

Gabapentin use, abuse, and the US opioid epidemic: the case for reclassification as a controlled substance and the need for pharmacovigilance

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Abstract: The abuse potential of gabapentin is well documented; with gabapentin having been noted as an agent highly sought after for use in potentiating opioids. When combined with opioids, the risk of respiratory depression and opioid-related mortality increases significantly. In the US, gabapentin was approved by the Food and Drug Administration as a non-controlled substance. To date, and in spite of empirical evidence suggestive of diversion and abuse with opioids, gabapentin remains a non-controlled substance at the federal level. This has forced individual US states and jurisdictions – often significantly impacted by the opioid epidemic – to forge ahead with legislative initiatives designed to reclassify and/or monitor the use of gabapentin. Since August 1, 2016, 14 of 51 US states and jurisdictions have either implemented legislative mandates requiring pharmacovigilance programs, amended rules and regulations, are in the throes of crafting policy, or are in the midst of gathering additional data for decision making. This fragmented geographic approach yields only a modest benefit in combating the abuse of gabapentin and/or the national opioid epidemic. Herein, we report state-by-state efforts to enhance pharmacovigilance and call for a re-evaluation of the schedule status of gabapentin at the federal level, and design and implementation of a national pharmacovigilance program.

Keywords: gabapentin, prescription drug abuse, opioids, pharmacovigilance, health policy

Introduction

In the USA, ~2.1 million individuals have been diagnosed with opioid use disorder defined as abuse with illicit and/or prescription medications,¹ thereby resulting in significant morbidity, mortality, and an increase in state and federal health service expenditures.² In light of these events, federal and state regulatory agencies and legislative bodies have mandated, enacted, and implemented harm reduction and abuse mitigation strategies pertaining to opioids, such as limiting prescription days' supply, quantity dispensed, and dose;³ support for development of abuse-deterrent opioids;⁴ and requiring use of Prescription Drug Monitoring Programs (PDMPs).⁵ Given tighter regulation, it has become somewhat more difficult for persons with opioid use disorder to obtain opioids in the absence of a legitimate medical need.⁶ Gabapentin, a structural analog of gamma-aminobutyric acid that is US Food and Drug Administration (FDA) approved for post-herpetic neuralgia and as an adjunctive therapy for partial seizures, has been deemed an opportunistic drug of abuse, due to low cost, classification as a non-controlled substance,⁷ and increasing rates of on- and off-label prescribing⁸ attributable to clinician's desire for an alternative to opioids for pain management.^{9–11}

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In the first national (US) assessment of the prevalence of gabapentin abuse, gabapentin displayed similar abuse patterns to medications previously identified as demonstrating abuse potential and was either prescribed or diverted at average daily dosages exceeding that of the FDA maximum daily recommendation by threefold.¹² While these findings are of concern, the most pressing issue is the abuse of gabapentin as an adjunct to opioids to potentiate “opioid high”. This has been subjectively reported by patients, though was briefly documented in the literature in two small reports, one small survey examining abuse of methadone¹³ and one case report of buprenorphine/naloxone abuse.¹⁴

In a subsequent national (US) assessment of medical harm resulting from gabapentin and opioid co-abuse, ~24% of patients with sustained co-prescription of gabapentin and opioids had at least three prescription claims exceeding established dosage thresholds; as compared to the 3% and 8% of patients prescribed gabapentin or opioids alone, respectively.¹⁵ This is of particular concern, as abuse of gabapentin in concert with opioids has been associated with a fourfold increased risk of respiratory depression,¹⁵ the primary cause of death in opioid-related overdose.¹⁶ Research suggests that gabapentin, at doses exceeding 900 mg, may lead to as much as a 60% increase in the odds of opioid-related death relative to abuse of opioids alone.¹⁷

The abuse potential of gabapentin has stimulated an interest in regulatory review in jurisdictions experiencing high rates of opioid addiction. In the State of West Virginia, a state experiencing a high rate of opioid addiction,¹⁸ Federal Senator Manchin announced his support in December 2017 for an inquiry into the role of gabapentin in relationship to opioid abuse.¹⁹ Subsequently, Dr Gottlieb, Commissioner of the US FDA, announced the agency would pursue an investigation of the abuse potential of gabapentin.²⁰ That said, other federal agencies, inclusive of the US Drug Enforcement Administration (DEA), and the US Centers for Disease Control and Prevention have yet to publicly express a viewpoint or initiate an inquiry.

