



# **Tolebrutinib for Secondary Progressive Multiple Sclerosis**

**Final Report**

**JULY 15, 2025**

**Prepared for**



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Grace Lin served as the lead author for the report. Shahariar Mohammed Fahim led the systematic review and authorship of the comparative clinical effectiveness section of this report with the assistance from Finn Raymond. Brett McQueen and Antal Zemplenyi developed the cost-effectiveness model and authored corresponding sections of the report. Marie Phillips and Marina Richardson conducted the analysis for the budget impact model. Foluso Agboola provided methodologic guidance on the clinical and economic evaluations. We would also like to thank Becca Piltch, Anna Geiger and Grace Ham for their contributions to this report.

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*In the development of this report, ICER’s researchers consulted with clinical experts, patients, manufacturers, and other stakeholders. The following individuals served as external reviewers of the draft evidence report:*

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# Conflict of Interest Disclosures for the Report

**Table 1. ICER Staff and External Collaborators Conflict of Interest Disclosures**

ICER Staff and External Collaborators	Conflict of Interest
<b>Foluso Agboola, MBBS, MPH</b>	No conflicts to disclose.
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<b>Shahariar Mohammed Fahim, PhD</b>	No conflicts to disclose.
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<b>Grace Lin, MD</b>	No conflicts to disclose.
<b>Brett McQueen, PhD</b>	R. Brett McQueen reports compensation from Sanofi for a special speaker series in April 2024 related to type 1 diabetes and fees for reviewing a project attempting to improve early diagnosis of type 1 diabetes. He has not received any funding directly related to a product or directly related to multiple sclerosis.
<b>Marie Phillips, BA</b>	No conflicts to disclose.
<b>Becca Piltch, MPP</b>	No conflicts to disclose.
<b>Finn Raymond, BS</b>	No conflicts to disclose.
<b>Marina Richardson, PhD, MSc</b>	No conflicts to disclose.
<b>Antal Zemplenyi, PhD</b>	No conflicts to disclose.

**Table 2. Expert Reviewers of the Draft Evidence Report Conflict of Interest Disclosures**

Expert Reviewer	Conflict of Interest
<b>Bruce A. Cohen, MD</b>	Dr. Bruce Cohen has equity interests in excess of \$10,000 in Abbott Laboratories, AbbVie, and CVS Health.
<b>Simone Huygens, PhD</b>	Dr. Simone Huygens received monetary value in excess of \$5,000 for services from Merck KGaA, Pfizer, Santen, Takeda, Beigene, Dutch Health Care Institute. She also is >25% shareholder of Huygens & Versteegh which provides health economic services to life science companies.
<b>Kavita V. Nair, PhD</b>	Dr. Kavita Nair received monetary value for services in excess of \$5,000 from Esai.
<b>Hollie Schmidt, MS, MBA</b>	No conflicts to disclose.
<b>Matthijs Versteegh, PhD, MA, BSc</b>	Dr. Matthijs Versteegh received monetary value in excess of \$5,000 for services from Merck KGaA, Pfizer, Santen, Takeda, Beigene, Dutch Health Care Institute. He also is >25% shareholder of Huygens & Versteegh which provides health economic services to life science companies.

This page includes conflict of interest disclosures for ICER staff, external collaborators, and expert reviewers of the report. For all public meeting participant disclosures, please refer to [Supplement I](#).

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## List of Acronyms and Abbreviations Used in this Report

%	Percent
9HPT	9-hole peg test
AE	Adverse event
AHRQ	Agency for Healthcare Research and Quality
ALT	Alanine transaminase
BILI	Bilirubin
BTkIs	Bruton's tyrosine kinase inhibitors
CDI	Confirmed disability improvement
CDP	Confirmed disability progression
CDR	Clinical trial diversity rating
CE	Cost effectiveness
CI	Confidence interval
Cm	Centimeter
CPT	Current procedural terminology
DMT	Disease-modifying-treatment
EDSS	Expanded Disability Status Scale
EQ-5D	EuroQol-5 Dimension mapping tool
evLYs	Equal value life years
FDA	Food and Drug Administration
Gd	Gadolinium
GDP	Gross domestic product
HIDI	Health Improvement Distribution Index
HR	Hazard ratio
HRQoL	Health-related quality of life
IQR	Interquartile range
LSM	Least squares mean
LY	Life year
Mg	Milligrams
MRI	Magnetic resonance imaging
MS	Multiple sclerosis
N	Number
NA	Not applicable
NC	Not calculated
NDA	New drug application
NE	Not estimated
NICE	National Institute for Health Care and Excellence
PDDS	Patient determined disease steps
PDRR	Participant to disease-prevalence representation ratio
PIRA	Progression independent of relapse activity
PPMS	Primary progressive multiple sclerosis
PRISMA	Preferred Reporting Items for Systematic Reviews and Meta-Analyses
PRLs	Paramagnetic rim lesions
PT	Physical therapy
QALY	Quality-adjusted life year
RAW	Relapse-associated worsening
RCT	Randomized controlled trial
RRMS	Relapsing-remitting multiple sclerosis
SD	Standard deviation
SPMS	Secondary-progressive multiple sclerosis
T25FW	Timed 25-foot walk test

TEAEs	Treatment-emergent adverse events
UK	United Kingdom
ULN	Upper limit of normal
US	United States
UTI	Urinary tract infection

# Executive Summary

---

Multiple sclerosis (MS) is a chronic inflammatory disease of the central nervous system, affecting nearly a million people in the United States, with the disease more prevalent in women and persons 45 to 65 years old.<sup>1,2</sup> Symptoms of MS, including weakness, fatigue, vision changes, memory and concentration problems, and pain, can cause physical, emotional, and cognitive impairment.<sup>3</sup> MS is a costly disease, with an estimated annual economic burden in the US over \$85 billion.<sup>4</sup>

While the majority of persons are initially diagnosed with relapsing-remitting MS (RRMS), most eventually transition to secondary progressive MS (SPMS), which is marked by progressive worsening of disability without symptomatic relapses. SPMS can be classified into active disease (with relapses and/or new MRI changes) or non-active disease, with or without progression of disability. Active SPMS with MRI activity only (no clinical relapses) and non-active SPMS are classified into the larger category of non-relapsing forms of SPMS (nrSPMS).

The symptoms of MS typically emerge in young adulthood and thus the disease has a large impact not only on physical health, but also on work and educational productivity, family planning, and social and leisure activities. Challenges shared by persons living with SPMS include a delays in diagnosis, difficulty accessing care with MS specialists, high out-of-pockets costs of drugs, and managing symptoms such as fatigue, urinary symptoms, and pain that may not respond to disease-modifying therapies. A recent survey of MS patients reflected the high burden of SPMS, with respondents reporting a loss of independence and identity, as well as a negative impact on career and relationships.<sup>5</sup> Finally, there is also a high caregiver burden associated with SPMS, with caregivers noting that they need to plan their lives around the needs of the patient.

Although there are many highly efficacious disease-modifying therapies (DMTs) available to treat both RRMS and active SPMS, once a person has transitioned to non-active SPMS, treatment options are very limited. Tolebrutinib (Sanofi) is an oral, once-daily, Bruton's Tyrosine Kinase Inhibitor that is under U.S. Food and Drug Administration (FDA) review for the treatment of nrSPMS, with a decision expected by September 2025.<sup>6</sup>

Tolebrutinib was tested against placebo in the HERCULES trial, a Phase III randomized, controlled trial of 1,131 participants with nrSPMS who had not had a clinical relapse within the last 24 months. The participants, who had a mean age of 49 years, were predominantly female (62%), White (92%), and had a high degree of disability, with a median EDSS score of 6. The trial met the primary endpoint of confirmed disability progression sustained for  $\geq 6$  months, with fewer participants in the tolebrutinib group reaching that endpoint than in the placebo group (hazard ratio (HR) 0.69, 95% confidence interval (CI) 0.55 to 0.88) at 24 months, a difference that was maintained at trial end (45 months). Results from additional outcomes were mixed; while the tolebrutinib group had fewer

new or enlarging lesions on T2-weighted MRI, the change in 9-hole peg test (9HPT) did not show a statistically significant difference (HR 0.97, 95% CI 0.74 to 1.29).

Overall adverse events were similar in the tolebrutinib and placebo groups, although the tolebrutinib group had a higher proportion of participants who had a serious adverse event compared to the placebo group (15.0% vs. 10.4%). Elevation of liver enzymes >3 times the upper limit of normal (ULN) occurred in 4% of participants in the tolebrutinib group, with four participants (0.5%) having an increase in liver enzymes of >20 times ULN. One participant in the tolebrutinib group died from complications from liver transplant attributed to tolebrutinib toxicity. After the institution of weekly liver monitoring tests, all elevations in liver enzymes resolved without sequelae.

The data available from the HERCULES trial demonstrates that tolebrutinib slows progression in nrSPMS. However, there was not a consistent effect of tolebrutinib demonstrated among secondary outcomes. Additionally, there is a small but non-trivial risk of severe liver toxicity; though this risk may be mitigated by intensive monitoring of liver function tests, such intensive monitoring may not be a realistic expectation in practice. Thus, we rate the overall net health benefit for tolebrutinib compared with best supportive care as **promising but inconclusive (P/I)**.

**Table ES1. Evidence Ratings**

Treatment	Comparator	Evidence Rating
Non-Relapsing SPMS		
Tolebrutinib	Best supportive care	P/I

In the cost-effectiveness analyses, treatment with tolebrutinib increases QALYs, evLYs, life years, and years without a wheelchair compared with best supportive care. At the placeholder price of \$115,000 per year, the incremental cost-effectiveness ratios for tolebrutinib are \$3.4 million per QALY gained, \$2 million per evLY gained, \$7 million per life year gained, and \$1,500,000 per year without a wheelchair. The cost-effectiveness findings are primarily driven by the placeholder acquisition costs for tolebrutinib. We estimate that tolebrutinib would meet commonly cited cost-effectiveness thresholds at an annual price of \$3,250 to \$5,900. If we make the optimistic assumption that use of tolebrutinib universally leads to confirmed disability improvement, the incremental cost-effectiveness ratios would still be higher than the common cost-effectiveness thresholds at an annual placeholder price of \$115,000 per year, although the cost-effectiveness results will improve and the health benefit price benchmark range would increase under that assumption. In summary, treatment with tolebrutinib may slow disability progression of SPMS compared with placebo, though its use may be limited by the risk of liver toxicity. If approved, the actual cost-effectiveness of tolebrutinib will depend on its price.

Assuming a placeholder price for tolebrutinib of \$115,000 annually, approximately 8% of the estimated 177,994 eligible patients with non-relapsing SPMS could be treated with tolebrutinib without crossing the ICER potential budget impact threshold of \$880 million per year. Under the assumed placeholder price, ICER is issuing an access and affordability alert for tolebrutinib. However, if priced at the upper end of ICER's HBPB range (\$150,000 per evLY) at \$5,900 annually, all potentially eligible patients could be treated with tolebrutinib, and we would not issue an access and affordability alert. Pricing according to value is one policy lever to manage access and affordability concerns for new treatments. In the absence of such an approach, additional efforts to achieve affordability and access will be needed.

Appraisal committee votes on questions of comparative effectiveness and value, along with key policy recommendations regarding pricing, access, and future research, are included in the main report. Key policy recommendations include:

- Safe and effective treatment for nrSPMS remains a significant unmet need. Efforts are needed to ensure that patients have access to existing therapies and that the implementation of new therapies does not aggravate existing health inequities. For example, all stakeholders should work to decrease gaps in access to standard of care therapies, including access to ongoing physical therapy to maintain function.
- Trial inclusion criteria are a reasonable starting point for developing coverage policies for tolebrutinib to identify patients with nrSPMS. Payers should engage clinical experts and patient representatives in considering how to address coverage requests for which there is limited or no evidence at the current time.
- Payers may wish to consider negotiating outcomes-based contracts for therapies such as tolebrutinib that are likely to be high cost but where the benefit is less certain.
- Manufacturers have a responsibility to release clinical trial data in a timely manner such that all relevant data is available to payers, clinicians, and patients prior to the time of FDA approval to facilitate timely coverage and treatment decisions.
- The research agenda for SPMS should focus both on improving ways to diagnose SPMS and finding ways to halt or reverse disease progression.



# 1. Background

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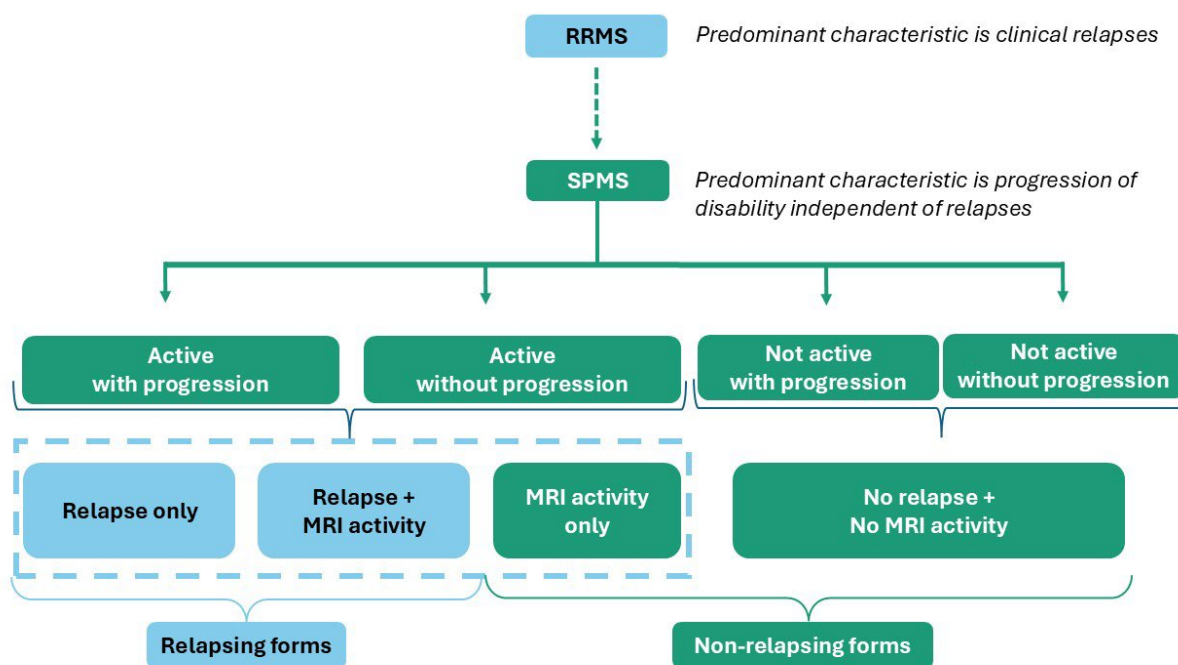
Multiple sclerosis (MS) is a chronic inflammatory disease of the central nervous system affecting nearly a million people in the United States.<sup>1,2</sup> MS causes damage to the myelin sheath (a protective covering that surrounds nerve fibers), which eventually leads to degeneration of axons (long threadlike part of a nerve cell) and results in physical and cognitive symptoms such as weakness, fatigue, vision changes, memory and concentration problems, and pain.<sup>3</sup> In the United States (US), the disease is more prevalent in women and individuals between 45 and 65 years old. There also appear to be racial and ethnic differences in prevalence, with the disease being more prevalent in White Americans compared with Black and Hispanic Americans. However, Blacks have a higher risk of both developing MS and having poorer outcomes compared with White Americans, and Hispanics born in the US appear to develop MS earlier in life.<sup>1,7</sup> MS is a disease that is debilitating, progressive, and costly, with an estimated annual economic burden in the US being over \$85 billion.<sup>4</sup>

Diagnosis of MS relies on a combination of clinical signs and symptoms, imaging, and laboratory criteria known as the 2017 McDonald Criteria;<sup>8</sup> these criteria are currently in the process of being updated.<sup>9</sup> Relapsing-remitting MS (RRMS) is the most common form of MS at disease-onset (85% of patients) and is marked by periods of symptom flares (relapses) followed by recovery; a minority of patients present with primary progressive MS (PPMS), which is characterized by a steady worsening of symptoms and disability from disease onset.<sup>3</sup>

The majority of patients with RRMS eventually transition to a non-relapsing form of MS, called secondary progressive MS (SPMS). Although progression independent of relapses can happen from the onset of MS,<sup>10</sup> SPMS is marked by progressive worsening of disability without symptomatic relapses. The median time to transition from RRMS to SPMS is 32.4 years from disease onset.<sup>11</sup> Risk factors associated with progression include older age at MS onset, early high relapse frequency, longer disease duration, male sex, and higher baseline Expanded Disability Status Scale (EDSS) score.<sup>12</sup> SPMS is a retrospective diagnosis; no imaging findings or biomarkers demarcate the transition between RRMS and SPMS in real-time.<sup>11</sup> Thus, diagnosis is challenging and often delayed. For example, the main measure of disability, the EDSS, does not capture visual, cognitive, bowel, or bladder function well, and thus, patients may appear clinically stable by EDSS while still having deterioration in other domains.<sup>13</sup> Magnetic resonance imaging (MRI) markers (e.g., brain atrophy, volume of T2 lesions, paramagnetic rim lesions) may correlate with progression;<sup>11</sup> however, persons living with SPMS report that symptoms and disability progression may not necessarily correlate with MRI findings. Persons living with SPMS may have active disease (with relapses and/or new MRI changes) or non-active disease, with or without progression during their disease course (Figure 1); however, since those with non-active disease are less likely to have a recent MRI, defining whether a person has active or non-active disease can be difficult.<sup>11,14</sup>

Figure 1 shows the categories of active and non-active SPMS, and their definitions based on relapses and MRI activity. Non-relapsing forms of MS include both active SPMS with MRI activity only (no clinical relapses) and non-active disease.

