurance companies, individuals—need to know whether the use of the medical technology is worth the cost.

Analytical methods to determine economic effects comprise a spectrum ranging from sophisticated computer-based data analyses to best-guess estimates of costs and benefits. The broad terms cost-benefit analysis (CBA) and cost-effectiveness analysis (CEA) refer to two techniques for comparing the positive and negative consequences of alternative ways to allocate resources. The principal distinction between the two is that CBA values all costs and benefits in monetary terms whereas CEA produces a measure of the cost involved in terms of some desirable health-related effects (e.g., years of life gained).

Measurements of economic effects should consider both direct and indirect costs. Direct costs are those associated with direct medical care usage: the cost of the physician, the hospital, the medical supplies. Indirect costs are associated with the value of time lost in receiving medical care and in being sick. When indirect costs are considered in economic analyses—and often they are not—they are frequently measured in terms of lost or gained wages.

Economic analysis is complex and must consider more than charges for services. For example, cost analyses should develop information on opportunity cost, marginal valuation, joint production considerations, R&D costs, overhead, costs v. prices, and discounting. Just as no one method is invariably appropriate in the evaluation of
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health effects, no one method of economic analysis is appropriate. The user of the information will partially determine the kinds of analyses done. For the patient, the actual cost of services is the important information. For policymakers, more complex information is required. In the sequence of the assessment process, information about the economic effects may be useless if reliable and appropriate information about the health effects is not available.

Social Effects

Urgent ethical and social questions are being raised in areas of biomedicine such as experimentation with human subjects, genetic engineering, human reproduction, and the possibly inappropriate prolongation of life. Who is affected by a medical technology? Who is not affected? What values of individuals and society are involved in use of the technology? What ethical principles are involved in testing the technology?

To varying degrees, medical technologies may affect the personal and work lives of patients and their families; influence the structure of medical, legal, and economic systems; and challenge society’s most fundamental beliefs. Considerations of the social and ethical implications of medical technologies, therefore, must take an important place in the development of policies. Social implications are the direct or indirect effects of medical technology on the concepts, relationships, and institutions society considers important. Ethical questions in relation to medical technologies—especially those concerning principles of distributive justice, respect for individuals, and benevolence—may also have profound social implications.

Unlike health and economic effects, social and ethical issues do not lend themselves to quantitative measurement and analysis. However, the systematic identification and evaluation of the social impacts resulting from the use of medical technologies can be crucial. A related task is to identify the values that underlie policy alternatives, including moral and ethical values. Systematically assessing values does not necessarily elucidate a single, clear, conclusive answer about which policy to adopt; but, rather, it clarifies the array of choices, the reasons for disagreements, and the compromises required.

A second aspect of assessing values is to make a reasonable inquiry into the values that permeate and underlie the assessment itself. Value judgments enter into every aspect of technology assessment; they determine which technologies will be assessed and at what phase of their development, the scope of assessments, the kinds of data that will be collected and analyzed, the methods of the assessment, and how the assessment findings will be used in decisionmaking. It is important to clarify, therefore, why an assessment of a particular technology was initiated and how it fits into larger cultural and political contexts, what affects the performance of assessment (e.g., the choice of assessors and the analytic goals and methods), and what values affect the application of the results.

Mechanisms for Testing

The major problem with the testing phase of the current assessment system is the lack of a systematic approach for testing identified technologies in all phases of development for all types of required information.