Given the increasing social and economic consequences of the opioid epidemic, legislatures and regulatory bodies in US states and jurisdictions have taken, and are initiating, actions to mitigate gabapentin abuse, either alone or in concert with opioids. Herein, we present the status of these state-level initiatives as of March 1, 2018 and call for federal reclassification of gabapentin as a controlled substance and a national framework for pharmacovigilance.

Materials and methods

This inquiry focused on the regulatory and pharmacovigilance policies of US states and jurisdictions and was

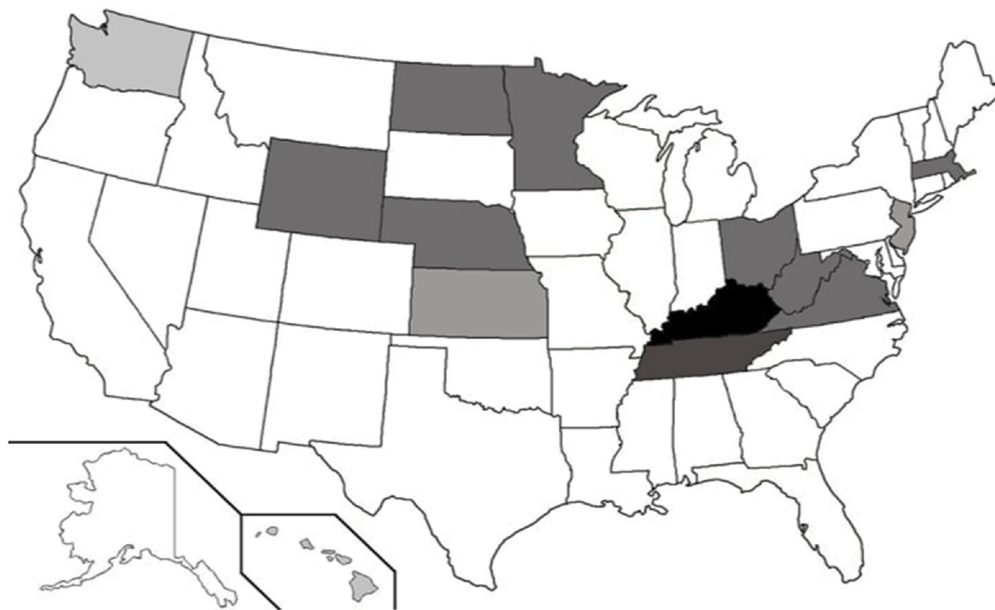
primarily conducted via searches of the world-wide-web via the following terms, either alone or in concert: prescription drug monitoring program (PDMP); gabapentin; Schedule-V; controlled substance; “drug of concern”. Two researchers verified the information obtained via world-wide-web. In the absence of results collected via the above methodology, or the need for further clarification, telephone and email inquiries were conducted with officials from state PDMPs and State Boards of Pharmacy. The specific information sought was whether gabapentin was a controlled substance at the state level and/or a mandatory reportable medication to state-level PDMP. This search was performed through March 1, 2018.

Results

Figure 1 and Table 1 depict a visual and tabulated summary of findings in the following categories: 1) US states and jurisdictions wherein gabapentin is classified as a Schedule-V medication with mandated reporting to a PDMP; 2) US states and jurisdictions with mandated reporting to a PDMP; 3) US states and jurisdictions with forthcoming legislative and/or regulatory requirements for reporting to a PDMP; 4) US states and jurisdictions with forthcoming legislative and/or regulatory language for gabapentin to be labeled a Schedule-V medication; and (5) US states and jurisdictions in deliberations. Table 2 provides a state-by-state tabulation of when the above information was collected and the contact.