**Figure 1.1. Phenotypes of SPMS**



Treatment for MS involves a comprehensive approach focusing on preventing relapses, delaying progression and worsening of disability, as well as symptom control, psychological support, rehabilitation, and lifestyle interventions. For RRMS, there are a variety of disease-modifying treatments (DMTs), including monoclonal antibodies, interferons, fumarates, and S1P receptor modulators approved to treat MS. In particular, monoclonal antibodies show high efficacy in preventing relapse and slowing down disease progression; some also carry an increased risk of infections due to B-cell depletion. Monoclonal antibodies and siponimod can be used to treat active SPMS, although the use of siponimod may be limited by the presence of cardiovascular disease and cytochrome P450 genotype.<sup>15</sup> However, once a person has transitioned to non-active SPMS, there are no DMTs currently approved for treatment in this population. While some patients and clinicians may opt to continue DMT with non-active SPMS, 2018 American Academy of Neurology guidelines deem it reasonable to trial stopping DMT therapy in persons with non-active disease who are not ambulatory (EDSS >7 for at least two years),<sup>16</sup> as clinical and subclinical disease activity may decrease due to the aging immune system.<sup>17</sup>

Bruton’s Tyrosine Kinase Inhibitors (BTKIs) are being investigated as potential treatments for all forms of MS as they decrease acute and chronic neuroinflammation and target remyelination, repair, and recovery. This ICER report will focus on tolebrutinib (Sanofi), an oral, once-daily, BTKI that crosses the blood-brain barrier and modulates persistent activation of BTK enzyme within the central nervous system. It is being studied for the treatment of various forms of MS. However, the scope of this report is for the treatment of non-relapsing forms of SPMS (see Figure 1 for definition). A new drug application (NDA) for tolebrutinib for non-relapsing forms of SPMS has been submitted to the U.S. Food and Drug Administration with a “breakthrough therapy” designation,<sup>18</sup> with a decision expected by September 28, 2025.<sup>6</sup>

**Table 1.1. Interventions of Interest**

Intervention	Mechanism of Action	Delivery Route	Prescribing Information
<b>Tolebrutinib</b>	Bruton's Tyrosine Kinase Inhibitor	Oral	60 mg tablet once daily

mg: milligrams

## 2. Patient Community Insights

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This section was developed with input from patients and caregivers, as well as patient advocacy groups, clinicians, researchers, and the manufacturer of tolebrutinib. We talked with patients living with SPMS and caregivers, as well as seven clinicians, and one patient advocacy coalition composed of nine different patient organizations. In addition, we obtained data from a survey conducted by the MS Coalition to learn from people with MS about their experiences with the disease. This document incorporates feedback gathered during calls with stakeholders, open input submissions from the public, the survey conducted by the MS Coalition, and information from prior ICER reviews focused on MS.<sup>19</sup> ICER looks forward to continued engagement with stakeholders throughout its review and encourages comments to refine our understanding of the clinical effectiveness and value of preventive treatments.

Because the symptoms of MS typically emerge in young adulthood, the disease has a large impact not only on physical health, but also on mental health, work and educational productivity, family planning, and social and leisure activities. Since the primary goal for people living with MS is to maintain independence and the ability to perform normal activities, early diagnosis and comprehensive treatment with DMTs are critical. We heard from persons living with SPMS that initial diagnosis of MS is often delayed – most had symptoms for years prior to getting a diagnosis. We also heard that although DMTs are very effective at preventing relapses, some symptoms are not adequately treated by existing DMTs. For example, persons living with SPMS noted that pain, fatigue, numbness, urinary incontinence, and cognitive difficulties often persist despite DMT treatment, and often cause the need to take additional medications outside of the DMT. Persons living with SPMS also noted that some symptoms, such as fatigue, are unpredictable, causing difficulty with planning work and other activities, and that medications may exacerbate fatigue. We also heard that urinary symptoms have a large impact on quality of life, since urinary urgency and incontinence may limit the ability to leave the house for long periods of time or limit excursions to places with ready access to the toilet. Cognitive symptoms were also noted to have a substantial impact on quality of life and the ability to perform at work. Some people living with SPMS have had to retire from the workforce prematurely due to the disease. Finally, at the late stages of the disease, limitations in arm and hand mobility place substantial limitations on activities of daily living.

Access to specialist care and coordination of care are two additional issues that affect persons living with MS. For example, those living in more rural areas did not have easy access to MS specialists and sometimes traveled great distances to get the level of care they desired. Furthermore, many people living with MS see multiple specialists, and people living with SPMS we spoke with were frustrated with the lack of coordination of care and the self-advocacy needed to manage their condition adequately.

MS is associated with a high caregiver burden, though the specific caregiving duties depend on the patient's disabilities. For example, for persons living with SPMS who have limited leg mobility, caregivers need to help with transfers to and from a wheelchair. For those with limitations in arm and/or hand mobility, the assistance needed increases to include dressing and feeding. The time burden of caregiving limits outside activities; one caregiver noted that he planned his days around his partner's illness. Finally, once a person living with SPMS needs a full-time caregiver, the caregivers face a decision of whether they will leave the workforce to become a full-time caregiver.

Insurance coverage can be a substantial barrier to receiving DMTs. Persons living with SPMS described ongoing anxiety about whether their insurance plan will cover their DMT. The high co-pays and co-insurance for treatment often lead to a reliance on grants and patient assistance programs to help cover costs. Additionally, access to ancillary services such as physical therapy (PT) can be limited due to the current PT model emphasizing improvement as a goal and for continued coverage; in persons living with SPMS, PT is important for maintenance of mobility and improvement may not be a reasonable goal. Furthermore, physical therapists with specialized training in neurological diseases can also be difficult to find.

Persons living with SPMS conveyed that since disability progression is not linear and symptoms may not correspond with MRI lesions; disability progression can occur even in the face of "stable" MRI findings. Thus, they would like more researchers to focus on the concept of "smoldering MS," particularly for future treatments. Finally, research into treatments that re-myelinate nerves and/or improve disability should be a high priority.

## **Health Equity Considerations**

Because SPMS occurs after progression from RRMS, people with SPMS are, on average, older than those with RRMS. However, there are few data about treatment outcomes in patients  $\geq 60$  years old, as these patients are typically excluded from MS trials. Additionally, older persons and those who are no longer ambulatory often feel as though clinicians do not offer more aggressive treatment options, particularly since 2018 American Academy of Neurology guidelines state that it is reasonable to consider stopping DMT in older patients with stable disease. Finally, for persons living with MS who live in more rural areas, access to MS specialists is difficult and thus may affect the quality of care they receive.

## **Survey of MS Patient Experience**

In December 2022 and January 2023, the MS Coalition fielded a cross-sectional survey of MS patients to learn about the interactions and experiences with the health care system of people with multiple sclerosis.<sup>5</sup> Of the 1412 respondents, 210 reported being diagnosed with SPMS. Those with SPMS tended to have higher mobility impairment, with 62% of respondents having a disability score of 5-7. One-third of respondents were not currently on a DMT, and the average number of DMTs

tried in the past was around three. Slowing progression, preventing relapses, and the doctor's recommendation were the most important reasons when deciding whether to start a DMT. The majority of respondents with SPMS reported no current barrier to receiving a DMT in terms of treatment logistics; however, financial barriers could be substantial. Around 15% respondents reported that out-of-pocket costs caused them to delay, pause, or stop a DMT, and 41% of respondents reported receiving copay assistance or financial support to cover the cost of DMT. Of those receiving financial assistance, 70% reported that they would not be able to afford their DMT without assistance. Finally, comments from respondents reflected the high burden of SPMS, with respondents reporting a loss of independence and identity, as well as a negative impact on career and relationships.

## 3. Comparative Clinical Effectiveness

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### 3.1. Methods Overview

The methods for the systematic literature review are described in [Supplement Section D1](#). We published the research protocol for the systematic literature review on Open Science Framework and registered it with PROSPERO (CRD42025617271).

#### Scope of Review

We reviewed the clinical effectiveness of tolebrutinib for the treatment of non-relapsing SPMS compared to best supportive care, defined as pharmacological and non-pharmacological treatments to alleviate the symptoms of MS. We searched for evidence on patient-important outcomes, including disability progression or improvement as measured by expanded disability status score (EDSS), timed 25-foot walk test (T25FW), 9-hole peg test (9HPT), mobility, cognitive function, fatigue, health-related quality of life (HRQoL), MRI outcomes, and harms of tolebrutinib. The full scope of this review is provided in [Supplement Section D1](#).

#### Evidence Base

Evidence informing this review comes primarily from HERCULES, a Phase III randomized controlled trial (RCT) comparing tolebrutinib to placebo in non-relapsing forms of SPMS.<sup>20</sup> This review included data from a recent publication and a conference presentation, in addition to limited data submitted by the manufacturer as academic in confidence.<sup>21-23</sup> We sought additional data on harms of tolebrutinib from two Phase III (GEMINI 1 and 2) and two Phase II trials (NCT03889639 and NCT03996291) conducted in the RRMS population.<sup>20,24-27</sup>

HERCULES was a Phase III, randomized, placebo-controlled trial that evaluated the efficacy and safety of tolebrutinib (60 mg orally once daily) in adults aged 18-60 years old with a confirmed diagnosis of SPMS and no clinical relapses in the two years prior to screening. Additional inclusion criteria were an EDSS score of 3.0-6.5 and documented evidence of disability progression in the last 12 months. The study excluded participants taking certain medications for MS within a prespecified time, depending on the expected washout period. Participants were randomized 2:1 into the tolebrutinib and placebo groups. The primary endpoint was time to onset of disability progression, confirmed over  $\geq 6$  months.<sup>20</sup> The investigators tested six secondary outcomes in a prespecified hierarchical sequence, meaning they evaluated each outcome individually and proceeded to the next only if statistical significance was achieved with the primary outcome and the preceding secondary outcome. Additional details about this trial and four clinical trials assessing tolebrutinib for the treatment of RRMS are available in [Supplement Section D2](#).

Baseline characteristics were similar across both arms in this trial (Table 3.1). Overall, participants were mostly female (62%), White (93%), treatment-experienced (74%), had a mean age of 49 years old, and a median EDSS score of 6. At baseline, the mean time since SPMS diagnosis was around eight years, and the mean time since the most recent clinical relapse was around 7.5 years. Around 13% of the trial participants had at least one gadolinium (Gd)-enhancing T1 lesion at baseline, meaning these participants showed MRI disease activity even without clinical relapse. The median follow-up was 133 weeks.<sup>22</sup> Additional baseline characteristics are presented in [Supplement Table D3.2](#).

**Table 3.1. Baseline Characteristics of Key SPMS Trial: HERCULES<sup>21,22</sup>**

		<b>Tolebrutinib (N=754)</b>	<b>Placebo (N=377)</b>
<b>Age, Years <math>\pm</math> SD</b>		48.9 $\pm$ 8.0	48.9 $\pm$ 8.0
<b>Female, n (%)</b>		454 (60.2)	242 (64.2)
<b>Race, n (%)</b>	<b>White</b>	703 (93.2)	348 (92.3)
	<b>Black</b>	6 (0.8)	4 (1.1)
	<b>Asian</b>	36 (4.8)	19 (5.0)
	<b>Other</b>	9 (1.2)	6 (1.6)
<b>EDSS Score</b>	<b>Mean <math>\pm</math> SD</b>	5.5 $\pm$ 1.0	5.6 $\pm$ 0.9
	<b>Median (IQR)</b>	6 (4.8, 6.3)	6 (5.0, 6.3)
<b>Time since RRMS Symptom Onset, Mean Years <math>\pm</math> SD</b>		17.1 $\pm$ 8.3	17.6 $\pm$ 8.4
<b>Time since Diagnosis of SPMS, Mean Years <math>\pm</math> SD</b>		7.9 $\pm$ 7.3	8.4 $\pm$ 7.8
<b>Time since Most Recent Clinical Relapse, Mean Years <math>\pm</math> SD</b>		7.4 $\pm$ 5.3	7.6 $\pm$ 5.5
<b>Participants with <math>\geq</math>1 Gd-Enhancing T1 Lesions, n (%)</b>		93 (12.5)*	49 (13.1)*
<b>Number of T2 Lesions, Median (IQR)</b>		50 (35, 73)	49 (33, 75)
<b>Participants with <math>\geq</math>1 Prior DMTs, n (%)</b>		549 (72.8)	288 (76.4)

DMT: disease-modifying therapy, EDSS: Expanded Disability Status Scale, Gd: Gadolinium; IQR: interquartile range, N: number, RRMS: relapsing remitting multiple sclerosis, SD: standard deviation

\*Tolebrutinib (N=742) and placebo (N=373)

### ***Evaluation of Clinical Trial Diversity***

We rated the demographic diversity (race/ethnicity, sex, age) of the participants in the trials using the ICER-developed Clinical trial Diversity Rating (CDR) Tool.<sup>28</sup> Around 10% of the trial populations were from the US. Because the US-based baseline characteristics were not publicly available, the HERCULES trial was rated using the full sample. The trial achieved “fair” diversity rating for race/ethnicity, driven mostly by the underrepresentation of those who identify as Black or African American and Hispanic. The trial received a “poor” rating for age because participants aged 65 years or older were underrepresented compared to the overall population. This is particularly important as there has been an increase in the prevalence of MS among older adults.<sup>29</sup> Due to adequate representation of males and females, the trial received a “good” rating for diversity for sex. See [Supplement D1](#) for full details of CDR methods and results.



## 3.2. Results

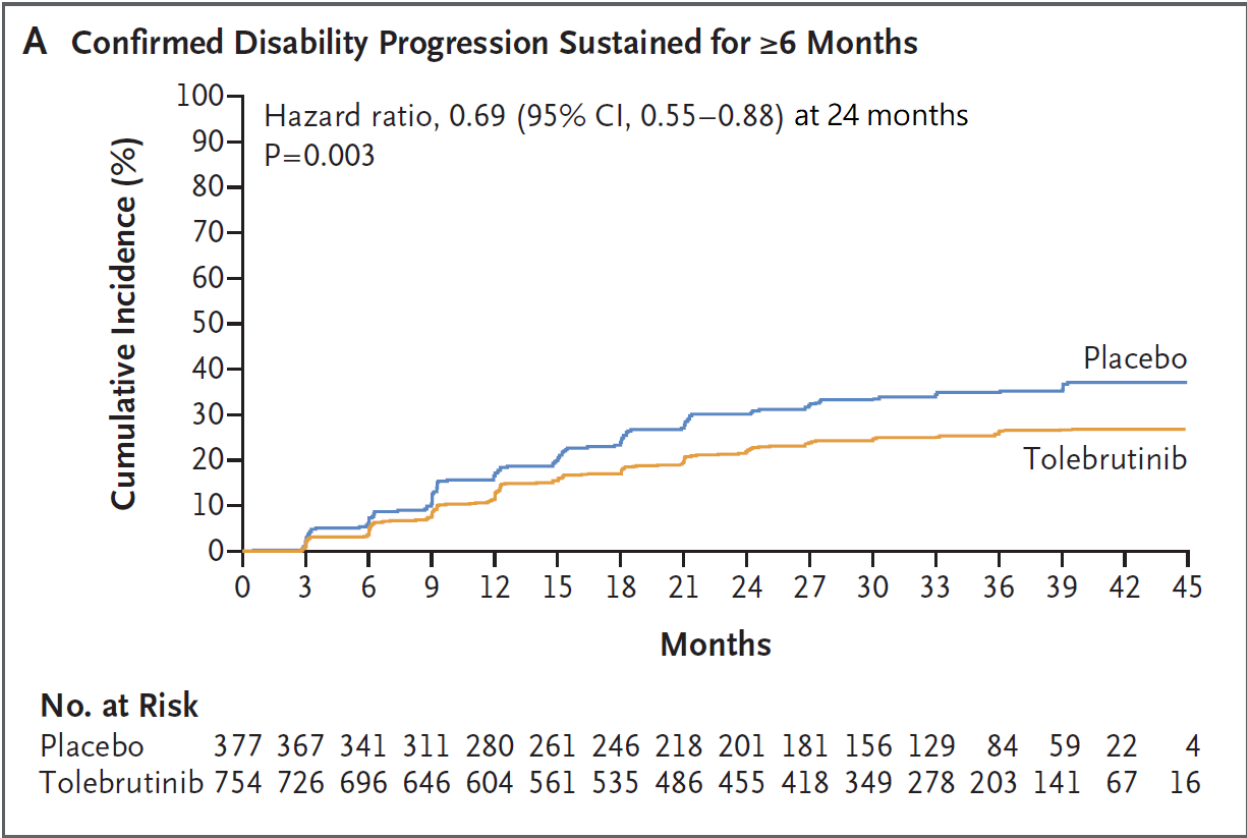
### Clinical Benefits

As mentioned earlier, the evidence for this review comes primarily from the Phase III HERCULES trial. The primary endpoint was six-month confirmed disability progression (CDP), defined as an increase of  $\geq 1$  point from the baseline EDSS score if the baseline score was  $\leq 5.0$  or an increase of  $\geq 0.5$  point if the baseline EDSS score was  $> 5$ , that was sustained for at least 6 months. Other measures of disease progression, disease improvement, and disease activity were evaluated as secondary outcomes.