FDA, in its regulatory role, is probably the most significant agency in stimulating technology testing. Most FDA regulation requires industry to test, according to approved protocols, new drugs and many medical devices for safety and efficacy. For drugs, Phase I studies determine levels of tolerance (toxicity), followed by early dose ranging studies for safety and sometimes efficacy. If safe, the drug can be tested in Phase II studies to demonstrate efficacy and relative safety under controlled conditions. Phase III studies are expanded controlled and uncontrolled clinical trials. If these trials are successful, the company may file an NDA. FDA then reviews the data and may approve the drug for marketing. Since 1962, FDA has approved about 1,000 NDAs. For devices, FDA requires that 90 days notice be given about any new device industry intends to market. If a device does not meet safety and performance standards for its assigned classification, or if adequate information is not available for such a determination, FDA may require testing of the device. For drugs and devices, FDA’s assessment activities are generally limited to safety and efficacy and do not involve cost, cost effectiveness, or social effects.
Unlike drugs and devices, medical and surgical procedures are not regulated, and their testing, if done, is through research whose funding comes primarily from NIH and from private foundations. The costs of the later developmental phase of procedures tend to be paid by patients (or by the Government), usually through standard medical insurance policies, even when the procedure has been clearly designated as experimental. Medical and surgical procedures usually begin as user-generated innovations; for example, a surgeon may modify an existing technique during surgery. Increasingly, innovations arise in academic centers, from researchers who know how to present their innovations in a technically acceptable manner at professional meetings and in journals. These researchers’ presentations tend to legitimize innovations without their receiving a routine, formal examination for safety and efficacy.

Whereas FDA regulations affect efficacy and safety, four other regulatory programs are concerned with cost issues: section 1122 review, State certificate-of-need laws, the National Health Planning and Resources Development Act of 1974, and Professional Standards Review Organizations (PSROs). Although HCFA, which makes reimbursement policy, has its own research arm, the Office of Research and Demonstrations, it has seldom conducted technology assessments. NCHCT, an agency legislatively mandated to support comprehensive assessments of health care technologies for all effects (including health, economic, and social), was not funded for 1982.

Social assessment activities have been conducted by several Government mechanisms. OTA was established in 1972 as an analytic support agency to conduct policy research on science and technology issues for congressional committees. OTA’s health-related reports have focused primarily on methods available for assessing technologies and issues prompted by their use. The National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research was established in 1974 to develop ethical guidelines for conducting research in human subjects. The National Commission produced numerous reports with recommendations, many of which were adopted by DHHS, particularly those governing the protection of human subjects. The Ethics Advisory Board, which was established in 1978 at the National Commission’s recommendation but was not funded in 1980, was mandated to review ethically problematic research protocols and research involving human projects. The board fielded queries from other DHHS agencies such as NIH and the Centers for Disease Control. The President’s Commission for the Study of Ethical Problems in Medicine and Biomedical and Behavioral Research succeeded the National Commission in 1978. Members of the President’s Commission are appointed representatives from DHHS, the Department of Defense, the Veterans Administration, the Central Intelligence Agency, the National Science Foundation, and the White House Office of Science and Technology Policy. The President’s Commission conducts studies in medical practice and biomedical research and examines five subjects for legal and ethical implications: informed consent, privacy, uniform definition of death, genetic issues and unborn humans, and availability of health services. NCHCT’s responsibilities, as mentioned above, included assessment of the ethical, legal, and social implications of medical technologies.

*Then the Department of Health, Education, and Welfare

SYNTHESIS: USING INFORMATION AS THE BASIS FOR DECISIONS

Synthesis of the information generated during the testing stage of the assessment process is the necessary step to providing a convincing and responsible basis for decisions made during all phases of a technology’s lifecycle.
Strategies for Medical Technology Assessment

ethical, or cost factors. The first type of synthesis addresses questions of safety, efficacy, or effectiveness of a given technology; the latter is more policy oriented, often seeking to set guidelines or standards for medical practice or reimbursement policy. The value of the latter depends, in large part, on the adequacy of the former.

Synthesis of Research Findings

The traditional approach to synthesizing research information is the literature review, an article summarizing the data of those studies a reviewer believes to be the most relevant to the topic under review. Literature reviews are useful and heavily relied on, but because of their scope and the delays in the journal publication system, such reviews are rarely timely, especially in reporting an ineffective or unsafe technology. Furthermore, the reviews are subjective and often have no commentary on methodological problems in individual studies.