Schedule-V controlled substance and mandated reporting to PDMP

The State of Kentucky is, and to date, remains, the only state to have reclassified gabapentin as a Schedule-V controlled substance.²¹ Effective July 1, 2017, the prescribing of gabapentin is limited to authorized practitioners, defined as practitioners registered with the US DEA.²¹ Thus, mid-level practitioners, specifically, Physician Assistants, are no longer eligible to prescribe gabapentin, as they are not permitted to prescribe controlled substances in the State of Kentucky.²¹ Advanced Practice Registered Nurses may prescribe gabapentin if they obtain a DEA license.²¹ Furthermore, gabapentin prescriptions are now limited to a maximum of five authorized refills, or a 6 months’ supply, after the issuance date of the original prescription, which corresponds with the restrictions placed on all Schedule-V medications in the State of Kentucky.²¹ The dispensing of gabapentin is subject to reporting to the State of Kentucky All Schedule Prescription Electronic Reporting system, the PDMP in the State of Kentucky.²¹



- US states and jurisdictions wherein gabapentin is classified as a Schedule-V medication with mandated reporting to a PDMP
- US states and jurisdictions with forthcoming legislative and/or regulatory language for gabapentin to be labeled a Schedule-V medication
- US states and jurisdictions with mandated reporting to a PDMP
- US states and jurisdictions with forthcoming legislative and/or regulatory requirements for reporting to a PDMP
- US states and jurisdictions in deliberations

Figure 1 Gabapentin regulation, legislation, and monitoring requirements within each US state as of March 1, 2018.

Abbreviation: PDMP, Prescription Drug Monitoring Program.

Table 1 US state-level regulation, legislation, and monitoring requirements for gabapentin as of March 1, 2018

Status of gabapentin oversight	State(s)	Effective date and/or status
US states and jurisdictions wherein gabapentin is classified as a Schedule-V medication with mandated reporting to a PDMP	Kentucky	July 1, 2017
US states and jurisdictions with forthcoming legislative and/or regulatory language for gabapentin to be labeled a Schedule-V medication	Tennessee	Schedule-V proposal scheduled for review on February 27–28, 2018. If approved, effective July 1, 2018
US states and jurisdictions with mandated reporting to a PDMP	Minnesota Ohio Virginia Wyoming West Virginia Massachusetts North Dakota Nebraska ^a	August 1, 2016 December 1, 2016 February 23, 2017 May 17, 2017 July 7, 2017 August 1, 2017 August 1, 2017 January 1, 2018
US states and jurisdictions with forthcoming legislative and/or regulatory requirements for reporting to a PDMP	Kansas New Jersey	“Drug of concern” and PDMP proposal out for public comment until March 8, 2018. If approved, effective date TBD PDMP reporting proposal out for public comment until March 3, 2018. If approved, effective date is TBD
US states and jurisdictions in deliberations	Washington Hawaii	Interprofessional review underway Monitoring national trends

Note: ^aThe State of Nebraska: all prescription medications reported to PDMP regardless of scheduling status.

Abbreviations: PDMP, Prescription Drug Monitoring Program; TBD, to be determined.

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Table 2 US state-level information source

