MISSOURI’S CERTIFICATE-OF-NEED PROGRAM: LESSONS FROM RESEARCH

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Missouri Senate Committee on Health and Pensions

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Chair Onder, Vice Chair Koenig, and members of the Senate Committee on Health and Pensions:

My name is Matthew Mitchell. I am an economist at the Mercatus Center at George Mason University. In recent years, my colleagues and I have been studying certificate-of-need (CON) laws in healthcare. I am grateful for the opportunity to discuss our findings with you today.

Today, I will

1. offer a brief history of CON laws,
2. compare Missouri’s CON program to the programs in other states,
3. give an overview of the economic evidence that supports the conclusion that these laws harm patients and taxpayers, and
4. suggest reforms, including outright repeal, that would improve both patient and overall welfare in the state.

INTRODUCTION TO CON LAWS
CON laws require healthcare providers wishing to open or expand a healthcare facility to first prove to a regulatory body that their community needs the services the facility would provide. The regulations are typically not designed to assess a provider’s qualifications or safety record. Other regulations such as occupational licensing aim to do that. Instead, CON laws aim to determine whether or not a service is economically viable and valuable.

The process for obtaining a CON can sometimes take years and cost tens or even hundreds of thousands of dollars in preparation costs. These regulations appear to benefit incumbent providers by limiting their competition; their effects on patients and taxpayers, however, have generally been found to be negative. This finding helps explain why antitrust authorities at the Federal Trade Commission (FTC) have

and at the US Department of Justice (DOJ) have long taken the position that these rules are anticompetitive. In a joint report from 2004, for example, the FTC and DOJ declared,

The Agencies believe that, on balance, CON programs are not successful in containing health care costs, and that they pose serious anticompetitive risks that usually outweigh their purported economic benefits.\(^2\)

**A BRIEF HISTORY OF CON REGULATION**

Almost five decades ago, Congress passed and President Ford signed the National Health Planning and Resources Development Act of 1974.\(^3\) The statute enabled the federal government to withhold federal funds from states that failed to adopt CON regulations in healthcare.

New York had already enacted the first CON program in 1964; by the early 1980s, with the federal government's encouragement, every state except Louisiana had implemented some version of a CON program.\(^4\) Policymakers hoped that these programs would restrain healthcare costs, increase healthcare quality, and improve access to care for poor and underserved communities.

In 1986—after Medicare changed its reimbursement practices and as evidence mounted that CON laws were failing to achieve their stated goals—Congress repealed the federal statute, eliminating federal incentives for states to maintain their CON programs.\(^5\) Since then, 15 states, representing about 40 percent of the US population, have done away with their CON regulations, and many have pared them back.\(^6\) A majority of states still maintain CON programs, however, and vestiges of the National Health Planning and Resources Development Act can be seen in the justifications that state legislatures offer in support of these regulations.

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6. Florida significantly pared back its CON program in 2019, eliminating CON requirements for new hospitals, hospitals converting to or from specialty hospitals, and several procedures. New Hampshire is the state that most recently repealed its entire CON program, which it did in the summer of 2016. For information on Florida’s repeal, see Matthew D. Mitchell and Anne Philpot, “Floridians Will Now Have More Access to Greater Quality, Lower Cost Health Care,” *The Bridge*, June 27, 2019. And for information on all states, see Mitchell and Koopman, “40 Years of Certificate-of-Need Laws Across America.”
CON REGULATION IN MISSOURI

Missouri operates an extensive CON program, requiring providers to obtain permission before making changes to equipment, services, facilities, hospital beds, and nonhospital beds. Missouri’s CON application fee is $1,000 or 0.1 percent of the total cost of the proposed project, whichever is greater.\(^7\)

Table 1 shows the number of technologies and procedures regulated by Missouri and by the surrounding states. Among all states with CON regulations, the average number of regulated technologies and procedures is 15. Missouri regulates 18 technologies and procedures.\(^8\)

<table>
<thead>
<tr>
<th>state</th>
<th>number of technologies and procedures regulated</th>
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</thead>
<tbody>
<tr>
<td>Missouri</td>
<td>18</td>
</tr>
<tr>
<td>Arkansas</td>
<td>6</td>
</tr>
<tr>
<td>Illinois</td>
<td>15</td>
</tr>
<tr>
<td>Iowa</td>
<td>6</td>
</tr>
<tr>
<td>Kansas</td>
<td>0</td>
</tr>
<tr>
<td>Kentucky</td>
<td>23</td>
</tr>
<tr>
<td>Nebraska</td>
<td>4</td>
</tr>
<tr>
<td>Oklahoma</td>
<td>4</td>
</tr>
<tr>
<td>Tennessee</td>
<td>19</td>
</tr>
<tr>
<td>regional average</td>
<td>11</td>
</tr>
<tr>
<td>national average for CON-law states</td>
<td>15</td>
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The state requires CONs for services that are unlikely to be overprescribed, such as obstetrics services and neonatal intensive care. The state also requires CONs for facilities and types of care that often go to vulnerable populations, such as intermediate care facilities for those with intellectual disabilities, psychiatric care, and substance abuse services. Some of the regulated services can be provided without expensive capital investments (psychiatric are, for example). The following services and technologies are regulated under Missouri’s CON program:\(^9\)

- Assisted living and residential care facilities
- Cardiac catheterization
- Computed tomography (CT) scanners

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8. This number may not count rare CONs that appear in Missouri but not in other states.
• Gamma knives
• Hospital beds
• Intermediate care facilities (ICFs) for individuals with intellectual disabilities
• Linear accelerator radiology
• Lithotripsy
• Long-term acute care (LTAC)
• Magnetic-resonance imaging (MRI) scanners
• Mobile HI technology (CT/MRI/PET, etc.)
• New hospitals or hospital-sized investments
• Nursing home beds/long-term care beds
• Obstetrics services
• Positron emission tomography (PET) scanners
• Psychiatric services
• Rehabilitation
• Substance/drug abuse

THE ECONOMICS OF CON REGULATION

Unfortunately, by limiting supply and undermining competition, CON programs may undercut each of the laudable aims that policymakers desire to achieve with these rules. In fact, research shows that CON laws fail to achieve the goals most often given when enacting such laws. These goals include

1. ensuring an adequate supply of healthcare resources,
2. ensuring access to healthcare for rural communities,
3. promoting high-quality healthcare,
4. ensuring charity care for those unable to pay or for otherwise underserved communities,
5. encouraging appropriate levels of hospital substitutes and healthcare alternatives, and
6. restraining the cost of healthcare services.10

Researchers have ample information to help predict what would happen if Missouri were to repeal its CON regulations because 15 states have repealed their CON programs, and others have pared theirs back. Economists have used modern statistical methods to compare outcomes in CON and non-CON states to estimate the effects of these regulations. These methods control for factors such as socioeconomic conditions that might confound the estimates. Table 2 summarizes some of this research. It is organized around the stated goals of CON laws.