More systematic procedures for integrating and interpreting sets of research evidence do exist and can be employed. The most simple technique is a simple classification technique, sometimes called the “voting method.” This technique involves selecting a sample of evaluative studies, coding some aspect of the design, classifying outcomes as favorable, neutral, or unfavorable and constructing tables of research findings. The method identifies methodological strengths and weaknesses among studies and can help determine patient populations and under what conditions they are most likely to benefit from a technology.

Meta-analysis is a technique that assesses the magnitude of treatment impact by quantitative comparison of actual study results. This method is particularly useful in assessing treatments for which a large number of studies are available and findings across studies seem to have great variability. However, it may have drawbacks with respect to sample selection.

Currently, no single technique is fully adequate for synthesizing research; however, the application of formal quantitative procedures is beginning to give a better understanding of methodological problems in research itself. Formal procedures can segregate differential outcomes according to treatment characteristics and methodological approaches. Contradictions can then be identified, analyzed, or further researched. In the performance of formal quantitative analyses, an important suggestion is that the significance of the results should be interpreted and reported in language that is useful to decisionmakers.

Synthesis of Health, Economic, and Social Effects

How, then, does one bring together and synthesize all information available about all three categories of the effects of medical technologies—health, economic, and social? Once specific information has been synthesized through various methods in each of these realms, how can a decisionmaker balance the values and interpret them into programmatic actions?

OTA’s report on CEA concluded that performing an analysis of costs and benefits can be very helpful to decisionmakers, because the process of analysis gives structure to a problem, allows an open consideration of all relevant effects of a decision, and forces the explicit treatment of key assumptions. Formal techniques such as CEA can be used to aid in the synthesis of information concerning the health and economic effects of a technology. OTA found, however, that although CEA can be useful as a decision-assisting tool, it exhibits too many methodological and other shortcomings for the numerical results to be used as the basis of policy or program decisions. For example, although CEA can be used to synthesize information concerning health and economic effects, it cannot in itself adequately address social and ethical issues. These have to be addressed more fully by other means.

The most appropriate approach to any assessment is to perform it in an open forum so that assumptions and underlying values can be challenged; to identify, measure, and, to the extent possible, value all relevant benefits/effects and costs; and to present the results of the analysis as an “array” of benefits/effects and costs rather than forcing the results into a single aggregate measure. By arraying effects in a systematic fashion, one can place the appropriate relative emphasis on given effects whether they are quantifiable.
or not. This technique is designed to make more explicit the health, economic, and social consequences of any decision.

**Synthesis of Opinion**

Synthesis of information may occasionally present a clear-cut indication of the next stage of assessment or phase of technology development. More likely, uncertainty will still predominate for decisionmakers. The uncertainty may reflect the presence of random events or may reflect a basic lack of knowledge. The former can be analyzed by various statistical techniques: decision analysis, confidence limits, computer simulation, sensitivity analysis. However, these techniques cannot actually resolve policy controversies or substitute for informed judgment.

Policy judgments may require a synthesis of opinion which can be solicited from groups and expert input. The most common format of soliciting group opinions is the unstructured conference which may involve presentations, discussions, and debates. Another informal technique is the advisory panel approach used by many Government agencies. The four best known formal techniques used in medical contexts for resolving conflicts and uncertainty are: 1) the Delphi technique, 2) the nominal group process technique, 3) the consensus development conference (NIH), and 4) a computerized knowledge base which maintains expert opinion on the state of the art of a specific topic (e.g., the Hepatitis Knowledge Base of the National Library of Medicine, NLM). Although these formal techniques produce more reliable opinion information than an unstructured conference does, evidence of effectiveness is contradictory for the Delphi and nominal group processes and sparse for the NIH and NLM processes.