State	Timeframe of data collection: November 30, 2017 through March 1, 2018
AL	Nancy Bishop, RPh; November 30, 2017 email correspondence <i>State Pharmacy Director, Alabama Department of Public Health</i>
AK	Alaska's Prescription Drug Monitoring Program, Controlled Substance Legislative Update – August 2017; available at: https://www.commerce.alaska.gov/web/portals/5/pub/PDMP_EffectiveDates_08.2017.pdf
AZ	Douglas Skvarla, RPh; December 4, 2017 email correspondence <i>Controlled Substance Monitoring Program Director, Arizona State Board of Pharmacy</i>
AR	Denise Robertson; December 5, 2017 email correspondence <i>Prescription Monitoring Program Administrator, Arkansas Department of Health</i>
CA	Tina Farales; December 5, 2017 email correspondence <i>Controlled Substance Utilization Review and Evaluation System Program Manager, California Department of Justice</i>
CO	Mark O'Neill, RPh; December 5, 2017 email correspondence <i>Program Manager, Colorado Prescription Drug Monitoring Program</i>
CT	Operator; January 11, 2018 telephone correspondence <i>Connecticut Prescription Monitoring Program Assistance Line</i>
DE	Jason Slavoski, PharmD; December 7, 2017 email correspondence <i>Pharmacist Administrator, State of Delaware</i>
FL	Rebecca Poston, RPh, MHL; December 6, 2017 email correspondence <i>Program Manager, Florida Prescription Drug Monitoring Program</i>
GA	Kimberly Emm, Attorney; December 6, 2017 email correspondence <i>Attorney, Georgia Board of Dentistry & Pharmacy</i>
HI	Hawaii Board of Pharmacy meeting minutes; available at: https://cca.hawaii.gov/pvl/files/2013/06/170817-min.doc.pdf ⁴⁷ and https://cca.hawaii.gov/pvl/files/2013/06/170921-min.doc.pdf ⁴⁸
ID	Teresa Anderson; December 12, 2017 email correspondence <i>Program Information Coordinator, Idaho Board of Pharmacy</i>
IL	Illinois General Assembly, Section 316. Prescription Monitoring Program; available at: http://www.ilga.gov/legislation/ilcs/fulltext.asp?DocName=072005700K316 ⁴⁹
IN	Indiana Professional Licensing Agency, Laws & Regulations; available at: http://www.in.gov/pla/inspect/2442.htm ⁵⁰
IA	Terry Witkowski; December 5, 2017 email correspondence <i>Executive Officer, Iowa Board of Pharmacy</i>
KS	Kansas State Board of Pharmacy Proposed Regulatory Changes to KAR 68-21-7; available at: http://pharmacy.ks.gov/docs/default-source/statutes-regulations/kar-68-21-7.pdf?sfvrsn=4da4a601_0 ⁵¹
KY	Important Notice: Gabapentin Becomes a Schedule 5 Controlled Substance in Kentucky; available at: http://chfs.ky.gov/NR/rdonlyres/92D10F1A-8842-4E6D-B9D2-935741E2926E/0/KentuckyGabapentinFactSheet.pdf ⁵²
LA	Joseph Fontenot, RPh; December 10, 2017 email correspondence <i>Assistant Executive Director, Louisiana Board of Pharmacy</i>
ME	Operator; December 13, 2017 telephone correspondence <i>Maine Department of Health and Human Service, Substance Abuse and Mental Health Services Assistance Line</i>
MD	Kate Jackson, MPH; December 6, 2017 email correspondence <i>Prescription Drug Monitoring Program Coordinator, Maryland Department of Health</i>
MA	Massachusetts PMP Data Submission Dispenser Guide; available at: https://www.mass.gov/files/documents/2017/09/12/pmp-data-submission-guide.pdf ⁵³
MI	Operator; December 7, 2017 email correspondence <i>Department of Licensing and Regulatory Affairs, Bureau of Professional Licensing, Drug Monitoring Section, Michigan Automated Prescription System</i>
MN	Minnesota PMP Data Uploaders; available at: http://pmp.pharmacy.state.mn.us/pmp-data-uploaders.html ⁵⁴
MS	Dana Crenshaw; December 6, 2017 email correspondence <i>Prescription Monitoring Program Director, Mississippi Board of Pharmacy</i>
MO	Operator; January 17, 2018 telephone correspondence <i>Missouri Bureau of Narcotics and Dangerous Drugs Assistance Line</i>
MT	John Douglas, RPh; December 7, 2017 email correspondence <i>Inspector, Montana Board of Pharmacy</i>
NE	Balick R. Nebraska pharmacists will report all prescriptions to state PDMP. <i>Pharmacy Today</i> . 2017 Nov;23(11):50–51. ⁵⁵
NV	Yenh Long, PharmD, BCACP; January 10, 2018 telephone correspondence <i>Program Administrator, Nevada Board of Pharmacy</i>
NH	Operator; January 17, 2018 telephone correspondence <i>New Hampshire Office of Professional Licensure and Certification Main Telephone Line</i>
NJ	New Jersey Division of Consumer Affairs, Rule Proposal; available at: http://www.njconsumeraffairs.gov/Proposals/Pages/directoroffice-01022018-proposal.aspx ⁵⁶

(Continued)

Table 2 (Continued)