10. Each of these goals was first articulated in the National Health Planning and Resources Development Act of 1974.
<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
<th>Research</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Do CON programs help ensure an adequate supply of healthcare resources?</td>
<td>No. CON regulation explicitly limits the establishment and expansion of healthcare facilities, and patients in CON law states have access to fewer hospitals, ambulatory surgical centers, dialysis clinics, home health agencies, substance treatment facilities, psychiatric hospitals, open-heart surgery programs, nursing home beds, and hospice care facilities. CON regulation is also associated with fewer hospital beds, longer wait times, and decreased access to medical imaging technologies. Residents of CON law states are more likely than residents of non-CON law states to leave their state for care, and they tend to travel farther for care. A 2016 regression analysis by Thomas Stratmann and Christopher Koopman suggests that a Missouri without CON laws would have 42 percent more hospitals than it currently has.</td>
<td>Stratmann and Russ (2014); Baker and Stratmann (2021); Stratmann and Koopman (2016); Ford and Kaserman (1993); Polsky et al. (2014); Bailey, Lu, and Vogt (2020); Bailey and Lewin (2021); Harrington et al. (1997); Carlson et al. (2010); Myers and Sheehan (2020)</td>
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<tr>
<td>2. Do CON programs help ensure access to healthcare for rural communities?</td>
<td>No. CON programs are associated with fewer hospitals overall, but also with fewer rural hospitals, rural hospital substitutes, and rural hospice care facilities. Residents of CON states must drive farther to obtain care than residents of non-CON states. Thomas Stratmann and I find that hospitals in CON states were 27 percent more likely to run out of hospital beds during the COVID-19 pandemic. Stratmann and Koopman’s research suggests that a Missouri without CON laws would have 43 percent more rural hospitals than it currently has.</td>
<td>Cutler, Huckman, and Kolstad (2010); Carlson et al. (2010); Stratmann and Koopman (2016); Mitchell and Stratmann (2022)</td>
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<tr>
<td>3. Do CON programs promote high-quality healthcare?</td>
<td>Most likely not. Four times as many studies document negative effects of CON laws on quality as studies that document positive effects. For example, Medicare mortality rates are 5 to 6 percent higher in CON law states than non-CON law states. Jacqueline Zinn finds that nursing home patients are more likely to be physically restrained in CON states than in non-CON states. David Cutler, Robert Huckman, and Jonathan Kolstad find that CON law repeal leads to a shift from standard-quality to high-quality surgeons. Stratmann and David Wille find that deaths from treatable complications following surgery and mortality rates from heart failure, pneumonia, and heart attacks are all statistically significantly higher among hospitals in CON states than hospitals in non-CON states. Also, in states with especially comprehensive programs such as Missouri, they find that patients are less likely to rate hospitals highly. Robert Ohsfeldt and Pengxiang Li find that home health agencies are less likely to be rated as high quality in CON states than in non-CON states. Stratmann and Matthew Baker find higher readmission rates and more ER visits in CON states than in non-CON states. Bichaka Fayissa et al. find lower nursing home survey scores in CON states than in non-CON states. And Kevin Chiu finds higher heart attack mortality rates in CON states than in non-CON states.</td>
<td>Shortell and Hughes (1988); Zinn (1994); Cutler, Huckman, and Kolstad (2010); Stratmann and Wille (2016); Ohsfeldt and Li (2018); Stratmann and Baker (2020); Fayissa et al. (2020); Chiu (2021)</td>
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<td>Question</td>
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<tr>
<td>4. Do CON programs help ensure charity care for those unable to pay or for otherwise underserved communities?</td>
<td>No. There is no difference in the provision of charity care between states with CON programs and states without them. Moreover, CON regulation is associated with greater racial disparities in the provision of care as well as with more limited provision of care for the elderly.</td>
<td>Cantor et al. (2009); DeLia et al. (2009); Stratmann and Russ (2014); Ho et al. (2007)</td>
</tr>
<tr>
<td>5. Do CON programs help restrain the cost of healthcare services?</td>
<td>No. By limiting supply, CON regulations increase per-service and per-procedure healthcare costs. Even though CON regulations might reduce overall healthcare spending by reducing the quantity of services that patients consume, the balance of evidence suggests that CON laws actually increase total healthcare spending. James Bailey’s research suggests that a Missouri without CON laws would spend about $238 less per person per year on healthcare.</td>
<td>Anderson and Kass (1986); Nyman (1994); Browne et al. (2018); Noether (1988); Ho and Ku-Goto (2013); Mitchell (2016); Bailey (2016); Ziino, Bala, and Cheng (2020)</td>
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Using the experiences of other states, one can estimate what fiscal and health outcomes are likely to prevail in a Missouri without CON regulation. These estimates are derived from cross-state regression analyses that track outcomes over decades. They account for socioeconomic differences as well as differences in the underlying health of the state populations.\(^{11}\)

Figure 1 shows the actual number of hospitals as well as the estimated number of hospitals in a Missouri without CON regulation.

**FIGURE 1. ESTIMATED DIFFERENCE IN ACCESS TO HEALTHCARE FACILITIES IN A MISSOURI WITHOUT CON LAWS**

<table>
<thead>
<tr>
<th>Number of Hospitals</th>
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<tbody>
<tr>
<td><strong>With CON</strong></td>
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<tr>
<td><strong>Without CON</strong></td>
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<tr>
<td>---------------------</td>
</tr>
<tr>
<td>146</td>
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<tr>
<td>207</td>
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Missouri’s rural hospitals are financially strained, so the effect of CON regulation on rural care is especially important to the state’s rural communities.\(^{12}\) Figure 2 shows the number of rural hospitals in Missouri and estimates of how many there would be in a Missouri without CON regulation.

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11. For more details, see Mitchell et al., “Certificate of Need Laws: Missouri State Profile.”
FIGURE 2. ESTIMATED DIFFERENCE IN ACCESS TO RURAL HEALTHCARE FACILITIES IN A MISSOURI WITHOUT CON REGULATION


Figure 3 shows the actual as well as the estimated mortality rates following heart attack, heart failure, and pneumonia.

FIGURE 3. ESTIMATED DIFFERENCE IN MORTALITY RATES IN A MISSOURI WITHOUT CON REGULATION (RESTRICTED SAMPLE, FOUR OR MORE CON LAWS)


Figure 4 shows the actual as well as estimated readmission rates following heart attack and heart failure.
In addition, researchers estimate that postsurgery complications would be approximately 5.8 percent lower and that the share of patients rating their hospital experience a 9 out of 10 or 10 out of 10 would be approximately 4.6 percent higher in a Missouri without CON regulation. Finally, economists estimate that annual per capita healthcare spending would be approximately $238 lower in a Missouri without CON regulation.\textsuperscript{13}

**REFORM OPTIONS**

The weight of evidence suggests that a full repeal of CON laws would expand access to healthcare in Missouri that is of both high quality and low cost. Repeal might be scheduled to take effect in the near future or at a later date. Alternatively, policymakers might phase in repeal by requiring the CON board to approve an ever-larger percentage of applications over a certain number of years.