**DISSEMINATION OF INFORMATION**

What potentially are the direct effects of dissemination of assessment information? Who should have top priority in receiving information? How should the information be disseminated? The dissemination of assessment information directly affects the development and diffusion processes of medical technologies. The consideration of whether to disseminate information is therefore weighty. If a decision is made to disseminate information because the technology is deemed either worthy or unworthy of its next phase of development, the information must reach, at a minimum, the decisionmakers involved with the technology in any aspect of its use. That audience may range from directors of R&D in private industry, to health professionals, to the general public. Reaching the audience in a timely manner requires a systematic approach to information dissemination, especially in view of the pace and quantity of information development and the lack of mechanisms for the systematic synthesis of information. In a sense, the information available is at once too much and too little.

The dissemination phase of medical technology should comprise the mechanisms and coordination of communication activities. Unfortunately, current procedures are highly flawed; there exists no system for disseminating information, only a variety of traditional mechanisms. Little is known about the adoptive process or how information is used once it is received, but it is clear that medical practice varies greatly from provider to provider and that even when good information is available, many technologies are used inappropriately.

**Government Activities**

The Federal Government produces, collects, and disseminates assessment information. NCHSR, for example, disseminates the results of health services research to relevant Government agencies, the research community, and other interested parties through publications, press releases, conferences, and workshops. In 1978, the legislation authorizing NCHSR was modified to require that at least $1 million or 5 percent of its budget, whichever is less, be used for dissemination activities. In response, NCHSR established a User Liaison Program to provide substantive as-
sistance to non-Federal health care leaders concerned with critical policy issues and operational problems in the organization, administration, regulation, and delivery of health care services at State and local levels.

Monitoring NIH’s dissemination activities is the responsibility of the Office for Medical Applications of Research (OMAR), established in 1978 in the NIH Office of the Director, and assisted by the OMAR Advisory Committee. One important mechanism for dissemination is the consensus development conference. The synthesis of opinion that is achieved at a consensus conference is presented in consensus statements and supporting materials which are distributed to practicing physicians, other health professionals, the biomedical research community, and the public—through a mailing list of over 21,000 names. Also, members of the press are invited to the conferences and are encouraged to publish the results. Leading medical journals and medical societies have published the consensus materials.

In conducting medical technology assessments, information from several subject areas is often required. A common need in most assessments, however, is for information from the field of biomedicine. NLM is the major Federal library resource for biomedical literature. It is the predominant creator and disseminator of biomedical bibliographic information. NLM’s coverage of the health services literature is less comprehensive than its coverage of the biomedical literature, in part because relevant health services information appears in so many diverse documents.\(^1\) Another source of information for medical technology assessments is the National Technical Information Service (NTIS). NTIS is the central repository for scientific and technical information generated by federally funded R&D projects, including those in DHHS.

**Other Mechanisms**

Apart from formal Federal agency activities, mechanisms for dissemination include the public media, the mail, advertising, personal contacts, the educational process, libraries, and other types of information centers. The appropriateness of any of these mechanisms depends on whether the information is to be used in assessing or marketing a medical technology. Print media, radio, and television are primary channels to the public. In addition to news about medical technologies and issues, they increasingly tend to have health columns and special in-depth features about health technologies. For more targeted audiences, mailings are used for solicited and unsolicited information dissemination, for example, newsletters from drug companies, advertisements from product distributors, and Federal literature. Advertising of drugs occurs in all media for the public and for health professionals. A recently developed form of advertising, the video cassette, is supplied to medical facilities. Personal contacts are an especially credible source of information exchange among health professionals. These often occur formally and informally at professional meetings.

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\(^1\)This topic is explored at greater length in a separate OTA technical memorandum entitled **MEDLARS and Health Information Policy**, to be published in fall 1982.

**MAJOR CONCLUSIONS OF THE STUDY**

In this study of medical technology assessment, OTA has reviewed the evidence and concludes overall that there is no coherent system of assessing medical technologies. There is, however, an urgent need for such a system. The following are capsule statements of OTA’s conclusions about the adequacy of the present system with respect to the four stages of technology assessment presented in figure 1: identification, testing, synthesis, and dissemination.