State	Timeframe of data collection: November 30, 2017 through March 1, 2018
NM	Maria Gonzales; January 3, 2018 email correspondence <i>Prescription Monitoring Program Manager, New Mexico Board of Pharmacy</i>
NY	New York State Department of Health, Internet System for Tracking Over-Prescribing – Prescription Monitoring Program; available at: https://www.health.ny.gov/professionals/narcotic/prescription_monitoring/ ⁵⁷
NC	John Womble; January 16, 2018 email correspondence <i>Program Consultant, Controlled Substances Reporting System, North Carolina Department of Health and Human Services</i>
ND	North Dakota Board of Pharmacy Prescription Drug Monitoring Program Law; available at: https://www.nodakpharmacy.com/pdfs/PDMPlaws.pdf ⁵⁸
OH	Ohio Laws and Rules, Dangerous drug monitoring; available at: http://codes.ohio.gov/oac/4729-37-12 ⁵⁹
OK	Brian Veazey; December 7, 2017 email correspondence <i>Agent in Charge, Oklahoma Bureau of Narcotics & Dangerous Drugs Control</i>
OR	Drew Simpson; December 11, 2017 email correspondence <i>Program Coordinator, Prescription Drug Monitoring Program, Public Health Division</i>
PA	Carrie Thomas, PhD; January 16, 2018 email correspondence <i>Epidemiologist, Prescription Drug Monitoring Program, Pennsylvania Department of Health</i>
RI	Peter Ragosta, RPh; December 11, 2017 email correspondence <i>Chief Administrative Officer, Rhode Island Board of Pharmacy, Division of Customer Services</i>
SC	Christie Frick, RPh; December 7, 2017 email correspondence <i>Director of Prescription Monitoring Program, South Carolina Department of Health and Environmental Control, Bureau of Drug Control</i>
SD	Kari Shanard-Koenders, RPh; December 7, 2017 email correspondence <i>Executive Director, South Dakota Board of Pharmacy</i>
TN	Tennessee House Bill 1832; available at: http://www.capitol.tn.gov/Bills/110/Bill/HB1832.pdf ⁶⁰
TX	Allison Benz, RPh, MS; December 7, 2017 email correspondence <i>Executive Director/Secretary, Texas State Board of Pharmacy</i>
UT	David Furlong; December 11, 2017 email correspondence <i>Chief Investigator, Utah Division of Occupational and Professional Licensing, Utah Department of Commerce</i>
VT	Carrie Phillips, MS, PharmD; January 17, 2018 email correspondence <i>Executive Officer, Vermont Pharmacy Board, Office of Professional Regulation</i>
VA	Virginia House Bill 2164; available at: http://leg1.state.va.us/cgi-bin/legp504.exe?171+ful+HB2164ER+pdf ⁶¹
WA	Washington State Pharmacy Quality Assurance Commission Meeting Minutes, December 15, 2017; available at: https://www.doh.wa.gov/Portals/1/Documents/Mtgs/2017/20171215-MN-PH.pdf ⁶² and https://www.doh.wa.gov/Portals/1/Documents/Mtgs/2017/20171215-AG-PH.pdf ⁶³
WDC	Tadessa Nichols, Program Specialist; January 25, 2018 email correspondence <i>Pharmaceutical Control Division, Department of Health, Health Regulation & Licensing Administration</i>
WV	West Virginia PDMP PowerPoint; available at: http://qioprogram.org/sites/default/files/editors/141/WV_PDMP_Recording_508.pdf ⁶⁴
WI	Nicole Anspach; December 14, 2017 email correspondence <i>Public Information Officer, Wisconsin Department of Safety and Professional Services</i>
WY	Wyoming Prescription Drug Monitoring Program, available at: https://drive.google.com/file/d/0B8cDFZ_VWrtc8bFBUWg5VDdJYU0/view ⁶⁵

Abbreviations: BCACP, Board Certified Ambulatory Care Pharmacist; KAR, Kansas Administrative Regulation; MHL, Master's in Health Law; MPH, Master of Public Health; MS, master-level degree; PDMP, Prescription Drug Monitoring Program; PharmD, Doctor of Pharmacy; PhD, doctoral-level degree; PMP, Prescription Monitoring Program; RPh, registered pharmacist.

Mandated reporting to PDMP

To date, the most common state-level legislative and/or regulatory approach to monitor the dispensing of gabapentin is to require the reporting of said event to a PDMP. Eight states (Minnesota,²² Ohio,²³ Virginia,²⁴ Wyoming,²⁵ West Virginia,²⁶ Massachusetts,²⁷ North Dakota,²⁸ and Nebraska²⁹) have implemented this policy (effective dates ranging from August 1, 2016 in Minnesota²² to January 1, 2018 in Nebraska).²⁹ Monitoring of dispensing will facilitate uniform collection and subsequent analysis of data, with the potential to detect and mitigate outliers in the prescribing of gabapentin.