#### *Disability Progression*

As noted above, HERCULES trial evaluated the six-month CDP as its primary outcome. At 24 months of follow-up, there was a statistically significant reduction in participants showing sustained 6-month CDP in the tolebrutinib arm compared with the placebo arm (22.6% vs. 30.7%, hazard ratio 0.69; 95% CI 0.55 to 0.88,  $p=0.003$ ).<sup>22</sup> This difference slightly increased by the end of the trial, with 26.9% of the tolebrutinib group having reached the primary endpoint compared with 37.2% in the placebo group at 45 months.<sup>21</sup> However, only 20 patients (16 in the tolebrutinib group and 4 in the placebo group) had made it to 45 months of follow-up.<sup>22</sup> See Figure 3.1 and Table 3.2. Data submitted as academic in confidence showed that the reductions in six-month CDP appeared to be greater in lower EDSS subgroups (e.g.,  $\leq 4.5$  or  $\leq 5.5$ ) compared to their respective higher EDSS subgroups ( $> 4.5$  or  $> 5.5$ ).<sup>23</sup>

Figure 3.1. Primary Endpoint: Time to 6-Month CDP from HERCULES Trial<sup>22</sup>



CDP: confirmed disability progression, CI: confidence interval, HR: hazard ratio

Source: Data from Fox et al 2025

The HERCULES trial also evaluated other disease progression endpoints including the 9HPT and the T25FW.

**9HPT** is a standardized test of upper extremity function where patients repeatedly place and then remove nine pegs into nine holes arranged in a square pattern. An increase of >20% from baseline for the time needed to complete the task is considered to be clinically meaningful worsening.<sup>30,31</sup> After 24 months of follow-up, there was no statistically significant difference in the proportion of patients who achieved a >20% increase in 9HPT that was sustained over at least 3 months. (19.0% vs 19.6%, HR 0.97, 95% CI 0.74 to 1.29; p = NS).<sup>22</sup> See Table 3.2.

**T25FW** test is a measure of gait velocity where patients complete two 25-foot walks and a change of ≥20% from baseline for the time needed to complete the task is considered to be clinically meaningful worsening.<sup>31</sup> Although fewer participants experienced worsening on this outcome in the tolebrutinib group compared to placebo at 24 months (41.1% to 49.6%, hazard ratio 0.77, 95% CI 0.64 to 0.92), formal significance testing was not done because a preceding outcome (9HPT) lacked statistical significance.<sup>22</sup> See Table 3.2.

**Table 3.2. Disability Progression and Improvement-Related Outcomes from HERCULES Trial<sup>22</sup>**

	<b>Tolebrutinib (N=754)</b>	<b>Placebo (N=377)</b>	<b>Between Group Difference at 24 Months; HR (95% CI)</b>	<b>P Value</b>
<b>Proportion of Patients Achieving 6-month CDP</b>	22.6%	30.7%	0.69 (0.55 to 0.88)	P = 0.003
<b>Proportion of Patients Achieving &gt;20% Increase in 9HPT Scores</b>	19%	19.6%	0.97 (0.74 to 1.29)	P = 0.84
<b>Proportion of Patients Achieving &gt;20% Increase in T25FW Scores</b>	41.1%	49.6%	0.77 (0.64 to 0.92)	NR
<b>Proportion of Patients Achieving 6-month CDI</b>	8.6%	4.5%	1.88 (1.10 to 3.21)	NR

CI: confidence interval, CDI: confirmed disability improvement, CDP: confirmed disability progression, HR: hazard ratio, NR: significance testing not reported due to prespecified hierarchical sequence, 9HPT: 9 hole peg test, T25FW: timed 25-foot walk test

### ***Disability Improvement***

The HERCULES trial also evaluated confirmed disability improvement (CDI), which was defined as a decrease of at least one point from the baseline EDSS score. Overall, few patients in the trial achieved a sustained six-month improvement in this endpoint. At 24 months, a higher proportion of the participants receiving tolebrutinib showed improvement compared to the placebo group (8.6% vs. 4.5%, hazard ratio 1.88; 95% CI 1.10 to 3.21).<sup>22</sup> Formal significance testing for this outcome was not done because a preceding outcome (9HPT) lacked statistical significance. See Table 3.2.

### ***Disease Activity, Including Relapse and MRI-Related Outcomes***

The investigators evaluated the annualized relapse rate as a part of the exploratory analyses and found similar rates after adjustment and adjudication across both arms (0.033 in the tolebrutinib group and 0.032 in the placebo group).<sup>22</sup> See Table 3.3.

In terms of MRI-related outcomes, the annualized rate of new or enlarging T2 lesions was significantly lower in the tolebrutinib arm compared to placebo (1.84 vs. 2.95, RR 0.62; 95% CI 0.43, 0.90; p=0.01).<sup>22</sup> Data related to T1 lesions was not measured in this trial. See Table 3.3.

Brain volume loss was first measured in the HERCULES trial at six months to avoid any confounding effects of volume loss due to the reduction of inflammation that occurred with the initiation of treatment, and was subsequently measured every six months until the end of the study. Both groups demonstrated similar mean percentage change in brain volume at the end of the study (-

0.69% for the tolebrutinib arm vs. -0.78% for the placebo arm, least-squares mean difference 0.08 (-0.03 to 0.20) compared to baseline.<sup>22</sup> Formal significance testing for this outcome was not done because a preceding outcome (9HPT) lacked statistical significance. See Table 3.3.

**Table 3.3. Disease Activity-Related Outcomes from HERCULES Trial<sup>22</sup>**

	<b>Tolebrutinib</b>	<b>Placebo</b>	<b>Between Group Difference (95% CI)</b>	<b>P Value</b>
<b>Annualized Adjusted Adjudicated Relapse Rate (95% CI)</b>	0.033 (0.024 to 0.045)	0.032 (0.021 to 0.049)	NA	NR
<b>Annualized New or Enlarging T2 Lesions Rate: Mean estimate (95% CI)</b>	1.84 (1.44 to 2.34)	2.95 (2.24 to 3.88)	RR: 0.62 (0.43 to 0.90)	0.01
<b>Percentage Change in Brain Volume Loss: Mean Change (SE)</b>	-0.69% (0.03)	-0.78% (0.05)	MD: 0.08 (-0.03 to 0.20)	0.16

CI: confidence interval, MD: mean difference; NR: significance testing not reported due to prespecified hierarchical sequence; RR: relative risk, SE: standard error

### ***Other Patient-Important Outcomes of Interest***

At the time of report publication, data on HRQoL (Multiple Sclerosis Quality of Life-54 and EuroQol 5-dimension 5-level) and cognitive function (Symbol Digit Modalities Test and California Verbal Learning Test-II) from the HERCULES trial have not been reported, though the trial protocol indicates that these outcomes were measured during the trial.<sup>20,22</sup>

We also sought data on the paced auditory serial addition test (PASAT-3), a measure of cognitive function, mobility, pain, fatigue, bladder and bowel dysfunction, and depression, but none appeared to be evaluated in the HERCULES trial. Additionally, the trial did not assess caregiver-related outcomes such as their health, quality of life, and productivity.

## **Harms**

In the HERCULES trial, both treatment arms experienced high rates of discontinuation (23%), primarily caused by participant decisions. Adverse events-related discontinuations were marginally higher in the tolebrutinib arm compared to placebo (4% versus 3%).<sup>22</sup>

Table 3.4 summarizes key harms recorded during the trial. Overall, a similar proportion of patients in the tolebrutinib and placebo groups were reported to have suffered an adverse event during the trial. However, more participants in the tolebrutinib arm experienced serious adverse events compared to placebo (15% versus 10%). Two patients died in the tolebrutinib arm, including one due to post-operative complications after liver transplant deemed related to tolebrutinib. This

death occurred prior to a protocol change, increasing the monitoring of liver function tests to weekly liver function tests. The most frequent adverse event with a higher proportion of participants in the tolebrutinib arm (26%) than in placebo (23%) was COVID-19 infections.<sup>22</sup>

Liver toxicity is a prominent safety concern for tolebrutinib. A higher proportion of the participants receiving tolebrutinib had liver enzyme elevations (alanine transaminase [ALT] >3 times the upper limit of normal) compared to placebo (4.0% vs. 1.6%). Four patients (0.5%) in the tolebrutinib arm experienced severe liver injury, defined as peak ALT increases of 20 times the upper limit of normal, compared to none in the placebo. All cases of severe liver injury occurred within the first 90 days of treatment with tolebrutinib. Except for one, all cases of severe liver injury took place prior to the protocol update.<sup>22</sup> After the protocol change requiring increased liver function test monitoring (see Supplement Section D for the algorithm for drug discontinuation and continuation), all instances of elevated liver-enzyme tests resolved without the need for medical interventions. Monitoring intervals were set at weekly (weeks 2 to 12), monthly (months 3 to 12), and quarterly until study completion. Liver toxicity data from the two Phase III RMS trials (GEMINI 1 and 2) were consistent with the experience reported for the HERCULES trial.<sup>24</sup> See Table 3.4 and [Supplement Table D3.6](#).

Infections represent a notable threat to patients with MS. Although higher proportions of participants in the tolebrutinib arm experienced COVID-19, influenza, and nasopharyngitis, both urinary tract infections and respiratory infections were more frequent in the placebo arm.<sup>22</sup>

Overall, harms from trials involving RMS patients reported similar types of adverse events mentioned in the HERCULES trial.<sup>22,32-37</sup> See [Supplement Table D3.6](#).

**Table 3.4. Key Harms from HERCULES Trial<sup>22</sup>**

Arms	Tolebrutinib	Placebo
	N=752	N=375
Any Adverse Events, n (%)	613 (81.5)	293 (78.1)
Discontinuations due to Adverse Events	29 (3.9)	11 (2.9)
Serious Adverse Events, n (%)	113 (15.0)	39 (10.4)
Death, n (%)	2 (0.3)	1 (0.3)
Infections and Infestations	409 (54.4)	185 (49.3)
COVID-19 Infection, n (%)	192 (25.5)	85 (22.7)
Influenza	42 (5.6)	13 (3.5)
Nasopharyngitis, n (%)	70 (9.3)	26 (6.9)
Upper RTI, n (%)	31 (4.1)	18 (4.8)
UTI, n (%)	85 (11.3)	49 (13.1)
Liver Safety	N=741	N=372
ALT >3 x ULN (%)	30 (4.0)	6 (1.6)
ALT >20 x ULN (%)	4 (0.5)	0

ULN: upper limit of normal, UTI: urinary tract infection, RTI: respiratory tract infection

## Subgroup Analyses and Heterogeneity

There is no data available at this time on any subgroups of interest, including race/ethnicity, age, disease duration, disease activity (active versus non-active), and level of disability.

## Uncertainty and Controversies

While currently available data from the HERCULES trial show promising results in terms of reducing disease progression in persons with nrSPMS, secondary outcomes showed mixed results. Clinical experts and patient groups were concerned particularly about the lack of difference in brain atrophy between the tolebrutinib and placebo groups, since brain atrophy is a marker for progression independent of relapses.<sup>38</sup> Clinical experts also suggested that the higher rate of new T2 lesions on MRI observed in patients on tolebrutinib in the two Phase III GEMINI trials conducted in the RRMS patients versus teriflunomide tempered their enthusiasm.<sup>24</sup> Finally, there have been no data reported on other patient-important outcomes, such as health-related quality of life and cognitive function, though those appeared to have been collected during the trial.<sup>39</sup>

Improvement of disability was mentioned by persons living with MS as an important outcome. Although more patients in the tolebrutinib group achieved six-month CDI compared with the placebo group (10% to 5%), few patients overall achieved this outcome, and this outcome was not tested for statistical significance due to the failure of an outcome higher in the analytic hierarchy. Thus, clinical experts were guarded about the significance of the six-month CDI findings.

The incidence and severity of liver toxicity due to tolebrutinib treatment remains a concern, as there appears to be a small but significant risk of severe liver toxicity, with one case of liver injury that led to liver transplant and subsequently death from post-transplant complications. Trials of tolebrutinib were halted temporarily due to these concerns.<sup>40</sup> Changes to the trial protocols were made to increase monitoring of liver function tests, which may mitigate the risk of severe liver injury. However, the increase in liver monitoring may have resulted in unblinding, given the intensity of testing. In clinical practice, it may also be a substantial burden for patients, particularly those with high levels of disability, for whom leaving the house for frequent testing may be difficult. Furthermore, we do not have long-term safety data on tolebrutinib in MS, so as with any drug with a new mechanism of action, additional harms may surface with longer-term use.

The HERCULES trial included both patients with active and non-active forms of SPMS. We do not have data on whether there are differences in efficacy based on subgroup. Since there are DMTs that can be used for active SPMS, when to use tolebrutinib in clinical practice, particularly in patients who are currently doing well on other DMTs, is not yet clear. Additionally, since tolebrutinib was not superior to teriflunomide at preventing relapses in patients with RRMS in the GEMINI trials,<sup>24</sup> and the annualized relapse rate in the HERCULES trial also did not differ between

groups, clinicians may be somewhat reluctant to use tolebrutinib in patients who may still be having relapses.

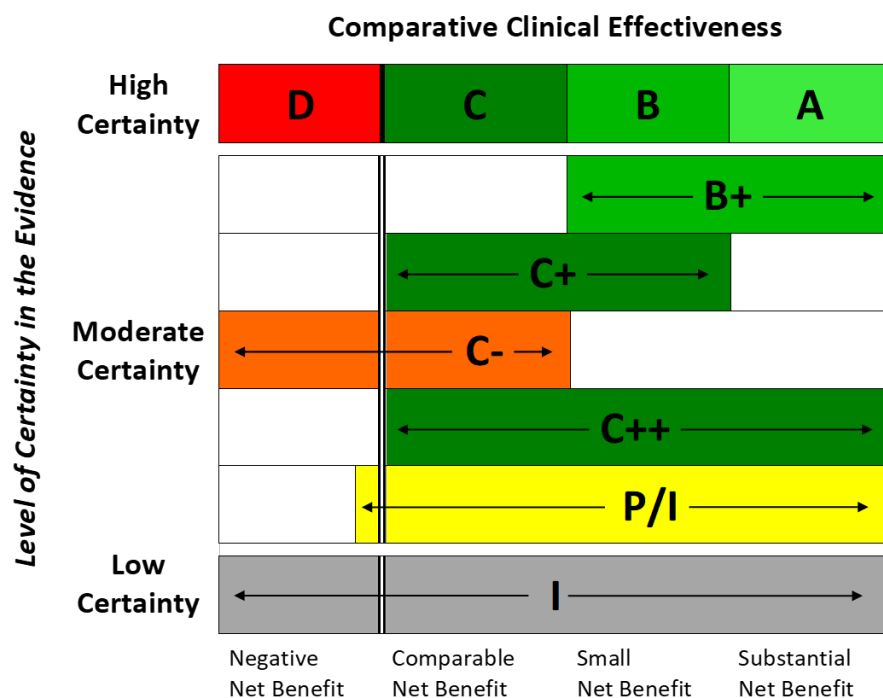
### ***Additional Stakeholder Insights***

Clinical experts emphasized that the diagnosis of SPMS is difficult. Some clinicians felt that some of their colleagues may not give a definitive diagnosis of SPMS, particularly non-relapsing forms of SPMS, due to the fact that there are currently no approved DMTs for this population; they also felt that the availability of an effective treatment may drive earlier diagnosis. Clinical experts also discussed that decisions to continue or stop DMTs depend on individual patient factors and preferences.

### 3.3. Summary and Comment

An explanation of the ICER Evidence Rating Matrix (Figure 3.2) is provided [here](#).

Figure 3.2. ICER Evidence Rating Matrix



**A** = "Superior" - High certainty of a substantial (moderate-large) net health benefit  
**B** = "Incremental" - High certainty of a small net health benefit  
**C** = "Comparable" - High certainty of a comparable net health benefit  
**D** = "Negative" - High certainty of an inferior net health benefit  
**B+** = "Incremental or Better" - Moderate certainty of a small or substantial net health benefit, with high certainty of at least a small net health benefit  
**C+** = "Comparable or Incremental" - Moderate certainty of a comparable or small net health benefit, with high certainty of at least a comparable net health benefit  
**C-** = "Comparable or Inferior" - Moderate certainty that the net health benefit is either comparable or inferior with high certainty of at best a comparable net health benefit  
**C++** = "Comparable or Better" - Moderate certainty of a comparable, small, or substantial net health benefit, with high certainty of at least a comparable net health benefit  
**P/I** = "Promising but Inconclusive" - Moderate certainty of a small or substantial net health benefit, small (but nonzero) likelihood of a negative net health benefit  
**I** = "Insufficient" - Any situation in which the level of certainty in the evidence is low



Persons with non-relapsing SPMS, particularly with the non-active type, have limited treatment options to slow the progression of disability. The data available from the HERCULES trial demonstrate that tolebrutinib slows the progression of disease and, in a small number of people, may also lead to disability improvement. However, some other outcome results were not as expected given the overall decrease in progression of disability; the significance of the inconsistencies in the direction of outcomes is not clear. Additionally, there is a small but non-trivial risk of severe liver toxicity (defined as liver function tests  $\geq 20$  times the upper limit of normal), though this risk appeared to be mitigated by intensive weekly monitoring of liver function tests. Full adherence to weekly monitoring may not be possible in clinical practice, as it imposes a substantial burden on a population that already has mobility challenges, and thus, those who are not able to be monitored closely may continue to face an increased risk of severe liver toxicity. Furthermore, studies have shown that up to one-third of approved drugs have postmarketing safety events that result in black box warnings or drug withdrawal;<sup>41,42</sup> this is of particular concern for a drug with a new mechanism of action and no long-term safety data. Finally, long-term data on the persistence of slowing of disease progression, along with more data on whether improvement occurs and other patient-important outcomes such as health-related quality of life and cognition, are needed to confirm the overall net health benefits of tolebrutinib.