Short of full repeal, policymakers have a number of options to reform the program and limit its negative effects. For example, the state might eliminate specific CON requirements. Some requirements ripe for reform include

1. CONs that restrict access to facilities and services used by vulnerable populations, such as intermediate care facilities for those with intellectual disabilities, psychiatric services, and substance abuse services;
2. CONs for services that are unlikely to be overprescribed, such as obstetrics service and neonatal intensive care; and
3. CONs for services that require limited capital expenditures, such as rehabilitation.

Policymakers might also consider a number of options to ease the administrative burden of CON laws. For example, they might reduce Missouri’s fees, reduce the administrative burden of the application process, or require incumbents who unsuccessfully challenge an entrant’s CON application to pay the entrant’s legal and compliance costs.

The criteria used to evaluate a CON application might also be changed. For example, a CON application should not be rejected to prevent the provision of duplicative services. Such a rejection would guarantee monopoly status for the current service providers, and healthcare monopolies are associated with high-cost, low-quality care. Utilization rate is another poor criterion. If an existing hospital knows that potential competitors are less likely to obtain CONs if it keeps its bed utilization rate low, then it faces an incentive to acquire more beds than it needs and ensure that many of them remain empty. This is exactly the sort of unnecessary capital expenditure that CON regulation was supposed to discourage.

In addition, the state might raise the monetary threshold of an investment that necessitates a CON or apply this threshold to medical equipment. It might also require the CON board to seek input from parties without financial interest in the outcome or from parties dedicated to the preservation of market competition, such as patient health advocates, economists, or antitrust authorities at the FTC.

Finally, policymakers might consider a number of options that would increase the transparency of the CON program and make legislative oversight easier. One option would be to require the board to regularly disclose the CON approval rate. The board could also be required to report the share of applications opposed by incumbent providers as well as the different approval rates for opposed and unopposed applications. The board could be required to ask applicants to estimate their costs of applying for a CON and then regularly report these numbers to the public. And finally, the board could be required to follow up with denied applicants to evaluate how the denial has affected their provision of services.

CONCLUDING REMARKS

Given the substantial evidence that CON laws do not achieve their stated goals, one may wonder why these laws continue to exist in so much of the country. The explanation seems to lie in the special-interest theory of regulation. Specifically, CON laws perform a valuable function for incumbent providers of healthcare services by limiting their exposure to new competition. Indeed, recent evidence suggests that special interest groups are able to use political donations to increase the odds that their CON requests will be granted. This aspect of CON regulation is one reason why economists as well as antitrust authorities have long believed that these regulations are anticompetitive and harmful to consumers.


For those who are interested in further details on the effects of CON laws on spending patterns, I have attached my paper, “Do Certificate-of-Need Laws Limit Spending?” Like all Mercatus Center research, it has been through a rigorous, double-blind peer review process.

Thank you again for the opportunity to share my research with you. I look forward to answering any questions you may have.

ATTACHMENT
Do Certificate-of-Need Laws Limit Spending?

Matthew D. Mitchell

September 2016

MERCATUS WORKING PAPER
Abstract

In 35 states, certificate-of-need (CON) laws in health care restrict the supply of medical services. These regulations require providers hoping to open a new healthcare facility, expand an existing facility, or purchase certain medical equipment such as an MRI machine or a hospital bed to first prove to a regulatory body that their community needs the service in question. The approval process can be time consuming and expensive, and it offers incumbent providers an opportunity to oppose the entrance of new competitors. However, it was originally hoped that these laws would, among other things, reduce healthcare price inflation. In this brief, I review the basic economic theory of a supply restriction like CON, then summarize four decades of empirical research on the effect of CON on healthcare spending. There is no evidence that CON regulations limit healthcare price inflation and little evidence that they reduce healthcare spending. In fact, the balance of evidence suggests that CON laws are associated with higher per unit costs and higher total healthcare spending.

JEL codes: D72, D78, H75, I1, L51

Keywords: economics of regulation, certificate of need, supply constraints, regulatory capture, special interests, rent-seeking

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All studies in the Mercatus Working Paper series have followed a rigorous process of academic evaluation, including (except where otherwise noted) at least one double-blind peer review. Working Papers present an author’s provisional findings, which, upon further consideration and revision, are likely to be republished in an academic journal. The opinions expressed in Mercatus Working Papers are the authors’ and do not represent official positions of the Mercatus Center or George Mason University.
Do Certificate-of-Need Laws Limit Spending?

Matthew D. Mitchell

Economic Theory and the Original Rationale for Certificate of Need

Thirty-five states and the District of Columbia currently impose certificate-of-need (CON) restrictions on the provision of health care.¹ These rules require those hoping to open or expand specific types of healthcare facilities to first prove to a state regulator that their community “needs” the particular service. For example, Virginia providers wishing to open a neonatal intensive care unit, start a rehabilitation center, or even purchase a new CT scanner for an existing practice must first prove to the state health commissioner that their community needs the service in question.² Providers wait years and spend tens or even hundreds of thousands of dollars convincing CON authorities to approve their projects.³ In the process, incumbent providers are often invited to testify against their would-be competitors. It was originally hoped that the CON process would reduce healthcare price inflation, though over the years, the rationale in favor of CON has shifted a number of times.

In 1964, New York implemented the first CON program.⁴ A decade later, Congress enacted the National Health Planning and Resources Development Act, thereby withholding

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¹ In some states, such as Virginia, these restrictions are known as a Certificate of Public Convenience and Necessity. In July 2016, New Hampshire eliminated its CON program. For more details about the history of CON programs in the states, see Matthew Mitchell and Christopher Koopman, “40 Years of Certificate-of-Need Laws across America,” Mercatus Center at George Mason University, Arlington, VA, October 14, 2014.
federal healthcare dollars from any state that failed to implement its own CON program.\textsuperscript{5} By 1979, every state except Louisiana had responded to this incentive and implemented a CON program.\textsuperscript{6} The federal incentive was repealed in 1987 following a change in Medicare reimbursement practices, and more than a dozen states have since repealed their CON programs. But in 35 states and the District of Columbia, CON laws still restrict the supply of some healthcare services.

The rationale behind the 1974 federal legislation was clear. Under a section titled “Findings and Purpose,” Congress declared,

The massive infusion of Federal funds into the existing health care system has contributed to inflationary increases in the cost of health care and failed to produce an adequate supply or distribution of health resources, and consequently has not made possible equal access for everyone to such resources.\textsuperscript{7}

Note the emphasis on cost. From the beginning, a primary goal of CON programs was to rein in the excessive growth of healthcare costs.\textsuperscript{8} Then, as now, healthcare price inflation was a perennial concern. Note also that the authors of this legislation believed healthcare price inflation to be a result of other federal policies. In what way might a law restricting supply reduce cost? I begin with a simple economic model of supply and demand and then consider three slightly more elaborate models.