Forthcoming changes to mandate reporting to PDMP

The State of Kansas has motioned to amend the list of “drugs of concern”, thereby clearing the way to add gabapentin.³⁰ The proposal is out for public comment, with a public hearing scheduled for March 8, 2018.³⁰ If approved, all listed medications will be monitored through the State of Kansas Prescription Monitoring Program (Kansas Tracking and Reporting of Controlled Substances Program, more commonly known as K-TRACS), the PDMP of the State of Kansas.³⁰ Similarly, the State of New Jersey has motioned to amend the rules pertaining to the State of New Jersey Prescription Monitoring

Program, the PDMP of the State of New Jersey.³¹ Presently, this proposal is out for public comment through March 3, 2018, with an effective date to be determined.³¹

Forthcoming changes to convert gabapentin to Schedule-V controlled substance

In the State of Tennessee, a legislative bill was filed in January 2018 that motioned to procedurally add gabapentin to the compendium of Schedule-V medications.³² This bill is scheduled for review by the State of Tennessee Senate Judiciary Committee on February 27, 2018 and by the State of Tennessee Criminal Justice Committee on February 28, 2018.³² If approved by both bodies, the proposed change will be effective as of July 1, 2018.³² By nature of becoming a Schedule-V medication, gabapentin refills and days' supply limits would be restricted in the State of Tennessee in the same manner as is mandated in the State of Kentucky.³² The dispensing of gabapentin would be subject to reporting to the State of Tennessee Controlled Substance Monitoring Database, which is the PDMP of the State of Tennessee.³² The legislation provides that in the State of Tennessee, both Physician Assistants and Advanced Practice Registered Nurses would be able to prescribe a Schedule-V medication so long as the practitioner holds a DEA license.³²

Current deliberation

In the State of Washington, the Pharmacy Quality Assurance Commission was provided with data on abuse and overdose of gabapentin by the State of Washington Poison Center on December 15, 2017.³³ This presentation was at the behest of the State of Washington Department of Health, the entity responsible for the State of Washington PDMP.³⁴ Members of the Pharmacy Quality Assurance Commission motioned to consult with the State of Washington Commissions or Boards of Medicine, Nursing, Dentistry, Osteopathic Medicine, and Podiatry prior to reaching a decision.³³ In the State of Hawaii, the State Board of Pharmacy issued a report on national trends in state-level gabapentin rules and regulations in both August 2017³⁵ and September 2017.³⁶ To date, no further action has been taken.

Limitations

The information included herein is time sensitive and, thus, should be interpreted as a national assessment of gabapentin policy as of March 1, 2018. Given that gabapentin abuse has just recently received national attention from the FDA,²⁰ it is likely that states will begin to implement more stringent criteria in the near future pending federal oversight.

Discussion and conclusion

The US is in the throes of an opioid epidemic, and while the national focus on opioid addiction is important from a social, economic, and public health perspective, it has overshadowed the growing diversion and concomitant abuse of other prescription medications used to potentiate an "opioid high".^{2,6} Gabapentin presents as an opportunistic prescription drug of abuse, given its relatively low cost and non-schedule status at the federal level.¹⁵

In the absence of federal efforts to reclassify gabapentin as a controlled substance, a small number of US states have implemented a number of regulatory approaches to mitigate diversion and abuse. Primary strategies include the reclassification of gabapentin as a controlled substance and mandating the reporting of the prescribing and/or dispensing of gabapentin to a state-level PDMP.³⁷ These efforts are progressive both nationally and globally, as gabapentin is not classified as a controlled substance in Europe³⁸ despite previous European reports of gabapentin abuse,³⁹⁻⁴² nor is it a controlled substance in Australia or Canada.^{43,44}

While state-level efforts to combat the diversion and abuse of gabapentin, and thus the opioid epidemic, are to be commended, such efforts are not a substitute for a strategic national approach. Given the growing empirical evidence surrounding both the diversion and abuse of gabapentin, we call for reclassification as a controlled substance at the federal level and implementation of a national pharmacovigilance program.^{45,46} Additionally, future research is needed to identify the degree of regulatory oversight needed to effectively detect and mitigate gabapentin abuse.

Disclosure

The authors report no conflicts of interest in this work.

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