**Identification**

Emerging Technologies

OTA concludes that emerging drugs and devices are adequately and appropriately identified, but that emerging medical and surgical procedures
could be better identified. Overall, however, the identification of emerging technologies for assessment is not a critical weakness of the present assessment system.

New Technologies

OTA concludes that new drugs and devices are adequately identified for the purposes of assessment, but that new medical and surgical procedures are not. The most pressing need is for some routine mechanism, e.g., the reimbursement system, to identify new procedures before they are widely adopted. The reimbursement system may be the prime candidate, because coverage and payment decisions are critical points in the diffusion of many technologies. The priority-setting systems of the institutes of NIH and of other Federal research agencies (e.g., NCHSR) are adequate and appropriate for their respective mandates, but there is not an adequate similar system to fulfill the needs of operating agencies (e.g., HCFA, planning agencies). Finally, sufficient mechanisms of opportunity for identifying new technologies could be developed. Medical specialty societies could be helpful in this area.

Existing Technologies

OTA concludes that the system for identifying existing technologies in need of assessment is inadequate. The most promising possibility for identifying such technologies may be FDA’s postmarketing surveillance of marketed products. In the case of existing as well as new technologies, the priority-setting procedures of Federal research agencies may be adequate for those agencies’ respective needs; however, these procedures are not adequate for the needs of operating agencies such as HCFA. And the operating agencies themselves do not adequately identify existing technologies for assessment. Medical specialty societies could be helpful in this area. Finally, NCHCT’s activities of identifying nationally important priority technologies for assessment were valuable but are not currently funded. Thus, no organization is currently performing this important task.

New Applications of Existing Technologies

OTA concludes that new applications of existing technologies in need of assessment are not adequately identified. The most promising approach would seem to be the use of the reimbursement system to link the diagnosis with the use of technology. Medical specialty societies could be helpful in this area.

Testing

OTA concludes that, in general, drugs and devices are adequately tested for safety and efficacy prior to being marketed. Medical and surgical procedures, which often include the use of drugs and devices within the practice of medicine, are not well tested for either safety or effectiveness. No class of technologies is adequately evaluated for either cost effectiveness or social and ethical implications. Finally, there is no organization whose mission it is to ensure that medical and surgical procedures are assessed for safety and efficacy or to evaluate medical technologies for cost effectiveness and for social/ethical effects.

Synthesis

OTA concludes that the synthesis phase of the present system of technology assessment is unnecessarily weak, within both the private and public sectors. Research evidence regarding the safety, efficacy, and effectiveness from the use of medical technologies is seldom examined systematically and objectively. Federal agencies and private insurers and organizations set policies, guidelines, regulations, and/or make reimbursement coverage determinations, many of which profoundly affect the adoption and level of use of medical technologies. Yet, their decisions are usually based on informal, subjective, group-generated norms which tend to support the status quo. Formal, more objective techniques do exist, however, not only for evaluating research evidence but also for making decisions and setting policy. These techniques could be used more often to aid in better decisionmaking.

Dissemination

OTA concludes that better methods need to be found to communicate information about medical technologies to health practitioners, health researchers, and health policymakers.
OTA also concludes that Government-generated research reports, many of which may be important to technology assessment, are not as accessible as they could be. Finally, NLM’s mission and capabilities should be examined to determine whether more Government reports and nonserial literature should be included in its data base, and whether NLM should index articles differently for researchers interested in technology assessments.

**POLICY OPTIONS**

The most important policy need is to bring forth a rational, systematic approach from the present multiplicity of agencies and activities to promote and coordinate medical technology assessment. Such integration could be accomplished in any of several ways. The options listed below and discussed at greater length in chapter 8 are divided into two broad categories: legislative and oversight. OTA finds that there are relatively few realistic legislative options necessary for Congress to consider, primarily because there is already substantial power invested in the Secretary of Health and Human Services to develop a coherent system of medical technology assessment. Thus, in most of the deficient areas noted within this report, congressional oversight may be sufficient.