\textsuperscript{5} National Health Planning and Resources Development Act of 1974, Pub. L. No. 93-641 (1975).
\textsuperscript{6} Mitchell and Koopman, “40 Years of Certificate-of-Need Laws across America.”
\textsuperscript{7} Pub. L. No. 93-641, emphasis added.
The Simple Model of Supply and Demand

In everyday language, we speak of cost in *per unit* terms: How much does one slice of pizza cost? What is the going rate for a gallon of unleaded gasoline? Simple economic theory offers a straightforward answer to the question of how a supply restriction might reduce this sort of cost: it can’t. In a supply-and-demand model, there is no way that a supply restriction can reduce per unit cost. It *might* reduce overall healthcare expenditures—the total amount that people spend on health care in a given time period. But although reducing per unit cost is a worthy goal, it is far from obvious that reducing overall expenditures is desirable. Figure 1 explains why.

Panel A of figure 1 shows a demand curve intersected by three different supply curves. The market supply of health care without a CON law is indicated by Supply 1. The restricted supply of health care with a CON law is indicated by *either* Supply 2 or Supply 3, with the difference depending on how restrictive the CON process is. Consistent with standard practice, the supply restriction is modeled as a leftward shift in the supply curve; by limiting entry, CON laws ensure that a smaller quantity of services is available at any given price.

Note that as supply is restricted, the per unit price unambiguously rises, and the quantity consumed unambiguously falls. Because the supply restriction causes consumers to pay more and consume less, it unambiguously reduces what economists call “consumer surplus,” which is the value that consumers derive from a product in excess of its price.\(^9\)

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\(^9\) Consumer surplus is measured by the area above the price line and below the demand curve. It gets smaller as supply decreases (shifts leftward). Total producer surplus, measured by the area below the price line and above the supply curve, is also reduced. However, a supply restriction may make a few firms better off by allowing them to capture a larger *portion* of the producer surplus at the expense of other producers. This artificially large portion of producer surplus is known as rent.
Figure 1. A Supply Restriction

Panel A. The Effect of a Supply Restriction on Price

Panel B. The Effect of a Supply Restriction on Total Expenditures
However, because of the third-party-payer problem in health care, patients may not directly pay the higher prices. They and others will indirectly pay higher prices through higher insurance premiums, higher taxes, or both. Patients will, of course, be directly affected by the diminished quantity of healthcare services available to them. That is, they will experience a reduction in welfare resulting from the leftward shift in the quantity of services.

Note, however, that the supply restriction has an ambiguous effect on total expenditures. This is because total expenditures—depicted in panel B of figure 1—are equal to the price per unit multiplied by the number of units sold. Because the supply restriction raises the price per unit but lowers the number of units sold, it has an ambiguous effect on total expenditure.

As shown in panel B, total expenditures might rise to $E_B$ or fall to $E_C$, depending on whether the price increase or the quantity decrease dominates.\footnote{The answer depends on whether the original, nonrestricted supply curve intersects the demand curve in the elastic portion, above and to the left of $B$, or in the inelastic portion, below and to the right of $B.$} Note also that if consumers are less price sensitive and the demand curve is steeper (less elastic), the price-increasing effect is likely to dominate, and the supply restriction is likely to increase total expenditures.

Despite the stated objective of the federal legislation promoting CON, this simple model suggests that CON laws cannot reduce cost in the per unit sense in which most people think of it. Instead, CON laws are expected to increase the per unit cost of healthcare services, although they might reduce total expenditures if they restrict consumption enough to outweigh the higher per unit cost. It is important to note, however, that if CON laws do succeed in reducing overall expenditures, they do so only by restricting the availability of services, limiting consumer choice, and reducing consumer welfare.
**Externalities**

A more complex model might account for the fact that other public policies have distorted the healthcare market so that market participants are divorced from the true marginal costs of their decisions. In this case, a CON regulation might counteract the harm of such policies, but as we will see, it is hardly the most efficient means of doing so. Figure 2 depicts two ways that public policies might distort the healthcare market by creating an externality. I will consider each in turn.

**Figure 2. Externalities**

![Diagram of Externalities](image)

*Panel A. Externalized Costs*  
*Panel B. Third-Party Payment*

*Cost-plus reimbursement.* In panel A of figure 2, the equilibrium is at point A, where supply and demand intersect. If providers internalized all their costs, this equilibrium would be efficient because marginal cost would equal marginal benefit. But at the time that many states adopted
CON, Medicare reimbursed hospitals for their costs on a “retrospective” basis. Healthcare researchers Stuart Guterman and Allen Dobson described this reimbursement practice in 1986: “Under this system, hospitals were paid whatever they spent; there was little incentive to control costs, because higher costs brought about higher levels of reimbursement.”

This reimbursement method was often referred to as a “cost-plus” system because it encouraged hospitals to overinvest in certain inputs. In other words, hospitals were able to externalize some of their costs of care and to pass them on to taxpayers. As a result, actual marginal costs were higher than the private marginal costs of hospitals.

These actual marginal costs are indicated by the marginal cost curve that sits above the supply curve in the left panel of figure 2. With this sort of reimbursement system, the efficient production point would be at point B, where true marginal cost equals marginal benefit. But because firms fail to internalize all costs, the actual equilibrium is at point A, resulting in what economists call a “deadweight loss.” This deadweight loss is depicted by the red triangle and is labeled “Waste.” It indicates that for the quantity of units of health care between $Q_B$ and $Q_A$, marginal cost exceeds marginal benefit.

Under this type of reimbursement system, CON laws—by restricting supply—might be one way to move the market toward the more efficient outcome ($Q_B$). A more straightforward solution, however, would be to change the way Medicare reimburses hospitals. Indeed, Congress pursued this straightforward solution more than 30 years ago with the adoption of Public Law 98-21.12

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That legislation phased in Medicare’s Prospective Payment System, thus ending retrospective, cost-plus reimbursement. Therefore, the externalized-costs rationale for CON has not been relevant for decades. As Mark Botti, an official in the Antitrust Division of the Department of Justice, noted in 2007 testimony before the Georgia State Assembly,

We [antitrust officials at the Department of Justice and the Federal Trade Commission] made that recommendation [that states rethink their CON laws] in part because the original reason for the adoption of CON laws is no longer valid. Many CON programs trace their origins to a repealed federal mandate, the National Health Planning and Resources Development Act of 1974, which offered incentives for states to implement CON programs. At the time, the federal government and private insurance reimbursed healthcare expenses predominantly on a “cost-plus basis.” This is a very important point. The original reason for CON laws was not, as some have argued, that competition inherently does not work in healthcare or that market forces promote over-investment. Instead, CON laws were desired because the reimbursement mechanism, i.e., cost-plus reimbursement, incentivized over-investment. The hope was that CON laws would compensate for that skewed incentive. . . . CON laws appear not to have served well even their intended purpose of containing costs. Several studies examined the effectiveness of CONs in controlling costs. The empirical evidence on the economic effects of CON programs demonstrated near-universal agreement among health economists that CON laws were unsuccessful in containing healthcare costs.