Thus, for persons with non-relapsing forms of SPMS, we rate the evidence for tolebrutinib compared with best supportive care as **promising but inconclusive (P/I)**.

**Table 3.5. Evidence Ratings**

Population	Treatment	Comparator	Evidence Rating
Non-Relapsing SPMS	Tolebrutinib	Best supportive care	P/I

P/I: promising but inconclusive

## CTAF Votes

**Table 3.6. CTAF Votes on Comparative Clinical Effectiveness Questions**

Question	Yes	No
<i>Patient Population for all questions: Adults with non-relapsing secondary progressive multiple sclerosis.</i>		
<b>Is the current evidence adequate to demonstrate that the net health benefit of tolebrutinib is greater than that of best supportive care*?</b>	1	12

\*Defined as pharmacological and non-pharmacological treatments to alleviate the symptoms of MS.

The panel voted 12-1 that the current evidence is not adequate to demonstrate that the net health benefit of tolebrutinib is greater than that of best supportive care.

The panelists spoke about the uncertainties in the data, including the lack of reporting of secondary outcome data, as well as concerns about the harms of tolebrutinib. Patient and clinical experts shared that there is a tremendous need for therapies for non-active SPMS, with no currently approved treatments. However, they also expressed that current measures of disability used in clinical trials, such as EDSS, may not adequately reflect progression, and that outcomes in the clinical trial could be confounded by the COVID-19 pandemic.

## 4. Long-Term Cost Effectiveness

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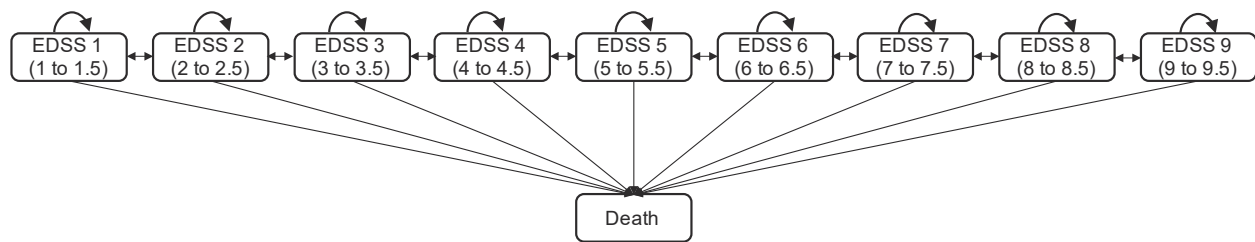
### 4.1. Methods Overview

The primary aim of this analysis was to estimate the cost-effectiveness of tolebrutinib for non-relapsing SPMS using a decision analytic model. The lifetime model compared tolebrutinib to best supportive care, defined as pharmacological and non-pharmacological treatments to alleviate the symptoms of MS. Analyses were conducted from the health care system perspective and the modified societal perspective. The base-case analysis took a health care sector perspective (i.e., focus on direct medical care costs only), and patient and caregiver productivity impacts and other indirect costs and effects were considered in the modified societal perspective analysis. The model was developed in Microsoft Excel.

We developed a *de novo* decision analytic model for this evaluation, informed by key clinical trials and prior relevant economic models. Costs and outcomes were discounted at 3% per year. The model focused on an intention-to-treat analysis, with a hypothetical cohort of patients with non-relapsing SPMS being treated with tolebrutinib or best supportive care entering the model. A Markov model with annual cycle length was used to account for SPMS disease progression over a lifetime. This approach builds on insights gained from previously published economic models and clinical data from HERCULES.<sup>22</sup> While few economic models specifically target SPMS,<sup>19,43-45</sup> several models for relapsing-remitting multiple sclerosis (RRMS) have incorporated the progression and clinical course of SPMS, often employing a Markov cohort structure with a similar cycle length.<sup>46-48</sup>

The model encompassed health states defined by the Expanded Disability Status Scale (EDSS) and was informed by baseline EDSS and six-month confirmed disability progression from HERCULES clinical trial (see Figure 4.1).<sup>22,49</sup> The model consisted of ten health states: nine EDSS states (1–9) and death. Patients started at EDSS scores of 2.0 or higher based on the baseline EDSS scores of patients in the HERCULES trial.<sup>22</sup> Additional data can be found in the [Supplement](#).

**Figure 4.1. Model Schematic\***



EDSS: Expanded Disability Status Scale

\*Individuals can remain at the same EDSS rating, transition from their current EDSS level to more severe health states (higher EDSS score), less severe health states (lower EDSS score), or move to MS-related or all-cause death. While the model schematic only shows arrows moving between individual units (e.g., EDSS 3 to EDSS 4) states, it's possible for patients to advance more than one EDSS state each cycle (e.g., EDSS 3 to EDSS 6). In the base-case analysis, no patients transitioned to and from EDSS 9, consistent with the placebo and tolebrutinib arms of the HERCULES trial. The health states are categorized into whole unit increments based on the EDSS. Transitions occur annually.

Changes to the economic evaluation between the draft Evidence Report and the revised Evidence Report included:

- Per ICER's request for additional data on disability improvement in EDSS health states for the tolebrutinib arm, we included manufacturer submitted data on transition probabilities across EDSS states 1 – 8. The transition matrix was submitted in confidence and has been redacted from this report. The updated base-case, scenario, and sensitivity analysis results in this version of the report reflect updates to the model, including forward (i.e., progression) and backward (i.e., improvement) transitions in the placebo and tolebrutinib arms. In a scenario analysis, we apply the hazard ratio for confirmed disability improvement from the HERCULES trial to the tolebrutinib arm of the model.
- In a scenario analysis, we present the results from our Draft Evidence Report, which used the London Ontario Cohort data to model the natural history of disease.
- Changes to the model findings are explained in text throughout the report including the methods, assumptions table, and the controversies and uncertainties section.

## 4.2. Key Model Assumptions and Inputs

The model includes several assumptions stated in Table 4.1. The full list of assumptions can be found in the [Supplement](#).

**Table 4.1. Key Model Assumptions**

Assumption	Rationale
<p><b>In the base-case analysis, no patients transitioned to and from EDSS 9, consistent with the placebo and tolebrutinib arms of the HERCULES trial.</b></p>	<p>The manufacturer of tolebrutinib provided confidential data on the transition probabilities observed in the placebo arm of the HERCULES trial. However, this data did not include transitions to EDSS 9. To maintain the consistency of the model cohort, we did not impute transition probabilities from other cohorts, such as the London Ontario cohort. This approach ensures that the treatment effects originate from the same cohort, that the timeline of the transition matrix aligns with the treatment effects, and that the disease progression reflects the modern disease course with improvements for both placebo and tolebrutinib. In an alternative scenario, we modeled transitions across all health states, including EDSS 9, using data from the London Ontario cohort.</p>
<p><b>The model applied relative effect estimates from the HERCULES trial to placebo arm to quantify the treatment effect.</b></p>	<p>Treatment effectiveness was modeled using the relative effect estimate from the HERCULES trial, which reported CDP for tolebrutinib and placebo. The treatment effect was assumed to slow disease progression, which has an indirect effect of reducing related complications and improving long-term survival outcomes.</p>
<p><b>In the model, we assumed that the HR for progression applies proportionally across all transitions in the probability matrix, reflecting a uniform treatment effect across EDSS progression levels.</b></p>	<p>Transitions in the placebo arm were based on the HERCULES trial, which reported 6-month confirmed disability progression (CDP), defined as an increase of 1.0 EDSS point for patients with a baseline EDSS <math>\leq 5.0</math> or an increase of 0.5 EDSS points for those with a baseline EDSS <math>&gt; 5.0</math>. The hazard ratio (HR) reflects the relative reduction in CDP risk but does not convey the magnitude of EDSS change beyond the minimum threshold required for progression.</p>
<p><b>Six-month confirmed disability improvement (CDI) was not considered in the base-case model as it does not necessarily represent a true reversal of disease progression.</b></p>	<p>The six-month CDI endpoint does not provide sufficient evidence to determine whether an observed improvement reflects actual disease reversal or merely a temporary slowing of progression. Longer follow-up data would be required to establish true improvement. The potential impact of six month CDI was explored through a scenario analysis incorporating a one-time improvement.</p>
<p><b>Patients who progressed on tolebrutinib (met the criteria of six-month CDP) continued treatment and progressed at the same rate until death.</b></p>	<p>Although clinical practice guidelines, including from the American Academy of Neurology (AAN), suggest that clinicians may consider discontinuation of disease-modifying therapies in patients with SPMS who are non-ambulatory (EDSS score <math>\geq 7</math>),<sup>50</sup> consensus was not reached among clinicians on stopping rules. Additionally, AAN guidelines were published prior to the availability of disease-modifying therapies for SPMS. Therefore, treatment effectiveness was</p>

Assumption	Rationale
	considered as long as patients use tolebrutinib up until death. Scenario analyses explored the implications of stopping treatment at EDSS levels 7 or 8.
<b>Mortality was calculated using U.S. life tables, applying relative risk based on EDSS health states. Treatments indirectly affect mortality by delaying progression to worse EDSS states, where the risk of mortality is higher.</b>	No mortality benefit was observed in the tolebrutinib trial; however, a significantly increased risk of mortality has been demonstrated with increasing MS severity.
<b>The discontinuation rate was based on data from the HERCULES trial.</b>	Currently, there is no data to inform real-world treatment patterns associated with tolebrutinib. Therefore, the model reflected the adverse event discontinuation rate observed in the HERCULES trial and applied in the model only during a period of time consistent with the trial.

CDI: Confirmed Disability Improvement, CDP: Confirmed Disability Progression, EDSS: Expanded Disability Status Scale, SPMS: Secondary Progressive Multiple Sclerosis

Table 4.2 presents the key model inputs. A comprehensive list and description of all model inputs, along with their respective sources, can be found in the [Supplement](#).

**Table 4.2. Key Model Inputs**

Parameter	Input	Source
<b>Hazard Ratio for 6-Month Disability Progression (CI), Tolebrutinib vs. Placebo</b>	0.69 (0.55 to 0.88)	Fox et al 2025 <sup>22</sup>
<b>Natural History Annual Transition Probabilities</b>	A matrix including transitions from EDSS 1-9 to EDSS 1-9 states.	Manufacturer submitted data (Academic in Confidence)
<b>Tolebrutinib Discontinuation Rate</b>	3.9%	HERCULES trial and calculation to reach discontinuation rate by end of trial <sup>22</sup>
<b>Initial EDSS State Distributions</b>		Manufacturer submitted data (Academic in Confidence)
<b>EDSS 2</b>		
<b>EDSS 3</b>		
<b>EDSS 4</b>		
<b>EDSS 5</b>		
<b>EDSS 6</b>		
<b>Standardized mortality ratios</b>		Pokorski 1997 <sup>51</sup>
<b>EDSS 1</b>	1.43 (1.16-1.72)	
<b>EDSS 2</b>	1.6 (1.28-1.92)	
<b>EDSS 3</b>	1.64 (1.31-1.96)	
<b>EDSS 4</b>	1.67 (1.34-2.01)	
<b>EDSS 5</b>	1.84 (1.47-2.21)	
<b>EDSS 6</b>	2.27 (1.82-2.73)	
<b>EDSS 7</b>	3.1 (2.48-3.72)	

Parameter	Input	Source
EDSS 8	4.45 (3.56-5.34)	
EDSS 9*	6.45 (5.16-7.74)	
Health State Utilities		Mauskopf et al., 2016 and ICER MS Review 2023 <sup>19,46</sup>
EDSS 1	0.7905	
EDSS 2	0.7365	
EDSS 3	0.6509	
EDSS 4	0.5816	
EDSS 5	0.5005	
EDSS 6	0.4118	
EDSS 7	0.3000	
EDSS 8	0.2095	
EDSS 9*	0.1034	
Annual Background Non-Drug Health Care Costs		Kobelt et al., 2006; Bebo et al., 2022 (from ICER 2023 Review; inflated to 2024 USD) <sup>4,19,52</sup>
EDSS 1	\$10,808	
EDSS 2	\$15,330	
EDSS 3	\$19,848	
EDSS 4	\$24,367	
EDSS 5	\$28,889	
EDSS 6	\$33,410	
EDSS 7	\$37,929	
EDSS 8	\$42,448	
EDSS 9*	\$46,969	
Annual Acquisition Cost of Tolebrutinib	\$115,000	Placeholder price; projection from IPD Analytics

EDSS: Expanded Disability Status Scale

\*EDSS 9 standardized mortality ratio, utilities, and health care costs were only included in the scenario analysis using the London Ontario Cohort data.

## Clinical Inputs

Clinical inputs were derived using both the placebo arm of the HERCULES trial as the natural history of SPMS and applying the treatment effects of tolebrutinib from the HERCULES trial to the placebo arm. Key clinical inputs include disease progression, adverse events, discontinuation, and mortality. Treatment effectiveness, as measured by disease progression, was defined using the tolebrutinib arm hazard ratio for disability progression to higher EDSS states, while the comparator arm followed the placebo arm (Table 4.2 and Table E2.2). We applied the hazard ratio in the transition matrix to reduce the individual progression-moving (e.g., EDSS 5 to 6) transitions that move patients to higher EDSS states. Initial state distributions for EDSS and transition probabilities for the placebo arm by EDSS state were provided in confidence from the manufacturer and are redacted from this report. In a scenario analysis, we modeled disability improvement (Table E2.3) by applying the hazard ratio for CDI to the improvement transitions to the placebo arm's transition probability matrix, increasing the improvement trajectories for the tolebrutinib arm.

### ***Transition Probabilities***

Transition probabilities between EDSS states for patients with SPMS in the absence of treatment are provided in Table E2.4. These values were provided academic-in-confidence from the manufacturer and are redacted from this report until 12 months following the public meeting. For more information on ICER's acceptance and use of In-Confidence data, please refer [here](#).

### ***Discontinuation***

The rate of trial discontinuation was similar for both tolebrutinib and placebo in the HERCULES trial. For up to 45 months, representing the maximum observation time reported in the trial results, the model assumed that patients would adhere to the treatment and only accounted for treatment-emergent adverse events (TEAEs) leading to discontinuation. In this study, 3.9% of patients in the tolebrutinib group discontinued due to serious TEAEs (Table 4.2). We apply a cycle-specific transition probability that reaches 3.9% by cycle 3 in the model. After 45 months, we assume no long-term discontinuation given a lack of data on disease-modifying use in this population.

### ***Mortality***

All-cause mortality based on age- and sex-adjusted United States life tables was multiplied by MS-specific mortality using a standardized mortality ratio that increases with EDSS (Table 4.2). These standardized mortality ratios were used in previous MS ICER reviews<sup>19</sup> and were calculated using the following equation from a prior study:<sup>51</sup>

$$\text{Mortality Multiplier} = 0.0219 * \text{EDSS}^3 - 0.1972 * \text{EDSS}^2 + 0.6069 * \text{EDSS} + 1.$$

This prior study was the most commonly used source for mortality estimates in MS cost-effectiveness analyses as reported by a recently published systematic literature review.<sup>53</sup>

### ***Adverse Events***

Publicly available data indicate that 15.0% of participants in the tolebrutinib group experienced serious treatment-emergent adverse events (TEAEs), compared to 10.4% in the control group. However, specific types of adverse events were not detailed. In the model, we used the difference (4.6%) to represent the excess serious TEAEs associated with tolebrutinib.

Liver enzyme elevations exceeding three times the upper limit of normal (ULN) were reported in 4.1% of participants receiving tolebrutinib, compared to 1.6% in the placebo group. The difference may explain the higher rate of serious adverse events in the tolebrutinib group.



To estimate the impact of TEAEs, we applied a global annualized disutility value. Specifically, we used a disutility of 0.01, which represents the higher end of the range observed in the 2017 ICER report for disease-modifying therapies in RRMS.<sup>54</sup> This disutility value was multiplied by the proportion of patients experiencing serious adverse events in both groups. The disutility for managing adverse events was included in the first cycle of the model with any remaining serious adverse events management through discontinuation after the first cycle. Specific TEAEs were not reported by frequency of interaction with the health care system. Without specific information on TEAEs and management in a specific setting (e.g., emergency department or inpatient hospital stay), we did not include the costs associated with TEAEs. We specifically requested this information from the manufacturer to include in a future update for the final evidence report.

### ***Health State Utilities***

Health state utility values were applied similarly to the 2023 ICER report on MS,<sup>19</sup> which derived these values from publicly available literature (Table 4.2). For EDSS scores from 0 to 7, utility estimates were based on a prior published study that utilized patient responses to the EuroQol-5 Dimension mapping tool (EQ-5D) from the DEFINE and CONFIRM trials for relapsing-remitting MS and a United Kingdom (UK) survey for SPMS.<sup>46</sup> This study reported a steep decline in utility scores after EDSS 7, with a more gradual decline observed for EDSS 0 to 7. To estimate utility scores for EDSS 8 and 9, the 2023 ICER report on MS made an adjustment due to potential limitations in the sample size for these higher EDSS states. We adopted their methodology, which involved fitting a non-linear model between EDSS 0 (or EDSS 1 for SPMS) and EDSS 7, and applying the resulting estimates for EDSS 8 and 9 separately for relapsing-remitting and SPMS.

### ***Economic Inputs***

All costs used in the model were updated to 2024 US dollars.

### ***Drug Acquisition Costs***

Tolebrutinib (Sanofi) is an oral drug taken 60 mg daily. For tolebrutinib, we will be using an annual placeholder price of \$115,000, which is the mid-point of the range anticipated by IPD Analytics (\$110,000-\$120,000).<sup>55</sup> IPD Analytics indicated that this pricing is consistent with the pricing of other branded oral drugs.