**Legislative Options**

1. Sponsor or grant a charter to a private/public organization to undertake medical technology assessment activities.

2. Maintain the authority of, and appropriate funds for, NCHCT.

3. Change the statutes so that HCFA can selectively reimburse for experimental technologies in return for clinical data.

4. Increase funding to train researchers in methodological and statistical principles.

5. Increase efforts to train health professionals in methodological and statistical principles.

**Oversight Options**

6. Encourage the private sector to take the lead in assessing medical technologies.

7. Examine how Federal research institutes (e.g., NIH), agencies (e.g., NCHSR), and research programs of operating agencies within DHHS could identify technologies better when setting research agendas; and how the PSRO program and the reimbursement system could be used to more advantage for identifying technologies for assessment.

8. Continue to conduct oversight hearings concerning the duplication and fragmentation of health-related data collection activities.

9. Examine the ability of operating agencies within DHHS (e.g., HCFA) to generate sufficient information for their own decisions related to medical technologies, and examine the extent to which the Secretary of Health and Human Services utilizes the department’s other research arms (e.g., NCHSR, NIH) to procure that information in a timely manner.

10. Examine the activities, plans, and potential for elements of DHHS (e.g., NIH) in utilizing various research methods to determine the appropriate use of medical technologies.

11. Explore how research evidence could be better evaluated by Federal health agencies when recommending, setting, or implementing health policy.

12. Examine the disposition of federally generated reports to determine how accessible and useful they have been both to private and public researchers and policymakers.

13. Examine whether NLM should include more Government research reports and other nonserial literature in its MEDLARS data bases.

14. Encourage use of the powers vested in the Secretary of Health and Human Services to develop a coherent system of medical technology assessment.
ORGANIZATION OF THE REMAINDER OF THE REPORT

Chapters 2, 3, and 4 discuss the types of information technology assessment seeks to generate, establish, and synthesize: namely, information on health, economic, and social/ethical effects. The methods and mechanisms used to synthesize that information are discussed in chapter 5. Chapter 6 includes a description of the drug and device industries, as well as a description of the innovation process for drugs, devices, and medical and surgical procedures. It also presents an analysis of the effects that reimbursement and Federal regulatory policies exert on the innovation process. A critique of current assessment policies and procedures in chapter 7 summarizes the strengths and weaknesses in each of the four stages of assessment and presents OTA’s major conclusions. Chapter 8 presents the policy options.

Eight appendixes are included to serve as extensive technical data supporting and amplifying the issues and conclusions of the report. Appendix A and B are a compendium of statistical data sources for medical technology assessment and a compendium of bibliographic data bases for medical technology assessment, respectively. Appendix C is a paper on the methods used in the evaluation of medical technologies. Appendix D describes the innovation process for medical technologies, which five case studies in appendix E are intended to illustrate. Appendix F presents a proposed model for an Institute for Health Care Evaluation. The method of study and the other volumes of this assessment are described in appendix G, and acknowledgments appear in appendix H. Appendix I is a glossary of acronyms and terms.

Throughout this study, OTA paid special attention to the innovation process for medical technologies, since a successful strategy of assessment should not, at a minimum, unnecessarily interfere with beneficial innovation and, to the extent possible, should encourage useful innovation. OTA believes that none of the policy options presented in this report would unduly restrict the innovation of medical technologies.

Three other volumes are being published in conjunction with this report: 1) Postmarketing Surveillance of Prescription Drugs, 2) MEDLARS and Health Information Policy, and 3) Medical Technology Under Proposals To Increase Competition in Health Care. These volumes are briefly described in appendix G. In addition, chapter 1 of this report is available as a summary pamphlet.