In addition to the fact that CON laws have been ineffective in serving their original purpose, CON laws should be reexamined because the reimbursement methodologies that may in theory have justified them initially have changed significantly since the 1970s. The federal government no longer reimburses on a cost-plus basis.¹³

Indeed, it is instructive to note that Congress eliminated the incentive for states to implement CON regulations in 1987, one year after Medicare’s new reimbursement practice was fully phased in.

**The third-party-payer problem.** Although policymakers long ago addressed the problem of externalized costs by abandoning cost-plus reimbursement, market participants might be divorced from true marginal cost in another way. Third parties such as governments and insurance companies cover some or all of the costs of decisions made by patients and their providers, and because patients fail to pay the full costs of their decisions, their demand for healthcare services is greater and less price sensitive than it otherwise would be.

Governments currently pay about 64 cents out of every healthcare dollar spent in the United States. But even when taxpayers don’t pick up the bill, public policy encourages third-party payment through private insurance. During World War II, wage and price controls prevented employers from paying their employees the prevailing market wage. To attract talented workers, some employers offered fringe benefits such as health insurance because those benefits were not limited by the wage controls. After the controls were lifted, Congress found it difficult to remove the favorable tax treatment of health insurance, and it has remained untaxed ever since.

This favorable tax treatment of health insurance encourages employers to compensate their employees with more (untaxed) benefits and less (taxed) cash. And this arrangement has long been blamed for introducing various distortions to the healthcare market. Among other things, this policy has exacerbated the third-party-payer problem by changing the nature of health insurance. Traditionally, insurance covers low-probability, high-cost events such as death,

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accidents, or disease. But in the case of health insurance, favorable tax treatment and various regulatory mandates have caused health insurers to cover entirely predictable expenses such as checkups, screenings, immunizations, diet counseling, breastfeeding consultation, nutritional supplements, and much more.\(^\text{17}\)

As a result, patients are able to purchase routine and entirely foreseeable health services while pushing some portion of the cost off onto others who pay insurance premiums. This arrangement has caused the effective demand for healthcare services to be greater and less price sensitive than it otherwise would be, thereby pivoting the demand curve out to the right.\(^\text{18}\) This situation is depicted in panel B of figure 2. Here, the equilibrium is at point A, where the “Supply” curve intersects the “Demand with Third-Party Payment” curve. As in the case of externalized costs, the equilibrium is inefficient because marginal cost exceeds the marginal benefit, as indicated by the demand curve.

As in the case of externalized costs, policymakers might be able to correct this problem by restricting supply through CON programs, thus raising the price and getting consumers to internalize more of the cost. Note, however, that if this is the goal of CON regulation, it contradicts the named goal of reducing cost. Moreover, to do this properly, policymakers would need to estimate how much of the cost is externalized, as well as the degree to which private arrangements such as cost-sharing already correct for this problem.\(^\text{19}\) Then they would need to shift the supply curve up by the exact amount of the externalized cost; if the shift were too little or too great, wasteful inefficiencies would remain.


It is not clear that policymakers have the knowledge or the expertise to make this assessment—especially because their decisions are unguided by market signals. Nor is it clear that CON is a precise enough tool to allow them to shift the supply curve the proper amount.

Those considerations aside, CON is hardly the most efficient or equitable way to address the third-party-payer problem. A far more direct approach would be to address the policies that encourage third-party payment in the first place, just as Congress once addressed the externalized cost problem by changing Medicare reimbursement practices.

If, for example, policymakers are concerned that patients are spending too much on health care, a straightforward approach would be to eliminate the tax privilege for employer-provided health insurance and to repeal the insurance mandates that require insurers to cover routine and foreseeable procedures. Doing so would cause the effective demand for health care to more closely resemble patients’ actual marginal benefits.

In contrast, CON regulations restrict the ability of everybody to access medical services such as psychiatric care (regulated by CON procedures in 26 states), neonatal intensive care (regulated by 23 states), and MRI scans (regulated by 16 states). This restriction means that all patients—even those who pay out of pocket and don’t push costs onto third parties—have less access to valuable medical services.

Before I move on to the third theoretical model, one more point is worth emphasizing. Recall that in the previous section, I noted that a supply restriction would be more likely to increase total expenditures when demand was less elastic. Because the third-party-payer problem

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21 For state CON regulations, see “CON—Certificate of Need State Laws.”
tends to cause the effective demand curve to be less elastic than it otherwise would be, this model suggests that CON is likely to increase rather than decrease total expenditures.

**Economies of Scale**

Another slightly more complex model might posit that there are economies of scale in the provision of medical services and that a few hospitals or even one large hospital might be able to deliver care with a lower cost than can many smaller ones. This situation is depicted in figure 3.

**Figure 3. Competition vs. Natural Monopoly**

Panel A shows a competitive industry with comparatively high production costs. Because the industry is competitive, firms are unable to mark up the price. Therefore, they set the price at marginal cost $P_C$. 
Panel B shows a monopolist with comparatively low production costs. The monopolist uses its pricing power to set price above marginal cost, at $P_M$, but even this marked-up price is lower than that charged by the competitive firms, because the monopolist enjoys economies of scale in production.

It is possible that policymakers have this sort of model in mind. Perhaps by channeling more patients to a few hospitals, regulators may allow these individual hospitals to achieve some economies of scale. Relatedly, some policymakers have recently begun to argue that CON might allow these hospitals to increase the quality of their care by becoming more proficient in certain procedures.\textsuperscript{22}

As health economists Robert Ohsfeldt and John Schneider observe, however, CON “is an unacceptably blunt instrument for quality enhancement in a sector as innovative and dynamic as health care,” especially when there are more direct and effective ways to achieve the same end.\textsuperscript{23} In any case, the most recent evidence suggests that, if anything, CON is associated with lower, not higher, quality.\textsuperscript{24}

This natural monopoly theory has problems. For one thing, the model is most appropriate in industries such as power production that require large fixed-cost investments in plant but have low marginal costs of operation. This model is only somewhat descriptive of the healthcare


industry, where the marginal cost of healthcare providers’ salaries is significant. Additionally, there is reason to believe that when firms are protected from competition, they will have higher, not lower, production costs because administrators will tend to be less disciplined about cost minimization.\textsuperscript{25} These factors explain why hospital prices in monopoly markets are more than 15 percent higher than those in markets with four or more competitors.\textsuperscript{26}

Most important, however, even if the natural monopoly model did describe the healthcare market, artificial restrictions on entry would be unlikely to improve conditions. The economist David Henderson explains why:

Economists tend to oppose regulating entry. The reason is as follows: If the industry really is a natural monopoly, then preventing new competitors from entering is unnecessary because no competitor would want to enter anyway. If, on the other hand, the industry is not a natural monopoly, then preventing competition is undesirable. Either way, preventing entry does not make sense.\textsuperscript{27}

In other words, as the name implies, a natural monopoly occurs naturally. If the market will bear only one firm, then policymakers need not artificially restrict entry.