## Health Care Utilization Costs

Annual health care costs based on EDSS state are presented in Table 4.2. Annual costs reflect MS care, including inpatient and outpatient visits, medical equipment, and other pharmaceutical interventions not related directly to DMTs. Direct health care costs were based on estimates from ICER's 2023 report. These were primarily derived from Bebo et al. (2022), adjusted for EDSS severity using cost relationships from Kobelt et al. (2006).<sup>4,52</sup> Costs were inflated to 2024 USD. For the modified societal perspective, we included cost components of lost productivity (both reduced time at work and lost work time) and reduced earnings from early retirement. Gender- and age-specific unrelated health care costs and the cost of death were added to all health states.<sup>56</sup>

## 4.3. Results

### Base-Case Results

The average per person total discounted costs, life years (LYs), quality-adjusted life years (QALYs), and equal value of life years (evLYs) gained are detailed in Table 4.3. Over a lifetime, tolebrutinib, at the placeholder price, had a total discounted cost of \$2,504,000 with discounted QALYs, LYs, and evLYs of 7.36, 16.44, and 7.46, respectively. Discounted years without a wheelchair (EDSS <7) was 14.33 in the tolebrutinib arm. Over a lifetime, best supportive care had a total discounted cost of \$682,000 with discounted QALYs, LYs, and evLYs of 6.83, 16.18, and 6.83, respectively. Discounted years without a wheelchair (EDSS <7) was 13.09 for best supportive care.

**Table 4.3. Results for the Base-Case for Tolebrutinib Compared to Best Supportive Care**

Treatment	Intervention Acquisition Costs*	Intervention-Related Costs†	Non-Intervention-Related Costs‡	Total Costs*	QALYs	evLYs	Life Years	Years Without a Wheelchair (EDSS <7)
<b>Tolebrutinib</b>	\$1,821,000	\$11,000	\$672,000	\$2,504,000	7.36	7.46	16.44	14.33
<b>Best Supportive Care</b>	\$0	\$0	\$682,000	\$682,000	6.83	6.83	16.18	13.09

evLYs: equal value of life years gained, QALY: quality-adjusted life year

\*Based on placeholder price

†Intervention-related costs include costs of monitoring required for the intervention, as specified in clinical trials, guidelines, or package label

‡Non-intervention related costs include health state costs related and unrelated to SPMS and cost of death

Table 4.4 presents the discounted lifetime incremental results, including cost per QALY gained, cost per evLY gained, cost per life year gained, and cost per additional year able to walk without a wheelchair. At the placeholder price, total discounted costs for tolebrutinib were approximately \$1,822,000 higher than best supportive care; gains in QALYs, LYs, and evLYs were 0.53, 0.26, and 0.63, respectively, in relation to best supportive care. Gains in years without a wheelchair were 1.23 in relation to best supportive care.

**Table 4.4. Incremental Cost-Effectiveness Ratios for the Base Case**

Treatment	Comparator	Cost per QALY Gained*	Cost per evLY Gained*	Cost per Life Year Gained*	Cost per Additional Year Without a Wheelchair (EDSS <7)*
<b>Tolebrutinib</b>	Best supportive care	\$3,400,000	\$2,900,000	\$7,000,000	\$1,500,000

evLYs: equal value of life years gained, QALY: quality-adjusted life year

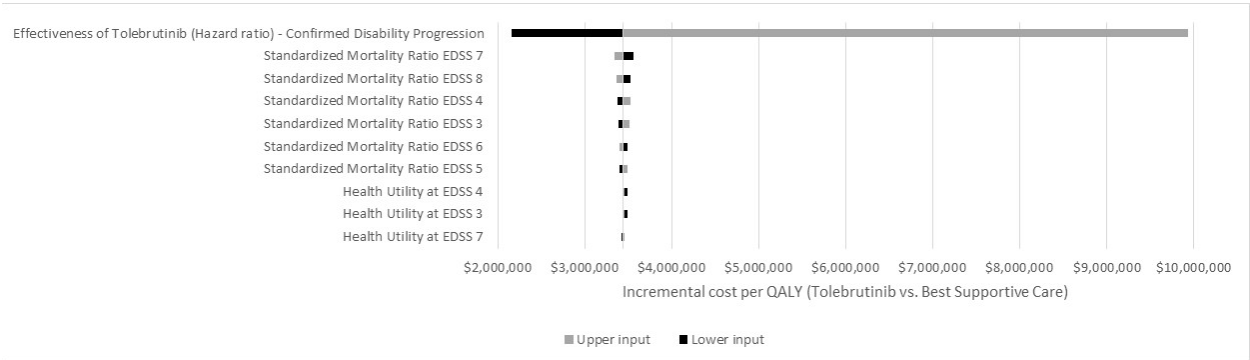
\*Based on placeholder price

## Sensitivity Analyses

To demonstrate the effects of uncertainty on both costs and health outcomes, we varied input parameters using available estimates of parameter uncertainty (e.g., standard errors or plausible parameter ranges). Figure 4.2 demonstrates the impact of varying individual inputs on the incremental cost-effectiveness ratios with QALYs and evLYs as the outcome, respectively. Key drivers of cost-effectiveness estimates include the effectiveness of tolebrutinib, mortality, and health-related quality of life.

Probabilistic sensitivity analyses were also performed by jointly varying multiple model parameters over 1,000 simulations. Tables 4.5 and 4.6 present the probability of reaching certain cost-effectiveness thresholds for tolebrutinib. At the placeholder price, a total of 0% of simulations reached any of the thresholds when including QALYs or evLYs as the outcome.

Figure 4.2. Tornado Diagram (Tolebrutinib versus Best Supportive Care)\*



EDSS: expanded disability status scale; QALY: quality-adjusted life year

\*Based on placeholder price

Table 4.5. Probabilistic Sensitivity Analysis Cost per QALY Gained Results: Tolebrutinib versus Best Supportive Care

	Cost Effective at \$50,000 per QALY Gained*	Cost Effective at \$100,000 per QALY Gained*	Cost Effective at \$150,000 per QALY Gained*	Cost Effective at \$200,000 per QALY Gained*
<b>Tolebrutinib</b>	0%	0%	0%	0%

QALY: quality-adjusted life year

\*Based on placeholder price

Table 4.6. Probabilistic Sensitivity Analysis Cost Per evLY Gained Results: Tolebrutinib versus Best Supportive Care

	Cost Effective at \$50,000 per evLY Gained*	Cost Effective at \$100,000 per evLY Gained*	Cost Effective at \$150,000 per evLY Gained*	Cost Effective at \$200,000 per evLY Gained*
<b>Tolebrutinib</b>	0%	0%	0%	0%

evLYs: equal value of life years gained

\*Based on placeholder price

Scenario Analyses

We performed the following scenario analyses:

- 1. Modified societal perspective that includes components such as patient productivity impacts (e.g., lost productivity, reduced working time, early retirement, etc.), impacts on caregivers, and other inputs as applicable. See Table E5.1 for more information on alternative approaches for including caregiver disutility.
- 2. Alternative stopping rule for tolebrutinib (i.e., once a patient reaches an EDSS score of 7).

3. Inclusion of disability improvement in EDSS health states for the tolebrutinib arm by applying a hazard ratio of 1.88 (95% confidence interval: 1.10, 3.21) to the improvement transition probabilities in the placebo transition matrix.
4. Using transition probabilities from the London Ontario cohort for the placebo arm.

See additional scenario analysis in [Supplement E5](#)

**Table 4.7. Scenario Analysis Results**

Treatment	Base-Case Results*	Scenario Analysis 1*	Scenario Analysis 2*	Scenario Analysis 3*	Scenario Analysis 4*
<b>Tolebrutinib</b>	\$3,400,000 per QALY and \$2,900,000 per evLY	\$3,100,000 per QALY and \$2,500,000 per evLY	\$3,100,000 per QALY and \$2,600,000 per evLY	\$1,300,000 per QALY and \$1,100,000 per evLY	\$2,500,000 per QALY and \$1,600,000 per evLY

\*Based on a placeholder price

## Threshold Analyses

Threshold analyses were conducted for tolebrutinib to calculate the annual price needed to meet commonly accepted cost-effectiveness thresholds for QALYs and evLYs and are shown in Table 4.8 and 4.9.

**Table 4.8. QALY-Based Threshold Analysis Results**

	Anticipated Intervention Acquisition Cost*	Annual Price to Achieve \$50,000 per QALY Gained	Annual Price to Achieve \$100,000 per QALY Gained	Annual Price to Achieve \$150,000 per QALY Gained	Annual Price to Achieve \$200,000 per QALY Gained
<b>Tolebrutinib using Placebo Arm Transition Matrix from HERCULES</b>	\$115,000	\$1,600	\$3,300	\$4,900	\$6,600
<b>Tolebrutinib using London, Ontario Cohort Transition Matrix</b>	\$115,000	\$1,400	\$3,700	\$6,100	\$8,400

QALY: quality-adjusted life year

\*Based on placeholder price

**Table 4.9. evLY-Based Threshold Analysis Results**

	Anticipated Intervention Acquisition Cost*	Annual Price to Achieve \$50,000 per evLY Gained	Annual Price to Achieve \$100,000 per evLY Gained	Annual Price to Achieve \$150,000 per evLY Gained	Annual Price to Achieve \$200,000 per evLY Gained
<b>Tolebrutinib using Placebo arm Transition Matrix from HERCULES</b>	\$115,000	\$1,900	\$3,900	\$5,900	\$7,900
<b>Tolebrutinib using London, Ontario Cohort Transition Matrix</b>	\$115,000	\$2,600	\$6,200	\$9,700	\$13,300

evLY: equal value of life years

\*Based on placeholder price

## Model Validation

We used several approaches to validate model findings. First, we had two different model experts review the model structure, assumptions, and inputs. Second, we performed internal model validation by varying inputs to identify any errors or illogical results. Third, we replicated a previous SPMS ICER review (2019) and identified model inputs that can be consistently compared (e.g., life years gained and years able to walk without a wheelchair in best supportive care arm) and results were within a relative 10% of findings between both models. Finally, as part of ICER's efforts in acknowledging modeling transparency, we offered to share the model with the manufacturer for external validation.

## Uncertainty and Controversies

While we used the best available evidence from the literature and recent HERCULES trial, the primary endpoints do not necessarily reflect transitions between EDSS health states. For example, the endpoint confirmed disability progression was defined as an increase in EDSS of 1.0 when baseline EDSS was less than or equal to five but an increase of 0.5 EDSS points when baseline EDSS was greater than five. The model structure, like other MS-specific model structures, relies on whole unit increment changes in EDSS irrespective of starting EDSS states. Therefore, we assumed the treatment effect for tolebrutinib would be consistent across EDSS movement regardless of baseline EDSS in addition to assuming the treatment effect would persist over a lifetime in the base-case analysis. While not directly addressing these limitations, the one-way sensitivity analysis provides a range of possible incremental cost-effectiveness ratios by tolebrutinib's treatment effect.

Other data gaps that influenced model decisions include a lack of information on long-term discontinuation, detailed costs across EDSS, and variability in literature-based health-related quality of life values. While there is longitudinal evidence on discontinuing disease-modifying therapies, we found no evidence on long-run discontinuation in a non-relapsing SPMS population. To address part of this limitation, we ran a scenario analysis on a stopping rule for tolebrutinib at EDSS 7 and above. The model structure is built to include future evidence on discontinuation of tolebrutinib. There is variation in quality of life values across EDSS that is reflected in the literature. We spoke with clinical experts who suggested EDSS as an instrument may not fully capture the average person's progression on any given day. The variation in health-related quality of life utility scores we found in the literature may reflect both EDSS as an instrument and the variation in quality of life for persons with SPMS. Because health state costs by EDSS were based on an extrapolated relationship, costs at certain levels above EDSS 7 may not represent the resources used to treat and manage the complications associated with those EDSS levels. For example, a proportion of patients at higher EDSS levels may be cared for in specialized centers where costs may exceed the average inputs used in the model. We varied these inputs in sensitivity analyses and found that health state costs at higher EDSS levels (e.g., EDSS >7) were bigger drivers of uncertainty in the results compared with health state costs at lower EDSS levels (e.g., EDSS <7).

In the HERCULES trial, there was a change in confirmed disability improvement that impacted approximately 5% of patients when comparing tolebrutinib to placebo. Per our request for data on disability improvement in the draft evidence report, the manufacturer submitted data in confidence, allowing us to model both progression and improvement using a placebo transition matrix for EDSS health states 1 – 8. The transition matrix was submitted as academic-in-confidence data and thus, redacted from this report. Conceptually, the transition matrix provides contemporary movement through EDSS states directly from the HERCULES trial, with progression and improvement for both the placebo and tolebrutinib arms of the model. Because both arms demonstrated improvements from higher EDSS scores to lower EDSS scores, the absolute health benefits across both arms increased compared to findings in the draft evidence report, which relied on historical data from the London Ontario cohort. For example, discounted lifetime evLYs using only forward progression from the London Ontario cohort ranged from 3.66 (placebo) to 4.63 (tolebrutinib). Inclusion of improvement from the placebo arm of the HERCULES trial was associated with discounted lifetime evLYs from 6.83 (placebo) to 7.46 (tolebrutinib). One important limitation to using the transition matrix from HERCULES is the absence of patients in EDSS health state 9, which is the most burdensome health state in terms of health state costs and quality of life. As longer term data become available, the model can be updated to reflect movement through EDSS health state 9 and evaluate the benefit of tolebrutinib in delaying progression to that health state.

In Scenario Analysis three, we present the cost-effectiveness findings with the relative improvement applied (hazard ratio) in the tolebrutinib arm. The assumption in this scenario analysis would be that there is continued improvement backward through EDSS states for patients in the tolebrutinib arm over and above that of the placebo arm. As expected, this scenario analysis, using the mean hazard ratio, decreased the base-case incremental cost-effectiveness ratios to \$1.3 million per QALY gained and \$1.1 million per evLY gained. The lower and upper confidence intervals around the hazard ratio, which correspond to the most optimistic and most conservative estimates for disability improvement, both resulted in incremental cost-effectiveness ratios exceeding commonly cited cost-effectiveness thresholds.

Related to quality of life inputs, we acknowledge that other outcomes not currently included in this review are important to the MS community. Additional outcomes may include cognition (Symbol Digit Modalities Test), fatigue (Modified Fatigue Impact 5-Item Scale), and upper and lower limb function (9HPT).<sup>57</sup> There is currently no evidence to inform the impact of tolebrutinib against best supportive care on cognition and fatigue, and recently published data from HERCULES found no significant difference in the effect of tolebrutinib on the 9-Hole Peg Test score as compared to placebo.<sup>22</sup> Although there was a statistically significant difference in the Timed 25FWT between tolebrutinib and placebo, the high correlation between the Timed 25FWT and EDSS results in a double count the health-related quality of life effects already included in the model through a slowing of progression through EDSS. The high correlation between these outcomes was demonstrated in a study by Kalinowski et al. 2022 which found that there was no additional health related quality of life benefits achieved with improvements in Timed 25FWT beyond those captured by changes in EDSS.<sup>58</sup>

Finally, when including the impact on caregiver quality of life in the modified societal perspective analysis, the data used in the model had variation in utility scores across disease severity that was not always consistent with utility scores experienced by patients. For example, utility scores at higher levels of EDSS (e.g., seven and eight) were lower than utility scores at lower EDSS levels (e.g., five and six).<sup>59</sup> The published article (Acaster et al. 2013) acknowledged the small samples and cross-sectional design of the study as potential limitations of the data.<sup>59</sup> In addition, there are multiple sources of utility values that describe changes in health status for patients across EDSS. To address these different sources for caregiver utility and patient utility inputs, we ran three targeted scenario analyses available in the Supplement. The first scenario focused on the additive QALY approach where the denominator is the sum of the patient and one caregiver that is equivalent to a total family QALYs scenario as proposed in recent guidance (see [Table E5.1](#) in the Supplement).<sup>60,61</sup> Second, given the uncertainty in the source we used for the caregiver disutilities, we also conducted a separate analysis with a constant disutility value across all EDSS states. Finally, we updated the base-case utility values to estimates from a United Kingdom population with utilities that decline to negative values in states 8 and 9 (health utility on average was 0.491 but varied from 0.70 in EDSS 2



to -0.195 in EDSS 9).<sup>62</sup> None of these scenarios reached near or below commonly cited cost-effectiveness thresholds using the placeholder price for tolebrutinib.

## 4.4 Summary and Comment

Our analyses showed that the use of tolebrutinib for the treatment of SPMS is more effective than best supportive care. However, at the placeholder price of \$115,000 per year, tolebrutinib is expected to exceed commonly cited cost-effectiveness thresholds in the US health care system. The cost-effectiveness findings are primarily driven by the placeholder acquisition costs for tolebrutinib. The model is most sensitive to the treatment effect of slowing progression to higher EDSS states. Scenario and sensitivity analyses were consistent with base-case findings.

## 5. Benefits Beyond Health and Special Ethical Priorities

Our reviews seek to provide information on benefits beyond health and special ethical priorities offered by the intervention to the individual patient, caregivers, the delivery system, other patients, or the public that was not available in the evidence base nor could be adequately estimated within the cost-effectiveness model. These elements are listed in the table below, with related information gathered from patients and other stakeholders. Following the public deliberation on this report the appraisal committee will vote on the degree to which each of these factors should affect overall judgments of long-term value for money of the intervention(s) in this review.