\textit{The Interest-Group Model for CON}

The preceding models have all been normative: they’ve focused on whether or not CON laws are desirable in the sense that they increase consumer welfare and efficiency. But perhaps the most informative models of CON are positive in the sense that they explain why CON programs exist irrespective of their desirability.

\textsuperscript{25} This finding is known as x-inefficiency. For more details, see Harvey Leibenstein, “Allocative Efficiency vs. ‘X-Efficiency,’” \textit{American Economic Review} 56, no. 3 (June 1, 1966): 392–415.

\textsuperscript{26} Zack Cooper, Stuart V. Craig, Martin Gaynor, and John Van Reenen, “The Price Ain’t Right? Hospital Prices and Health Spending on the Privately Insured,” NBER working paper, National Bureau of Economic Research, Cambridge, MA, December 2015.

Positive models stress that a CON law is a special privilege afforded to a particular interest group, namely the incumbent provider who benefits from a lack of competition. A large body of literature suggests that interest groups seeking special privileges through the political process have an advantage over the consumers and taxpayers who bear the costs of those privileges.

First, it takes time, money, and effort to get politically engaged. But, being few in number, the members of a special interest group typically find it easier than large, diffuse interests to organize for political action.28

Second, such groups tend to be well informed about their industry. Often, they are able to capitalize on voter ignorance and irrationality29 or to use their superior knowledge of the industry to dominate the regulatory process, or both.30

Third, concentrated interest groups are often able to control the agenda, thus allowing them to steer committee outcomes to their benefit.31

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Fourth and finally, firms tend to get better at political activity the more they engage in it, giving incumbents a marked advantage over new entrants.32

All these factors explain why the CON process seems to favor incumbent firms through features such as steep application fees, long wait periods, and a notice-and-comment process that allows incumbents to argue against competition. They also explain why hospital lobbies typically support CON laws while federal antitrust authorities at the Justice Department and the Federal Trade Commission have long opposed them.33

If, as the interest group models imply, CON laws exist to serve special interests rather than the general interest, then those laws are especially costly. Figure 4 demonstrates why. The model assumes, for simplicity, that marginal costs are identical under competitive and monopolistic conditions. (This assumption is made for ease of explanation; it does not drive the analysis.)

Without CON, the market equilibrium would be at A, where marginal cost equals marginal benefit. If an incumbent provider is able to obtain a monopoly privilege through CON, however, then the provider will limit the quantity supplied and will charge a higher price. Standard economic theory predicts that the monopolist will charge price \( P_B \) because at that price, marginal revenue is equal to marginal cost, thus maximizing profit. This pricing results in a traditional monopoly deadweight loss, indicated by the red triangle.34

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Figure 4. CON as a Special Interest

But there is a potential for further social losses. The monopolist’s profit—which comes at the expense of consumers and would-be competitors—is indicated by the yellow rectangle and is known as “economic rent.” Because this rent can represent a substantial economic profit, firms will be willing to invest scarce resources seeking it. They will lobby, donate to political action committees, and alter their business models to satisfy political preferences. Not all those activities are legal. For example, according to federal prosecutors, former HealthSouth CEO Richard Scrushy paid former Alabama Governor Don Siegelman more than $500,000 for a seat

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on the state’s certificate-of-need board. Both men were convicted of bribery (among other crimes) in June 2006.\textsuperscript{36}

Illegal or not, this activity has an opportunity cost. This cost is known as “rent-seeking,” and it can be enormously wasteful. Indeed, under the right circumstances, firms might be willing to invest more resources in rent-seeking than the rent is even worth.\textsuperscript{37}

But this is only one of several costs of special-interest privilege.\textsuperscript{38} For example, when firms can obtain anticompetitive privileges, entrepreneurial talents will be directed at seeking those privileges rather than developing new ways to please customers, resulting in what economists call “unproductive entrepreneurship.”\textsuperscript{39} This practice is especially costly over the long run because it robs an industry of the sort of entrepreneurial dynamism that characterizes healthy growth and because it locks in outdated business models.\textsuperscript{40}

For these reasons, the special-interest theory of CON regulation suggests that CON laws will result in higher costs, lower quality, and less innovation.

\textsuperscript{38} Matthew Mitchell, \textit{The Pathology of Privilege: The Economic Consequences of Government Favoritism} (Arlington, VA: Mercatus Center at George Mason University, 2012).
Summary of the Economic Theory

In this section, I have reviewed several economic models of a supply restriction such as CON. None of those theories suggest that a CON regulation will decrease healthcare prices. Instead, theory predicts that a CON regulation will raise per unit cost, limit the supply of healthcare services, reduce consumer welfare, and lead to the misallocation of resources in rent-seeking activity.

Theory suggests that CON laws might reduce healthcare expenditures if the effects of the quantity reduction outweigh the effects of the price increases. But this theory would only hold if the demand for health care were relatively elastic, which is unlikely given the third-party-payer problem. CON regulations might mitigate a policy-induced externality, but they are hardly the most efficient or equitable means of doing so.

In the next section, I turn to the data and examine 40 years of empirical studies on the effects of CON on spending.

What Do the Data Show?

Table 1 reports the empirical literature assessing the effect of CON on various spending outcomes. For ease of reference, the studies are divided into four categories: (1) the effect of CON on cost per procedure, price, or charge; (2) the effect of CON on total expenditures; (3) the effect of CON on efficiency; and (4) the effect of CON on investment. Studies that assess CON along multiple spending outcomes appear more than once in the table. The scope of the analysis is limited to only published, peer-reviewed papers, and it encompasses 19 studies spanning the course of 40 years.⁴¹

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### Table 1. Empirical Studies of CON and Spending