**Table 5.1. Benefits Beyond Health and Special Ethical Priorities**

Benefits Beyond Health and Special Ethical Priorities	Relevant Information
<p><b>There is substantial unmet need despite currently available treatments.</b></p>	<p>There are no currently approved treatment for non-active forms of SPMS. Thus, there is substantial unmet need for a treatment that slows disability in this population.</p> <p>To inform unmet need as a benefit beyond health, the results for the evLY and QALY absolute and proportional shortfalls have been reported below.</p> <p>evLY shortfalls:</p> <ul style="list-style-type: none"> <li>• Absolute shortfall: 18.3</li> <li>• Proportional shortfall: 64.3%</li> </ul> <p>QALY shortfalls:</p> <ul style="list-style-type: none"> <li>• Absolute shortfall: 17.1</li> <li>• Proportional shortfall: 62.7%</li> </ul> <p>The absolute and proportional shortfalls represent the total and proportional health units of remaining quality adjusted life expectancy, respectively, that would be lost due to un- or under-treated illness. Please refer to the ICER Reference Case – Section 2. Quantifying Unmet Need (QALY and evLY Shortfalls) for the shortfalls of other conditions assessed in prior ICER reviews.</p>
<p><b>This condition is of substantial relevance for people from a racial/ethnic group that have not been equitably served by the health care system.</b></p>	<p>There are a lack of data regarding potential racial/ethnic differences in the prevalence of SPMS; however, in studies of persons with MS as a whole, Black people have a higher incidence than White, Hispanic, and Asian subgroups. Black persons with MS may also have more rapid disease progression and greater disability relative to other racial/ethnic groups.</p>
<p><b>The treatment is likely to produce substantial improvement in caregivers' quality of life and/or ability to pursue their own education, work, and family life.</b></p>	<p>Slowing of progression and potential improvement in disability may improve caregiver quality of life if persons with MS require less caregiving.</p>
<p><b>The treatment offers a substantial opportunity to improve access to effective treatment by means of its mechanism of action or method of delivery.</b></p>	<p>Tolebrutinib is orally administered; the majority of currently available DMTs to treat SPMS are injectables or infusions. Therefore, tolebrutinib may improve access for patients who do not have easy access to infusion centers.</p>

ICER did not calculate the Health Improvement Distribution Index (HIDI) because of sparse data regarding prevalence of SPMS by race and ethnicity.

## CTAF Votes

At the public meeting, the CTAF deliberated and voted on the relevance of specific potential other benefits and contextual considerations on judgments of value for the interventions under review. The results of the voting are shown below. Further details on the intent of these votes to help provide a comprehensive view on long-term value for money are provided in the ICER [Value Assessment Framework](#).

**To help inform judgments of overall long-term value for money, please indicate your level of agreement with the following statements:**

**Table 5.2. CTAF Votes on Benefits Beyond Health and Special Ethical Priorities - Condition**

Benefits Beyond Health and Special Ethical Priorities	Strongly Disagree	Disagree	Neutral	Agree	Strongly Agree
There is substantial unmet need despite currently available treatments.	0	0	0	2	11
This condition is of substantial relevance for people from a racial/ethnic group that have not been equitably served by the healthcare system.	0	0	1	8	4

A great majority of the panel voted and they strongly agree that there is substantial unmet need despite currently available treatments. Patient experts expressed the lack of therapies and treatment for non-relapsing progressive multiple sclerosis. Clinical experts discussed how current therapies can be used for active SPMS, but there is a significant unmet need regarding non-active SPMS.

A majority of the panel voted that they agree that this condition is of substantial relevance for people from a racial or ethnic group that have not been equitably served by the healthcare system. The panelists heard from the presenters and patient experts about how Black and Hispanic Americans have earlier onset and faster progression of disease. The panelists expressed their concerns that an expensive treatment may possibly widen the gap due to poorer access for minoritized populations.

To help inform judgments of overall long-term value for money, please indicate your level of agreement with the following statements based on the relative effects of tolebrutinib versus best supportive care:

**Table 5.3. CTAF Votes on Benefits Beyond Health and Special Ethical Priorities - Treatment**

Benefits Beyond Health and Special Ethical Priorities	Strongly Disagree	Disagree	Neutral	Agree	Strongly Agree
The treatment is likely to produce substantial improvement in caregivers' quality of life and/or ability to pursue their own education, work, and family life.	4	6	3	0	0
The treatment offers a substantial opportunity to improve access to effective treatment by means of its mechanism of action or method of delivery.	2	6	5	0	0

The council members had differing responses but generally disagreed that tolebrutinib is likely to produce substantial improvement in caregivers' quality of life and/or ability to pursue their own education, work, and family life. The patient experts discussed the great burden that caregivers have and how their burden will continue despite helpful treatments since the condition is unable to be reversed. Council members also expressed this similar sentiment and discussed how this treatment may increase caregiver burden due to increased liver testing, which would require more time and care.

Most of the council members voted that they either remained neutral or disagreed that tolebrutinib improves access to effective treatment by means of its mechanism of action or method of delivery. While oral pills can be generally considered an easier method of treatment, patient and clinical experts spoke about the convenience of the every 6 month infusions that is the method of delivery for some current DMTs. Thus, for some patients, a daily oral tablet would not necessarily be an improvement in delivery. The council members also spoke about the potential difficulties presented by frequent liver function tests needed for monitoring, which may be a substantial burden for patients.

## 6. Health Benefit Price Benchmark

The Health Benefit Price Benchmark (HBPB) for the annual cost of treatment with tolebrutinib is presented in Table 6.1 below. The HBPB for a drug is defined as the price range that would achieve incremental cost-effectiveness ratios between \$100,000 per QALY and \$150,000 per evLY gained. The HBPB for tolebrutinib is \$3,250 to \$5,900.

**Table 6.1. Annual Cost-Effectiveness Threshold Prices for Tolebrutinib**

Annual Prices Using...	Annual Price at \$100,000 Threshold	Annual Price at \$150,000 Threshold
QALYs Gained	\$3,250	\$4,900
evLYs Gained	\$3,900	\$5,900

evLY: equal value life year, QALY: quality-adjusted life year, WAC: wholesale acquisition cost

### CTAF Votes

#### CTAF Votes on Long-Term Value for Money at Current Prices

Long-term value for money votes were not taken at the public meeting because a net price for tolebrutinib was not available.

## 7. Potential Budget Impact

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### 7.1. Overview of Key Assumptions

Results from the cost-effectiveness model were used to estimate the potential total budgetary impact of tolebrutinib for the non-relapsing SPMS population. Potential budget impact is defined as the total differential cost of using the new therapy rather than relevant existing therapy for the treated population, calculated as differential health care costs (including drug costs) minus any offsets in these costs from averted health care events. All costs were undiscounted and estimated over a five-year time horizon. We used the placeholder price for tolebrutinib of \$115,000 annually and the three threshold prices (at \$50,000, \$100,000, and \$150,000 per evLYG) in our estimates of budget impact.

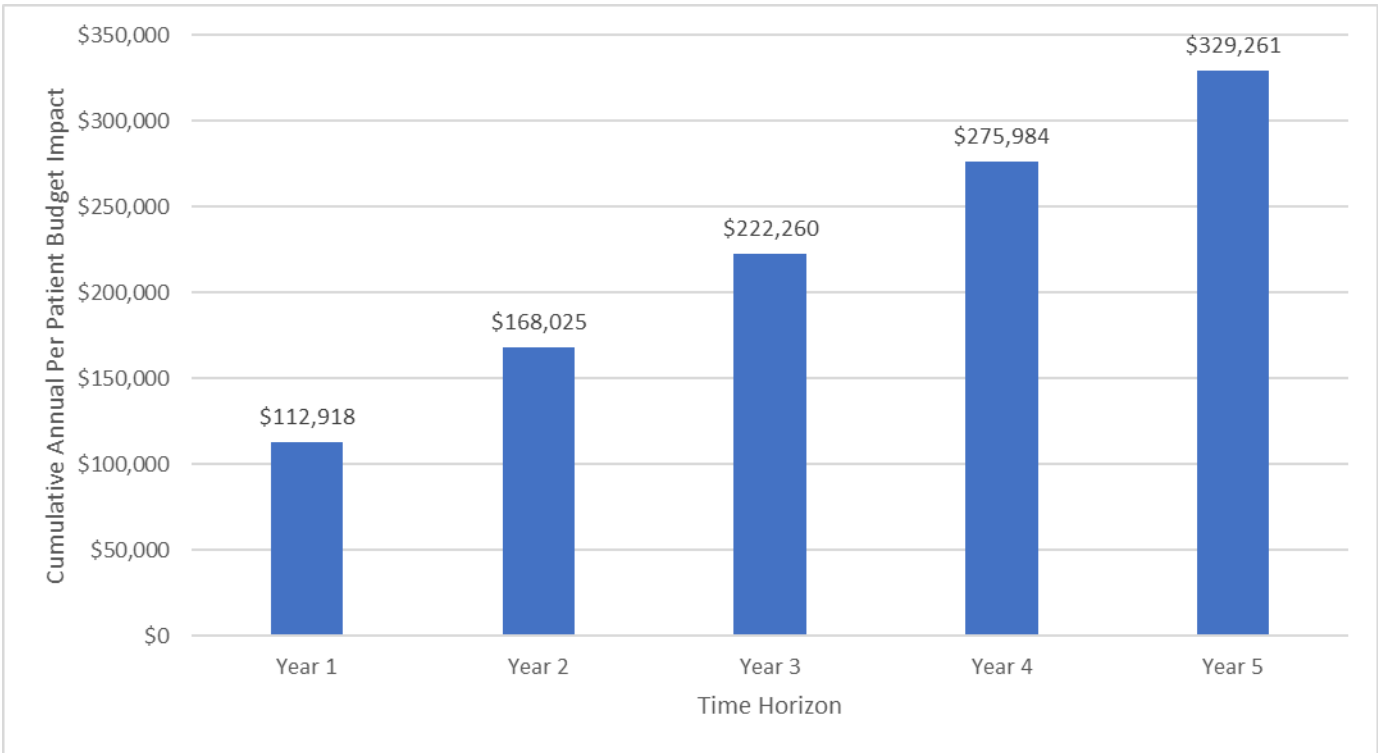
This potential budget impact analysis included the estimated number of individuals in the US who would be eligible for tolebrutinib. To estimate the size of the potential candidate population for treatment, we used inputs for the prevalence of MS in the US (0.32%),<sup>1</sup> and the percentage of patients with non-relapsing SPMS (20.5%).<sup>63</sup> Applying these sources to the average total US adult population projected over the next five years (269,395,454) results in estimates of 177,994 eligible patients in the US.<sup>64</sup> For the purposes of this analysis, we will assume that 20% of these patients would initiate treatment in each of the five years, or 35,599 patients per year.

### 7.2. Results

Figure 7.1 illustrates the cumulative annual per patient treated population budget impact for tolebrutinib compared to best supportive care. The cumulative per patient annual budget impact represents the incremental costs of tolebrutinib compared to best supportive care across all patients treated within a time horizon (including those who initiated tolebrutinib in previous years), assuming tolebrutinib is used with 20% uptake each year over five years.

At tolebrutinib's placeholder price of \$115,000 annually, the average annual budget impact per patient was \$112,918 in year one, with cumulative annual budget impact per patient increasing to \$329,261 by year five.

**Figure 7.1. Cumulative Per Patient Budget Impact for Tolebrutinib Compared to Best Supportive Care Using a Placeholder Price**



Assuming a 20% uptake of tolebrutinib each year, 8% of patients could be treated over five years at the placeholder price of \$115,000 before reaching the ICER potential budget impact threshold of \$880 million per year. All patients could be treated at the \$150,000, \$100,000, and \$50,000 per evLYG threshold prices (\$5,900, \$3,900, and \$1,900 respectively) before reaching the ICER potential budget impact threshold.

**Access and Affordability Alert**

The purpose of an ICER affordability and access alert is to signal to stakeholders and policy makers that the amount of added health care costs associated with a new service may be difficult for the health system to absorb over the short term without displacing other needed services or contributing to rapid growth in health care insurance costs that threaten sustainable access to high-value care for all patients.



Assuming a placeholder price for tolebrutinib of \$115,000 annually, approximately 8% of the estimated 177,994 eligible patients with non-relapsing SPMS could be treated with tolebrutinib without crossing the ICER potential budget impact threshold of \$880 million per year. Under the assumed placeholder price, ICER is issuing an access and affordability alert for tolebrutinib. However, if priced at the upper end of ICER's HBPB range (\$150,000 per evLY) at \$5,900 annually, all potentially eligible patients could be treated with tolebrutinib, and we would not issue an access and affordability alert. Pricing according to value is one policy lever to manage access and affordability concerns for new treatments. In the absence of such an approach, additional efforts to achieve affordability and access will be needed.

## 8. Policy Recommendations

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Following the CTAF deliberation on the evidence, a policy roundtable discussion was moderated by Sarah Emond, MPP, President and Chief Executive Officer at ICER, around how best to apply the evidence on the use of tolebrutinib. The policy roundtable members included two patient advocates, two clinical experts, two payers, and one representative from the drug maker. The discussion reflected multiple perspectives and opinions, and therefore, none of the statements below should be taken as a consensus view held by all participants. The top-line policy implications are presented below, and additional information can be found [here](#).

### All Stakeholders

#### ***Recommendation 1: Health Equity***

***All stakeholders have a responsibility and an important role to play in ensuring that effective new treatment options for patients with non-relapsing SPMS (nrSPMS) are introduced in a way that will help reduce health inequities.***

Safe and effective treatment for nrSPMS, especially for those with non-active disease, remains a significant unmet health care need. Efforts are needed to ensure that new therapies for nrSPMS, such as tolebrutinib, improve the health of patients and families and do not aggravate existing health inequities. Clinical experts and patients highlighted several existing inequities in care for SPMS, including unequal access to best supportive care, biases in the healthcare system that increase barriers for minoritized populations, knowledge gaps in the diagnosis of SPMS, the lack of data on the relative efficacy of treatments for SPMS in minority populations, as well as barriers to treatment access, including high costs and inadequate insurance coverage. A specific example in the SPMS population is the difficulty persons living with SPMS have obtaining continued access to high quality physical therapy by therapists, in part due to a payment model that is predicated on “improvement” of function, whereas for patients with a progressive disease like SPMS, maintenance or slowing of decline is a more appropriate goal.

Safe treatment with tolebrutinib will likely include close monitoring of liver function tests, given the risk of severe liver toxicity from the drug. In populations that already have challenges with mobility and accessing care, the requirement for intensive lab monitoring without adequate support may limit access to treatment or place patients at greater risk of serious adverse events.

To address these concerns:

Manufacturers should take the following actions:

- Set the price for new treatments in fair alignment with added benefits for patients.
- Take steps necessary to include a more diverse patient population in MS clinical trials, including numbers of Black and Hispanic patients that are representative of their prevalence in the MS population.

Payers should take the following actions:

- Ensure that benefit designs developed in conjunction with employers and other plan sponsors do not create requirements for out-of-pocket spending that create major barriers to appropriate access for vulnerable patients.
- Ensure that their coverage networks include access to MS specialists who have the expertise to diagnose and treat nrSPMS. Given the scarcity of MS specialists, this may need to include coverage of peer consultations by neurologists, as well as telemedicine consultations across state lines.
- Ensure that patients have easy and equitable access to laboratory testing. This may include broadening laboratory network coverage such that patients are able to obtain laboratory testing at the most convenient location to them, and given the mobility challenges of the SPMS population, wraparound services such as transportation to obtain laboratory services and coverage of mobile phlebotomy services.
- Ensure full coverage of standard of care treatment, such as continued high quality physical therapy without requiring therapists to certify improvement to continue therapy.

Clinical specialty societies should take the following actions:

- Develop and disseminate educational materials to educate clinicians about the diagnosis and treatment of SPMS.
- Continue to use their voices to help advocate for better access to physical therapy for patients.

Patient advocacy groups should take the following actions:

- Develop and disseminate educational materials to ensure that people living with RRMS are aware of the potential transition to SPMS and ways of decreasing the risk of developing SPMS, including adherence to disease-modifying therapies (DMTs).
- Continue to advocate for adequate access to physical therapy to help maintain function.

Policymakers should take the following actions:

- Require commercial payers and Medicaid to follow Medicare’s policy of not using an “Improvement Standard” as qualification for continued therapies or other services, as outlined in the *Jimmo v. Sibelius* settlement<sup>65</sup>. This will ensure that all MS patients have continued access to high quality physical therapy for maintenance of mobility.

## **Recommendation 2**

***All stakeholders should work together to support the development and implementation of improved measures of disease severity and outcomes that are meaningful to patients.***

Clinical experts and patient representatives commented on the insufficiency of the EDSS scale in capturing many symptoms that affect the daily life of SPMS patients, as ambulatory ability may not fully reflect level of disability. For example, patient representatives mentioned that fatigue, cognition, bladder function, and upper extremity strength are not adequately captured in EDSS scores. While numerous other outcome measures such as the 9-hole peg test (measures upper extremity function), MSQoL-54 (measures quality of life), and the Multiple Sclerosis Functional Composite (MSFC) (composite measure) have been developed, clinical trials still most often use EDSS as a primary assessment of function, primarily due to regulatory agency preferences. However, EDSS may be less sensitive to disability progression in progressive forms of MS like SPMS, compared to relapsing-remitting MS (RRMS)<sup>66</sup>. Additionally, clinical experts advocated for the development of better cognitive function screening tests, citing the limitations of the commonly used Symbol Digit Modalities Test (SDMT). Development and validation of new measures will require the collaboration of researchers, funders, clinicians, and patients to ensure applicability and feasibility to everyday clinical practice. Manufacturers and regulators should also endeavor to include such outcomes in clinical trials. Patient groups can take a leading role in collecting real-world data, as well as collaborating with researchers, manufacturers, and regulators to define patient-important severity and outcome measures and then in promoting their use in all clinical trials.

## **Payers**

### **Recommendation 1**

***When approval of a drug that represents a first-in-class therapy for an underserved population is anticipated, payers should be evaluating the evidence and preparing policies in advance to avoid a new-to-market block on insurance coverage.***

Many payers now institute “new-to-market” policies that block routine insurance coverage for new drugs up to 180 days after U.S. Food and Drug Administration (FDA) approval, and in some cases longer. Although in principle these blocks can be justified to allow an insurer adequate time to review the clinical evidence, discuss with clinical experts, and prepare special delivery or other policies, in practice, many insurers now place new-to-market blocks on virtually any new specialty drug. In the case of a progressive disease such as nrSPMS where earlier treatment is important to slowing or stopping progression, payers should recognize their responsibility to act prior to FDA approval to ensure that their coverage policies are ready at the time of approval. This preparation is facilitated when manufacturers share data in a timely and transparent way and engage with payers prior to the approval of their products to facilitate establishment of payment policies. Since SPMS is associated with higher costs and disability, prompt access to new therapies that slow disease progression could result in a reduce the increase in costs over the long term.<sup>67</sup>

## **Recommendation 2**

***Payers may wish to consider negotiating outcomes-based contracts for therapies such as tolebrutinib that are likely to be high cost but where the benefit is less certain.***

Outcomes-based contracts are increasingly being used for high-cost therapies. Although such contracts are more common for potentially curative therapies such as gene therapies, use of outcomes-based contracts may be reasonable for tolebrutinib given the uncertainties in benefit, particularly in the long-term. For example, payers could follow the example set by Colorado Medicaid in negotiating outcomes-based contracts for dupilumab (<https://hcpf.colorado.gov/press-release/colorado-medicaid-fifth-pharmaceutical-value-based-contract>). In such cases, the payer pre-selects targets based on severity and progression (e.g., symptom measures) or based on spending reflected in claims. If those thresholds are not reached, then payers would receive rebates from the manufacturer.

## **Recommendation 3**

***Trial inclusion criteria are a reasonable starting point for developing coverage policies for tolebrutinib to identify patients with SPMS. Payers should engage clinical experts and patient representatives in considering how to address coverage requests for which there is limited or no evidence at the current time.***

Given the challenge of diagnosing SPMS, the uncertainty that remains about the safety and effectiveness of tolebrutinib for nrSPMS, and the expected high cost of this therapy, it is reasonable for payers to use prior authorization as a component of coverage. Prior authorization criteria should be based on clinical evidence and input from clinical experts and patient groups. The process for authorization should also be clear, accessible, efficient, and timely for providers. Perspectives on specific elements of cost sharing and coverage criteria within insurance coverage policy are

discussed below. Relevant criteria set out in ICER's previous work [Cornerstones of "Fair" Drug Coverage: Appropriate Cost-Sharing and Utilization Management Policies for Pharmaceuticals](#) are included.

## Manufacturers

### ***Recommendation 1***

***Manufacturers should set prices that will foster affordability and good access for all patients by aligning prices with the patient-centered therapeutic value of their treatments. In the setting of a new intervention for nrSPMS, while there is considerable hope associated with the promise of tolebrutinib, there also remains substantial uncertainty regarding its effectiveness and safety. Manufacturer pricing should also reflect these considerations by moderating launch pricing.***

Drug prices that are set well beyond the cost-effective range cause not only financial toxicity for patients and families using the treatments but also contribute to general health care cost growth that pushes families out of the insurance pool, and that causes others to ration their own care in ways that can be harmful.

Manufacturers should therefore price novel treatments in accordance with the demonstrated benefits to patients. In the case of tolebrutinib, where there is some uncertainty of net health benefit, initial pricing should err on the side of being more affordable. This would allow more patients access, generating additional data on the real-world effectiveness of novel treatments that could be used in future assessment updates. With the accumulation of evidence of substantial patient benefit, manufacturers should be allowed to increase pricing in accordance with benefit.

### ***Recommendation 2***

***Manufacturers have a responsibility to release clinical trial data in a timely manner such that all relevant data is available to payers, clinicians, and patients prior to the time of FDA approval to facilitate timely coverage and treatment decisions.***

The release of clinical trial data relating to the efficacy and safety of a new therapy has traditionally taken place in conjunction with major scientific meetings. However, the timelines of such meetings may not align with the regulatory process. For example, in the case of tolebrutinib, data on some secondary outcomes and subgroups were not made available with the main publication of the clinical trial findings. The manufacturer has indicated that more data will be presented at a major European MS conference taking place at the end of September 2025; however, the potential regulatory action date for tolebrutinib is also in late September 2025. Therefore, payers and other purchasers may not have access to the data needed to make decisions about coverage policies, and

clinicians and patients may not have the information needed to make fully informed decisions about treatment at the time of FDA approval. Manufacturers should work with medical journals and conference organizers to ensure that data embargoes do not inhibit timely access to relevant data.

### **Recommendation 3**

***The manufacturer should work with payers to assist clinicians and patients with any potential monitoring costs for liver toxicity, including for laboratory tests.***

Given the potential for severe liver toxicity from tolebrutinib and the intense laboratory monitoring required during the clinical trials, it is possible that the FDA will require a Risk Evaluation and Mitigation Strategies (REMS) program upon approval of tolebrutinib. Under a REMS program, the manufacturer is responsible for setting up and implementing a monitoring program. However, there may be costs that are borne by the patient, such as fees for laboratory testing. Given the intensity of testing necessary for safe administration of tolebrutinib, the manufacturer should work with payers, clinicians, and patients to ensure easy access to laboratory testing and minimize any costs to clinicians, patients, and the health system for required monitoring. This should occur whether or not a REMS program is required.

## **Clinicians and Clinical Societies**

### **Recommendation 1**

***Ensure timely updates to treatment guidelines for patients with SPMS to reflect current treatment options in a form that is easy to interpret and use by clinicians, patients, and payers.***

The most recent clinical practice guidelines from the American Academy of Neurology for the treatment of MS were published in 2018. Clinical societies should have processes in place to be able to update their practice guidelines quickly when new therapies such as tolebrutinib that may change clinical practice are approved, since payers base their coverage decisions and integration of utilization management tools to a great extent on clinical guidelines. Clinical societies should follow the example of National Comprehensive Cancer Network, which updates their guidelines for cancer treatment at least annually and when needed with the approval of significant new treatments (<https://www.nccn.org/guidelines/guidelines-process/development-and-update-of-guidelines>).

### **Recommendation 2**

***Clinical specialty societies should endeavor to facilitate the education of general neurologists about SPMS diagnosis and treatment, including education to help clinicians make more prompt diagnoses of SPMS, improve standard of care treatment for SPMS, and understand the efficacy and safety of new therapies such as tolebrutinib.***

There is a shortage of MS specialists in the US, with most patients living more than 60 miles from the nearest MS specialist and wait times for appointments are long.<sup>5,68</sup> As a result, more than 40% of persons living with MS do not see an MS specialist for their care. Given workforce limitations, it will be a challenge for persons living with SPMS who may qualify for treatment with tolebrutinib to be able to get treatment in a timely manner. Clinical specialty societies have a role in facilitating the education of non-MS specialists to raise awareness about the diagnosis of SPMS and potential treatments, such that patients can get referrals to MS specialists for treatment or generalists can consult with MS specialists to ensure timely access to treatment if indicated.

## **Patient Organizations**

### ***Recommendation 1***

***Patient organizations play a central role in advocating and promoting clinical trial recruitment that is more reflective of the US population of persons living with SPMS and should continue to work with manufacturers, funders, and researchers to increase the recruitment of diverse populations into clinical trials.***

Black Americans are known to have a higher incidence of MS and more severe disease, Hispanic Americans are known to have earlier onset of MS than other groups, and a substantial proportion of persons living with SPMS are over the age of 60. However, these groups are underrepresented in MS clinical trials, with the HERCULES trial being no exception. This can lead to issues of generalizability of trial results, as treatments may not be equally effective in subpopulations.

There are many barriers to clinical trial participation for minoritized populations, including a lack of trust in the medical community, a lack of awareness about trials, as well as logistical barriers such as transportation, time commitment, costs of participation, and language barriers.<sup>69</sup> Additionally, older populations are often excluded from MS trials. Patient organizations should continue to work with manufacturers and researchers to provide patient input into study design, recruitment, and retention in clinical trials, to ensure studies reflect the needs of minority populations. The CHIMES trial, which tested the efficacy and safety of ocrelizumab in Black and Hispanic populations, can be used as an example of successful recruitment of diverse populations into a clinical trial.<sup>70</sup> However, though the CHIMES trial recruited exclusively Black and Hispanic Americans with MS, it should be a goal for all clinical trials to be adequately representative of the US population.

## **Researchers/Regulators**

### ***Recommendation 1***

**The research agenda for SPMS should focus both on improving ways to diagnose SPMS and finding ways to stop or reverse the progression of the disease.**



Clinical experts and patient representatives expressed frustration with the delays in diagnosis of SPMS, given that it is currently primarily a retrospective clinical diagnosis, which leads to delays in treatment and progression of disease. Funders should support and encourage research into new ways of establishing the diagnosis of SPMS, including novel biomarkers that could establish the diagnosis of SPMS earlier in the course and monitor disease progression. Additionally, it is often unclear when to stop therapy, and real-world data are needed to understand whether stopping DMT is a reasonable course of action and, if so, the optimal time to stop DMT.

Patient representatives also pointed out that while slowing the progression of disease is a positive outcome, a huge area of need is research into treatments to stop or reverse the progression of disease. Thus, funders and manufacturers should be encouraged to support research that would lead to treatments with mechanisms of action that would stop the destruction of axons and/or result in remyelination of the central nervous system.

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## Supplemental Materials

# A. Background: Supplemental Information

## A1. Definitions

### Disease Specific

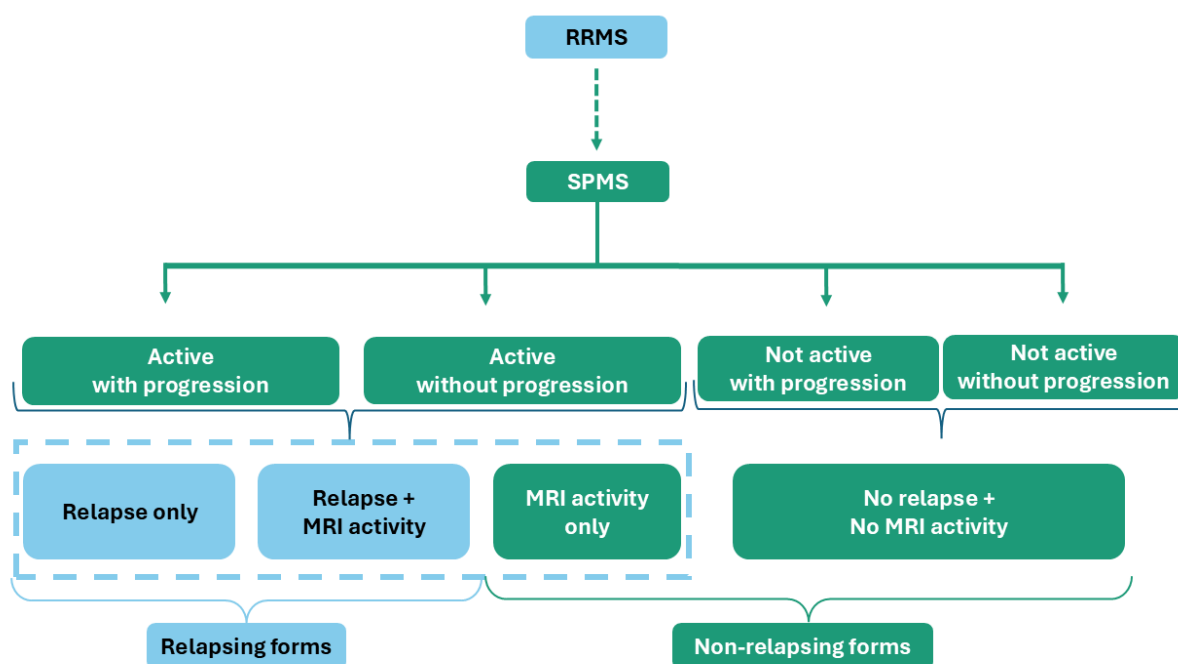
**Non-relapsing Multiple Sclerosis:** A period of the disease course defined by the absence of relapse signs, though progressive worsening of disability may still occur over time.<sup>13</sup>

**Active Multiple Sclerosis:** Multiple sclerosis is considered active when there is clinical evidence of relapse or inflammatory activity, such as new or enlarging lesions or gadolinium-enhancing lesions detected on MRI.<sup>11</sup>

**Non-active Multiple Sclerosis:** Non-active multiple sclerosis is defined as MS that is free of relapses, with no signs of new inflammatory activity detected on MRI.<sup>11</sup>

**Secondary Progressive Multiple Sclerosis (SPMS):** Initial relapsing remitting MS that is followed by disability progression. SPMS can occur with disease activity (relapses and/or new MRI changes) or as non-active disease, with or without progression, during the course of the disease.<sup>11</sup> Non-relapsing SPMS (nrSPMS) includes active SPMS with MRI activity only and non-active SPMS (Figure A1.1).

**Figure A1.1. Phenotypes of SPMS**



## Criteria for Diagnosis

**McDonald Criteria (2017 Revision):** The International Panel on Diagnosis of MS reviewed the 2010 McDonald criteria and recommended revisions incorporating: 1) the presence of cerebrospinal fluid specific oligoclonal bands in patients with a typical clinically isolated syndrome and clinical or MRI demonstration of dissemination in space, to allow a diagnosis of MS and; 2) the use of symptomatic lesions to demonstrate dissemination in space or time in patients with supratentorial, infratentorial, or spinal cord syndrome and; 3) the use juxtacortical/cortical lesions to demonstrate dissemination in space.<sup>8</sup>

## Outcomes/Measures

**Expanded Disability Status Scale (EDSS):** The EDSS ranges from zero to ten in increments of 0.5, where zero is a normal examination and ten is death from MS. A clinician assigns a functional score to a patient in eight neurologic systems (pyramidal, cerebellar, brainstem, sensory, bladder and bowel, vision, cerebral, other) based on a detailed neurologic examination. Functional System scores range from 0-6 with higher scores indicating greater disability.<sup>71</sup>

**Confirmed Disability Progression (CDP):** Worsening of neurologic deficits, usually defined as an increase on the EDSS scale of  $\geq 1$  point for those with a baseline EDSS  $\leq 5.0$  or of  $\geq 0.5$  points for those with a baseline EDSS  $\geq 5.5$ , confirmed after a three- or six-month period.<sup>21</sup>

**Confirmed Disability Improvement (CDI):** Decreases of  $\geq 1.0$  point from baseline EDSS score confirmed over at least six months.<sup>21</sup>

**Brain Volume Loss:** Detected by MRI, brain volume loss is correlated with the extent of disability, as measured by the percentage change from month six.<sup>21</sup>

**Timed 25 Foot Walk Test (25FWT):** Measures gait velocity by calculating the average time it takes for a patient to complete two 25-foot walks, with less than five minutes between each walk. Patients are allowed to use assistive devices during the walk. A change of 20% or greater is considered clinically significant.<sup>31,72</sup>

**Nine-hole Peg Test (9HPT):** A brief, standardized, quantitative test of upper extremity function. Patients repeatedly place and then remove nine pegs into nine holes, one at a time, as quickly as possible, once with each hand. A change of more than 20% is considered clinically meaningful.<sup>30,31</sup>

## Other Relevant Definitions

**Absolute and Proportional Shortfalls:** Absolute and proportional shortfalls are empirical measurements that capture different aspects of society's instincts for prioritization related to the severity or burden of an illness. The absolute shortfall is defined as the total absolute amount of future health patients with a condition are expected to lose without the treatment that is being assessed.<sup>73</sup> The ethical consequences of using absolute shortfall to prioritize treatments is that conditions that cause early death or that have very serious lifelong effects on quality of life receive the greatest prioritization. Thus, certain kinds of treatments, such as treatments for rapidly fatal conditions of children, or for lifelong disabling conditions, score highest on the scale of absolute shortfall. The proportional shortfall is measured by calculating the proportion of the total health units of remaining life expectancy that would be lost due to untreated illness.<sup>74,75</sup> The proportional shortfall reflects the ethical instinct to prioritize treatments for patients whose illness would rob them of a large percentage of their expected remaining lifetime. As with absolute shortfall, rapidly fatal conditions of childhood have high proportional shortfalls, but high numbers can also often arise from severe conditions among older adults who may have only a few years left of average life expectancy but would lose much of that to the illness without treatment. Details on how to calculate the absolute and proportional QALY and evLY shortfalls can be found in [ICER's reference case](#). Shortfalls will be highlighted when asking the independent appraisal committees to vote on unmet need despite current treatment options as part of characterizing a treatment's benefits beyond health and special ethical priorities (Section 5).

**Health Improvement Distribution Index (HIDI):** The HIDI identifies a subpopulation that has a higher prevalence of the disease of interest and therefore, creates an opportunity for proportionately more health gains within the subpopulation. This opportunity may be realized by achieving equal access both within and outside the identified subpopulation to an intervention that is known to improve health. The HIDI is defined as the disease prevalence in the subpopulation divided by the disease prevalence in the overall population. For example, if a disease has a prevalence of 10% among Black Americans whereas the disease prevalence among all Americans is 4%, then the Health Improvement Distribution Index is  $10\%/4\%=2.5$ . In this example, a HIDI of 2.5 means that Black Americans as a subpopulation would benefit more on a relative basis (2.5 times more) from a new effective intervention compared with the overall population. HIDI's above one suggest that more health may be gained on the relative scale in the subpopulation of interest when compared to the population as a whole. The HIDI may be helpful in characterizing a treatment's benefits beyond health and special ethical priorities (Section 5). ICER did not calculate the HIDI for this report due to sparse data on racial and ethnic differences in incidence and prevalence of SPMS.