<table>
<thead>
<tr>
<th>Author(s)</th>
<th>Year</th>
<th>Title</th>
<th>Publication</th>
<th>Effect of CON on cost/price/investment/efficiency</th>
<th>Quotes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Effect of CON on unit costs, prices, or charges</strong></td>
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<tr>
<td>Noether</td>
<td>1988</td>
<td>“Competition among Hospitals”</td>
<td>Journal of Health Economics</td>
<td>CON increases the average price for specific disease categories such as congestive heart failure and pneumonia.</td>
<td>“CON’s strongest effect is that it creates cost-raising inefficiencies which are passed on in higher prices.”</td>
</tr>
<tr>
<td>Grabowski, Ohsfeldt, and Morrisey</td>
<td>2003</td>
<td>“The Effects of CON Repeal on Medicaid Nursing Home and Long-Term Care Expenditures”</td>
<td>Inquiry: The Journal of Medical Care Organization, Provision, and Financing</td>
<td>CON repeal has no statistically significant effect on per diem Medicaid nursing home charges or per diem Medicaid long-term-care charges.</td>
<td>“The results . . . show that regulatory change did not have a statistically significant effect on either Medicaid payment rates or overall days.”</td>
</tr>
<tr>
<td>Ho and Kugoto</td>
<td>2013</td>
<td>“State Deregulation and Medicare Costs for Acute Cardiac Care”</td>
<td>Medical Care Research and Review</td>
<td>Removing CON decreases the cost of some procedures.</td>
<td>“We found that states that dropped CON experienced lower costs per patient for coronary artery bypass grafts (CABG) but not for percutaneous coronary intervention (PCI).”</td>
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<tr>
<td><strong>Effect of CON on expenditures</strong></td>
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<tr>
<td>Sloan and Steinwald</td>
<td>1980</td>
<td>“Effects of Regulation on Hospital Costs and Input Use”</td>
<td>Journal of Law and Economics</td>
<td>Comprehensive CON programs have no effect on hospital expenditures per patient day, while noncomprehensive programs increase hospital expenditures per patient day.</td>
<td>“The short-run effect of a mature, noncomprehensive program is to raise total expense per adjusted patient day by nearly 5 percent; the long-run effect is over twice this.”</td>
</tr>
<tr>
<td>Sloan</td>
<td>1981</td>
<td>“Regulation and the Rising Cost of Hospital Care”</td>
<td>Review of Economics and Statistics</td>
<td>CON has no effect on hospital expenditures per admission, per patient day, or per adjusted patient day.</td>
<td>“The certificate-of-need coefficients imply CON has had no impact on costs.”</td>
</tr>
<tr>
<td>Lanning, Morrisey, and Ohsfeldt</td>
<td>1991</td>
<td>“Endogenous Hospital Regulation and Its Effects on Hospital and Non-Hospital Expenditures”</td>
<td>Journal of Regulatory Economics</td>
<td>CON increases per capita hospital, nonhospital, and total health expenditures.</td>
<td>“… the coefficient of CON is positive and statistically significant in all three expenditure equations. The most pronounced effect is on hospital expenditures, where CON appears to add 20.6 percent to per capita hospital expenditures in the long run. This is consistent with the view that CON programs act to protect inefficient hospitals from competition.”</td>
</tr>
<tr>
<td>Antel, Ohsfeldt, and Becker</td>
<td>1995</td>
<td>“State Regulation and Hospital Costs”</td>
<td>Review of Economics and Statistics</td>
<td>CON increases per-day and per-admission hospital expenditures but has no relationship to per capita hospital expenditures.</td>
<td>“CON investment controls imply higher per day and per admission costs, but have no statistically significant effect on per capita cost.”</td>
</tr>
<tr>
<td>Author(s)</td>
<td>Year</td>
<td>Title</td>
<td>Journal</td>
<td>Summary</td>
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<tr>
<td>Conover and Sloan</td>
<td>1998</td>
<td>“Does Removing Certificate-of-Need Regulations Lead to a Surge in Health Care Spending?”</td>
<td><em>Journal of Health Politics, Policy, and Law</em></td>
<td>CON has no effect on total per capita health expenditures; there is no evidence of a surge in spending after repeal.</td>
<td></td>
</tr>
<tr>
<td>Miller, Harrington, and Goldstein</td>
<td>2002</td>
<td>“Access to Community-Based Long-Term Care: Medicaid’s Role”</td>
<td><em>Journal of Aging and Health</em></td>
<td>CON increases per capita Medicaid community-based care expenditures.</td>
<td></td>
</tr>
<tr>
<td>Grabowski, Ohsfeldt, and Morrisey</td>
<td>2003</td>
<td>“The Effects of CON Repeal on Medicaid Nursing Home and Long-Term Care Expenditures”</td>
<td><em>Inquiry: The Journal of Medical Care Organization, Provision, and Financing</em></td>
<td>CON repeal has no statistically significant effect on either aggregate Medicaid nursing-home or aggregate Medicaid long-term-care expenditures.</td>
<td></td>
</tr>
<tr>
<td>Rivers, Fottler, and Frimpong</td>
<td>2010</td>
<td>“The Effects of Certificate of Need Regulation on Hospital Costs”</td>
<td><em>Journal of Health Care Finance</em></td>
<td>Stringent CON programs increase hospital expenditures per admission.</td>
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</table>

“Mature CON programs are associated with a modest (5 percent) long-term reduction in acute care spending per capita, but not with a significant reduction in total per capita spending. There is no evidence of a surge in acquisition of facilities or in costs following removal of CON regulations.”

“Use of a nursing home CON or combined CON/moratorium was associated with increased community-based care expenditures.”

“Using aggregate state-level data from 1981 through 1998, this study found that states that repealed their CON and moratorium laws had no significant growth in either nursing home or long-term care Medicaid expenditures”

“The results indicate that CON laws had a positive, statistically significant relationship to hospital costs per adjusted admission...These findings suggest not only that CON do not really contain hospital costs, but may actually increase them by reducing competition.”

“Certificate-of-need programs did not have a direct effect on healthcare expenditures...Certificate-of-need programs have limited the growth in the supply of hospital beds, and this has led to a slight reduction in the growth of healthcare expenditures.”

“Implications from these results include the inability of CNR [CON] to contain HC [hospital costs] as assumed or expected, and the possibility that CNR [CON] may actually increase HC [hospital costs], while reducing competition.”

“Compared with states without CON laws, Medicare and Medicaid spending in states with CON laws grew faster for nursing home care and more slowly for home health care.”
<table>
<thead>
<tr>
<th>Study</th>
<th>Year</th>
<th>Title</th>
<th>Journal/Journal Title</th>
<th>Conclusion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Effect of CON on Hospital Efficiency</td>
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<tr>
<td>Eakin</td>
<td>1991</td>
<td>“Allocative Inefficiency in the Production of Hospital Services”</td>
<td>Southern Economic Journal</td>
<td>“. . . hospitals subject to CON regulations have a greater measure of allocative inefficiency by .88 to 1.03 percentage points.”</td>
</tr>
<tr>
<td>Bates, Mukherjee, and Santerre</td>
<td>2006</td>
<td>“Market Structure and Technical Efficiency in the Hospital Services Industry: A DEA Approach”</td>
<td>Medical Care Research and Review</td>
<td>“Evidence also implies that the presence of a state certificate-of-need law was not associated with a greater degree of inefficiency in the typical metropolitan hospital services industry.”</td>
</tr>
<tr>
<td>Ferrier, Leleu, and Valdmanis</td>
<td>2010</td>
<td>“The Impact of CON Regulation on Hospital Efficiency”</td>
<td>Health Care Management Science</td>
<td>“In general, we found that the hospital sector in states with active CON regulations performed better in terms of aggregate technical and mix efficiency, irrespective of the stringency or laxness of this oversight.”</td>
</tr>
<tr>
<td>Rosko and Mutter</td>
<td>2014</td>
<td>“The Association of Hospital Cost-Inefficiency with Certificate-of-Need Regulation”</td>
<td>Medical Care Research and Review</td>
<td>“Average estimated cost-inefficiency was less in CON states (8.10%) than in non-CON states (12.46%).”</td>
</tr>
<tr>
<td>Effect of CON on Investment</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Salkever and Bice</td>
<td>1976</td>
<td>“The Impact of Certificate of Need Controls on Hospital Investment”</td>
<td>Milbank Memorial Fund Quarterly: Health and Society</td>
<td>“CON did not reduce the total dollar volume of investment but altered its composition, retarding expansion in bed supplies but increasing investment in new services and equipment.”</td>
</tr>
<tr>
<td>Hellinger</td>
<td>1976</td>
<td>“The Effect of Certificate-of-Need Legislation on Hospital Investment”</td>
<td>Inquiry: The Journal of Medical Care Organization, Provision, and Financing</td>
<td>“The empirical results support the hypotheses that [CON] legislation has not significantly lowered hospital investment and that hospitals anticipated the effect of [CON] legislation by increasing investment in the period preceding the enactment of the legislation.”</td>
</tr>
</tbody>
</table>
Per Unit Costs, Prices, and Charges

The first three studies summarized in table 1 address the idea of cost as it is commonly used in everyday language. Those studies assess the effect of CON on per unit costs or prices.

As noted in the previous section, economic theory suggests that a supply restriction is likely to increase per unit costs and prices. And, indeed, the empirical evidence is consistent with this prediction. Two of these three studies found CON to be associated with higher per unit prices or costs, while the third—which focused only on per diem Medicaid charges for nursing-home and long-term care—found that repeal of CON had no statistically significant effect on those charges.

One study found that “CON’s strongest effect is that it creates cost-raising inefficiencies which are passed on in higher prices.” Another found that removing CON decreased the per unit cost of coronary artery bypass grafts, though not the cost of percutaneous coronary intervention.

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43 The two studies that found CON increases prices or per unit costs were Noether, “Competition among Hospitals”; and Ho and Ku-Goto, “State Deregulation and Medicare Costs for Acute Cardiac Care.” The study that failed to find any statistically significant effect was Grabowski, Ohsfeldt, and Morrisey, “The Effects of CON Repeal on Medicaid Nursing Home and Long-Term Care Expenditures.”

44 Noether, “Competition among Hospitals.”

45 Ho and Ku-Goto, “State Deregulation and Medicare Costs for Acute Cardiac Care.”
Expenditures

The next 11 studies in table 1 assess the effect of CON on healthcare expenditures or on the growth of those expenditures, usually measured on a per capita basis.46 In other words, the studies assess the effect of CON on the total amount that is spent on a patient or state resident, rather than on the price per unit of service. In this sense, those studies are comparable to the effect described in panel B of figure 1.47 As noted previously, that theoretical framework shows that a supply restriction such as CON might lead to either more spending or less spending, depending on whether the price-raising effect or quantity-reducing effect of the supply restriction domi- nates.

Of those 11 studies, only one suggests that CON is associated with reduced expenditures.48 And even in that case, the connection was tenuous. The author found CON to be associated with fewer hospital beds, and he found that fewer hospital beds were associated with slightly slower growth in aggregate healthcare expenditures per capita. Importantly, however, he found that “certificate-of-need programs did not have a direct effect on healthcare expenditures.”49


47 It is not uncommon for such papers to use the term cost, but their focus is on expenditure in the sense that they are looking at total spending and not at the cost per service.


49 Ibid., 737.
Of the remaining 10 studies that assess the effect of CON on expenditures, 6 found evidence that CON increases expenditures,\(^5\) 2 found no statistically significant effect,\(^6\) and 2 found that CON increased some expenditures while reducing others.\(^7\)

**Hospital Efficiency**

The next four studies in table 1 assess the effect of CON on hospital efficiency.\(^8\) Essentially, those studies examine how cost-effectively hospitals transform inputs into outputs.\(^9\) Economic theory offers no clear prediction for how CON might affect an individual hospital’s efficiency. Although most of the theoretical models reviewed in the previous section suggest that CON will increase per unit prices and reduce the quantity of healthcare services, it is possible that by forcing more services to take place in a few large hospitals, CON might allow those hospitals to achieve economies of scale, even if this reduction comes at the price of reduced services elsewhere. Indeed, the empirical literature is mixed on CON and particular hospital efficiency.


\(^6\) Sloan, “Regulation and the Rising Cost of Hospital Care”; Grabowski, Ohlsfeldt, and Morrisey, “The Effects of CON Repeal on Medicaid Nursing Home and Long-Term Care Expenditures.”


\(^9\) For more details see Bates, Mukherjee, and Santerre, “Market Structure and Technical Efficiency in the Hospital Services Industry.”
Two studies find that CON increases some measures of hospital efficiency, one study finds no effect, and one study finds that CON reduces hospital efficiency.

**Hospital Investment**

Two early studies assessed the effect of CON on investment. Those studies reflect the goal of reducing unnecessary capital expenditures. One of the studies found that CON failed to reduce investment, though it did change the composition of the investment. The other study found that CON backfired, causing hospitals to increase investment immediately before CON was implemented in anticipation that it would make future investments more difficult.

**Conclusion**

In most industries, the economic viability of a new product or service is determined by the market signals of prices, profit, and loss. These signals are governed by the values of consumers and producers. If market participants do not deem a product or service to be worth the opportunity cost of producing it, the product or service will not be economically viable and will soon disappear.

In the healthcare markets of 35 states and the District of Columbia, however, many of the decisions are not left to market participants. Instead, they are governed by regulators empowered to permit—or refuse to permit—new and expanded services. Those laws are called

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57 Eakin, “Allocative Inefficiency in the Production of Hospital Services.”
certificate-of-need laws because regulators are supposed to determine whether or not consumers need the services in question.

Providers seeking permission to operate can spend years and tens or even thousands of dollars attempting to obtain permission. During this process, incumbent providers are often invited to offer their own opinion about the desirability of competition.

Although CON regulations were once promoted by the federal government as a way to limit healthcare costs, economic theory offers little reason to suppose they work as intended. Instead, economic theory predicts that a supply restriction such as CON will increase per unit costs and decrease the quantity of services. Furthermore, it predicts that CON laws may lead to either increases or decreases in total healthcare spending, depending on whether the price-increasing or the quantity-reducing effects of CON dominate.

Although CON laws may help internalize externalities created by other public policies such as insurance mandates and public funding, a more efficient and equitable way to address these externalities would be to reform the policies that cause them. Even though CON laws might allow individual hospitals to increase efficiency by channeling more patients to one location, thus achieving economies of scale, these laws might alternatively decrease hospital efficiency by making administrators less cost conscious. Finally, economic theory predicts that CON laws will allow small but concentrated special interests to profit at the expense of consumers and other providers.

A review of 19 peer-reviewed academic studies finds that CON laws have worked largely as economic theory predicts and that they have failed to achieve their stated goal of cost reduction. The overwhelming weight of evidence suggests that CON laws are associated with both higher per unit costs and higher total expenditures. The evidence is mixed on whether CON
laws have increased the efficiency of particular hospitals by channeling more patients through fewer facilities, and there is no evidence that CON decreased overall investment as its proponents had hoped. The weight of evidence suggests that CON regulations persist because they protect politically potent special interests from competition.