## **A2. Potential Cost-Saving Measures in SPMS**

ICER includes in its reports information on wasteful or lower-value services in the same clinical area that could be reduced or eliminated to create headroom in health care budgets for higher-value innovative services (for more information, see <https://icer.org/our-approach/methods-process/value-assessment-framework/>). These services are ones that would not be directly affected by therapies for SPMS (e.g., non-DMT drug costs, physical therapy, nursing care), as these services will be captured in the economic model. Rather, we are seeking services used in the current management of SPMS beyond the potential offsets that arise from a new intervention. During stakeholder engagement and public comment periods, ICER encouraged all stakeholders to suggest services (including treatments and mechanisms of care) currently used for patients with SPMS that could be reduced, eliminated, or made more efficient. No suggestions were received.

## **A3. Patient Input on Clinical Trial Design**

Manufacturers were asked to submit a written explanation of how they engaged patients in the design of their clinical trials, including the methods used to gather patient experience data and how they determined the outcomes that matter most to patients. ICER did not receive input on this specific inquiry.

## **B. Patient Community Insights: Supplemental Information**

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### **B1. Methods**

#### **Interview Methods**

We interviewed eight persons living with MS and one caregiver. All participants were referred by patient advocacy groups and participated in either multi-person or individual interviews led by the ICER research team. We interviewed seven women and one man diagnosed with SPMS, with a range of disability from ambulatory to wheelchair-bound. Participants lived in various regions of the U.S. and were seeing neurologists or MS specialists. All participants with MS had experience with DMT, often with multiple DMTs. The caregiver was interviewed in conjunction with the person he was caring for.

We also interviewed seven MS experts, six neurologists, and one PhD neurology researcher. The neurologists practiced in the Midwest, East Coast, and West Coast, and included persons who practiced in academic medical centers and integrated health systems.

#### **MS Coalition Survey Methods<sup>5</sup>**

The survey was a cross-sectional survey administered in December 2022 and January 2023, targeting persons living with MS. Inclusion criteria included adults with a self-reported diagnosis of multiple sclerosis or clinically isolated syndrome, or caregivers answering on behalf of an adult with MS. Individuals incarcerated the time of the survey were excluded. Participants were invited to participate in the survey through e-mail and social media distribution to members of the Multiple Sclerosis Coalition.

Overall, there were 1,412 responses to the survey, with females making up 78% of respondents. The average age of respondents was 55 (range 17-89), and the population was predominantly white (87%). The majority of respondents (71.7%) had RRMS; SPMS (14.9%) and PPMS (8.9%) were the other common diagnoses, and the majority of participants had been living with MS for more than 10 years.

Survey questions asked about symptoms, treatment experience and decision-making, costs and access to care, and impact of MS on independence, emotional health, relationships, career, finances, and also future research needs.

Response data for the SPMS subgroup were provided to ICER by the MS Coalition.

## C. Clinical Guidelines

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In the 2023 ICER report, we summarized relevant clinical guidelines in detail. Following that report, we did not identify new guidelines and/or recommendations for the treatment of SPMS from any HTA agency or clinical society. Here, we briefly describe the recommendations related to DMTs and their use in treating patients with SPMS.

### **American Academy of Neurology, 2018<sup>16</sup>**

In 2018, the American Academy of Neurology released practice guideline recommendations for DMTs to treat MS. Treatment decisions should take into account patient preferences regarding safety, administration route, lifestyle, cost, efficacy, and tolerability. For SPMS, those with relapses or active MRI-detected new lesions can benefit from DMTs. No RCTs have directly addressed when, or if, DMTs should be discontinued in people with SPMS. Clinicians should assess the risk of future relapses in individuals with SPMS by considering factors such as age, disease duration, relapse history, and MRI activity. Discontinuation of DMTs may be considered after at least two years without relapses or MRI activity, and EDSS is seven or greater.

### **National Institute of Health and Care Excellence, 2022<sup>76</sup>**

In 2022, the National Institute for Health and Care Excellence issued updated guidelines on the diagnosis and treatment of MS. The guidelines emphasize the importance of comprehensive care for individuals with MS, including an annual review of their care, ongoing information and support about the disease, referrals to social services for additional care needs, discussions about childbearing plans, and advance care planning. The guidelines also cover the assessment and treatment of MS symptoms such as fatigue, mobility issues, spasticity, pain, and cognitive difficulties using both pharmacologic and non-pharmacologic approaches. Regarding DMTs, the National Institute for Health and Care Excellence recommends the use of Siponimod for SPMS.

### **Consortium of MS Centers, 2022<sup>77</sup>**

In 2022, the Consortium of MS Centers released the Best Practices in MS Therapies, which outlines recommendations developed by a group of MS specialists. DMTs should be initiated following a diagnosis of clinically isolated syndrome, RRMS, or active SPMS. Switching DMTs may be warranted if there is a suboptimal response to treatment, such as significant relapses, new activity on MRI, unexpected progression of disability, or worsening neurologic findings. Additionally, patient-related factors such as adherence, lifestyle or work issues, insurance challenges, or quality of life concerns should be considered. Finally, a subgroup of patients may be able to safely stop DMTs without experiencing disease-related consequences. Overall, this guideline suggested considering all

approved DMTs for the treatment of active SPMS and attempting to individualize therapy as much as possible.

### **European Committee of Treatment and Research in MS/European Academy of Neurology, 2018<sup>78</sup>**

In 2018, the European Committee for Treatment and Research in MS and the European Academy of Neurology issued a joint guideline on the pharmacologic treatment of people with MS. The choice of drug depends on various factors, including patient characteristics, comorbidities, disease severity and activity, the drug's safety profile, and its accessibility. The guidelines recommend to continue DMT if a patient remains clinically stable on MRI and experiences no safety or tolerability issues. Although labeled as weak recommendations, this guideline suggested interferon beta 1a subcutaneously, interferon beta 1b, mitoxantrone, ocrelizumab, and cladribine for patients with active SPMS.



# D. Comparative Clinical Effectiveness:

## Supplemental Information

### **D1. Detailed Methods**

#### **PICOTS**

##### ***Population***

The population of focus for the review is adults with non-relapsing secondary progressive multiple sclerosis.

The absence of clear diagnostic indicators makes it difficult to determine the point at which RRMS transitions to SPMS, as well as transition from active to non-active SPMS. Nevertheless, regulatory agencies and clinical trial eligibility criteria tend to dichotomize MS into these phenotypes. If data permits, we will examine heterogeneity of treatment effect across patient subgroups stratified by race/ethnicity, age, disease duration, disease activity (active vs. non-active), and level of disability.

##### ***Interventions***

The full list of interventions is as follows:

- Tolebrutinib

##### ***Comparators***

- Best supportive care, defined as pharmacological and non-pharmacological treatments to alleviate the symptoms of MS.

##### ***Outcomes***

The outcomes of interest are described in the list below.

- Patient-Important Outcomes
  - Disability progression or improvement as measured by
    - Expanded Disability Status Score (EDSS)
    - Multiple Sclerosis Functional Composite (MSFC) which consists of three components: timed 25-foot walk test (T25FW), 9-hole peg test (9HPT), and paced auditory serial addition test (PASAT-3)
  - Mobility

- Health-Related Quality of Life measures (e.g., Multiple Sclerosis Impact Scale (MSIS-29))
- Cognitive function
- Pain
- Fatigue
- Bladder and bowel dysfunction
- Depression
- Discontinuations due to adverse events
- Adverse events including
  - Serious adverse events
  - Liver enzyme levels
- Other Outcomes
  - MRI disease activity (e.g., new/enlarging T2 brain lesions, and brain volume)
  - Caregiver impact
    - Caregiver quality of life
    - Caregiver health
    - Caregiver productivity
  - Other adverse events

### ***Timing***

Evidence on intervention effectiveness will be derived from studies of at least 12 weeks duration.

### ***Settings***

All relevant settings will be considered, including inpatient, clinic, and outpatient settings in the United States.

### ***Study Design***

Randomized controlled trials and non-randomized controlled trials with any sample size will be included. High-quality comparative observational studies will also be included if available.

**Table D1.1. PRISMA 2020 Checklist**

Section and Topic	Item #	Checklist Item
<b>TITLE</b>		
<b>Title</b>	1	Identify the report as a systematic review.
<b>ABSTRACT</b>		
<b>Abstract</b>	2	See the PRISMA 2020 for Abstracts checklist.
<b>INTRODUCTION</b>		
<b>Rationale</b>	3	Describe the rationale for the review in the context of existing knowledge.
<b>Objectives</b>	4	Provide an explicit statement of the objective(s) or question(s) the review addresses.
<b>METHODS</b>		
<b>Eligibility Criteria</b>	5	Specify the inclusion and exclusion criteria for the review and how studies were grouped for the syntheses.
<b>Information Sources</b>	6	Specify all databases, registers, websites, organizations, reference lists and other sources searched or consulted to identify studies. Specify the date when each source was last searched or consulted.
<b>Search Strategy</b>	7	Present the full search strategies for all databases, registers and websites, including any filters and limits used.
<b>Selection Process</b>	8	Specify the methods used to decide whether a study met the inclusion criteria of the review, including how many reviewers screened each record and each report retrieved, whether they worked independently, and if applicable, details of automation tools used in the process.
<b>Data Collection Process</b>	9	Specify the methods used to collect data from reports, including how many reviewers collected data from each report, whether they worked independently, any processes for obtaining or confirming data from study investigators, and if applicable, details of automation tools used in the process.
<b>Data Items</b>	10a	List and define all outcomes for which data were sought. Specify whether all results that were compatible with each outcome domain in each study were sought (e.g., for all measures, time points, analyses), and if not, the methods used to decide which results to collect.
	10b	List and define all other variables for which data were sought (e.g., participant and intervention characteristics, funding sources). Describe any assumptions made about any missing or unclear information.
<b>Study Risk of Bias Assessment</b>	11	Specify the methods used to assess risk of bias in the included studies, including details of the tool(s) used, how many reviewers assessed each study and whether they worked independently, and if applicable, details of automation tools used in the process.
<b>Effect Measures</b>	12	Specify for each outcome the effect measure(s) (e.g., risk ratio, mean difference) used in the synthesis or presentation of results.

Section and Topic	Item #	Checklist Item
<b>Synthesis Methods</b>	13a	Describe the processes used to decide which studies were eligible for each synthesis (e.g., tabulating the study intervention characteristics and comparing against the planned groups for each synthesis (item #5)).
	13b	Describe any methods required to prepare the data for presentation or synthesis, such as handling of missing summary statistics, or data conversions.
	13c	Describe any methods used to tabulate or visually display results of individual studies and syntheses.
	13d	Describe any methods used to synthesize results and provide a rationale for the choice(s). If meta-analysis was performed, describe the model(s), method(s) to identify the presence and extent of statistical heterogeneity, and software package(s) used.
	13e	Describe any methods used to explore possible causes of heterogeneity among study results (e.g., subgroup analysis, meta-regression).
	13f	Describe any sensitivity analyses conducted to assess robustness of the synthesized results.
<b>Reporting Bias Assessment</b>	14	Describe any methods used to assess risk of bias due to missing results in a synthesis (arising from reporting biases).
<b>Certainty Assessment</b>	15	Describe any methods used to assess certainty (or confidence) in the body of evidence for an outcome.
<b>RESULTS</b>		
<b>Study Selection</b>	16a	Describe the results of the search and selection process, from the number of records identified in the search to the number of studies included in the review, ideally using a flow diagram.
	16b	Cite studies that might appear to meet the inclusion criteria, but which were excluded, and explain why they were excluded.
<b>Study Characteristics</b>	17	Cite each included study and present its characteristics.
<b>Risk of Bias in Studies</b>	18	Present assessments of risk of bias for each included study.
<b>Results of Individual Studies</b>	19	For all outcomes, present, for each study: (a) summary statistics for each group (where appropriate) and (b) an effect estimate and its precision (e.g., confidence/credible interval), ideally using structured tables or plots.
<b>Results of Syntheses</b>	20a	For each synthesis, briefly summarize the characteristics and risk of bias among contributing studies.
	20b	Present results of all statistical syntheses conducted. If meta-analysis was done, present for each the summary estimate and its precision (e.g., confidence/credible interval) and measures of statistical heterogeneity. If comparing groups, describe the direction of the effect.
	20c	Present results of all investigations of possible causes of heterogeneity among study results.
	20d	Present results of all sensitivity analyses conducted to assess the robustness of the synthesized results.
<b>Reporting Biases</b>	21	Present assessments of risk of bias due to missing results (arising from reporting biases) for each synthesis assessed.
<b>Certainty of Evidence</b>	22	Present assessments of certainty (or confidence) in the body of evidence for each outcome assessed.

Section and Topic	Item #	Checklist Item
<b>DISCUSSION</b>		
<b>Discussion</b>	23a	Provide a general interpretation of the results in the context of other evidence.
	23b	Discuss any limitations of the evidence included in the review.
	23c	Discuss any limitations of the review processes used.
	23d	Discuss implications of the results for practice, policy, and future research.
<b>OTHER INFORMATION</b>		
<b>Registration and Protocol</b>	24a	Provide registration information for the review, including register name and registration number, or state that the review was not registered.
	24b	Indicate where the review protocol can be accessed, or state that a protocol was not prepared.
	24c	Describe and explain any amendments to information provided at registration or in the protocol.
<b>Support</b>	25	Describe sources of financial or non-financial support for the review, and the role of the funders or sponsors in the review.
<b>Competing Interests</b>	26	Declare any competing interests of review authors.
<b>Availability of Data, Code, and Other Materials</b>	27	Report which of the following are publicly available and where they can be found: template data collection forms; data extracted from included studies; data used for all analyses; analytic code; any other materials used in the review.

From: Page MJ, McKenzie JE, Bossuyt PM, et al. The PRISMA 2020 statement: An updated guideline for reporting systematic reviews. *PLoS Med.* 2021;18(3):e1003583.

## Data Sources and Searches

Procedures for the systematic literature review assessing the evidence on tolebrutinib for non-relapsing secondary progressive multiple sclerosis followed established best research methods.<sup>79,80</sup> We reported the review in accordance with the Preferred Reporting Items for Systematic Reviews and Meta-Analyses (PRISMA) guidelines.<sup>81</sup> The PRISMA guidelines include a checklist of 27 items (see Table D1.1).

We searched MEDLINE, EMBASE, Cochrane Database of Systematic Reviews, and Cochrane Central Register of Controlled Trials for relevant studies. Each search was limited to English-language studies of human subjects and excluded articles indexed as guidelines, letters, editorials, narrative reviews, case reports, or news items. We included abstracts from conference proceedings identified from the systematic literature search. All search strategies were generated utilizing the Population, Intervention, Comparator, and Study Design elements described above. The proposed search strategies included a combination of indexing terms (MeSH terms in MEDLINE and Emtree terms in EMBASE), as well as free-text terms.

To supplement the database searches, we performed manual checks of the reference lists of included trials and systematic reviews and invited key stakeholders to share references germane to the scope of this project. We also supplemented our review of published studies with data from conference proceedings, regulatory documents, information submitted by manufacturers, and other grey literature when the evidence met ICER standards (for more information, see the [Policy on Inclusion of Grey Literature in Evidence Reviews](#)). Where feasible and deemed necessary, we also accepted data submitted by manufacturers “in-confidence,” in accordance with ICER’s [published guidelines](#) on acceptance and use of such data).

**Table D1.2. Search Strategy of Medline 1996 to Present with Daily Update and Cochrane Central Register of Controlled Trials**

<b>1</b>	exp multiple sclerosis/
<b>2</b>	("multiple sclerosis" or "sclerosis, multiple" or "progressive MS" or "progressive multiple sclerosis" or "multiple sclerosis, secondary progressive" or "secondary progressive multiple sclerosis" or "non-relapsing secondary progressive multiple sclerosis" or "SPMS" or "nrSPMS" or "relapsing-remitting MS" or "relapsing remitting multiple sclerosis" or "remitting relapsing multiple sclerosis" or "acute relapsing multiple sclerosis" or "relapsing-remitting multiple sclerosis" or "relapsing-remitting MS" or "relapsing-remitting multiple sclerosis" or "remitting-relapsing MS" or "remitting-relapsing multiple sclerosis" or "RR-multiple sclerosis" or "RRMS" or "primary progressive multiple sclerosis" or "multiple sclerosis, primary progressive" or "PPMS" or "chronic progressive multiple sclerosis").ti,ab.
<b>3</b>	1 or 2
<b>4</b>	("SAR442168" or "SAR-442168" or "SAR 442168, BTKi ('168)" or "PRN2246" or "PRN-2246" or "PRN 2246" or "BTK inhibitor '168" or "BTK inhibitor 168" or "Tolebrutinib" or "BTK inhibitor tolebrutinib").ti,ab.
<b>5</b>	3 and 4
<b>6</b>	(animals not (humans and animals)).sh.
<b>7</b>	5 not 6
<b>8</b>	(addresses or autobiography or bibliography or biography or comment or congresses or consensus development conference or dictionary or directory or duplicate publication or editorial or encyclopedia or festschrift or guideline or interactive tutorial).pt
<b>9</b>	7 not 8
<b>10</b>	limit 9 to English language
<b>11</b>	Remove duplicates from 10

Date of latest search: May 7<sup>th</sup>, 2025

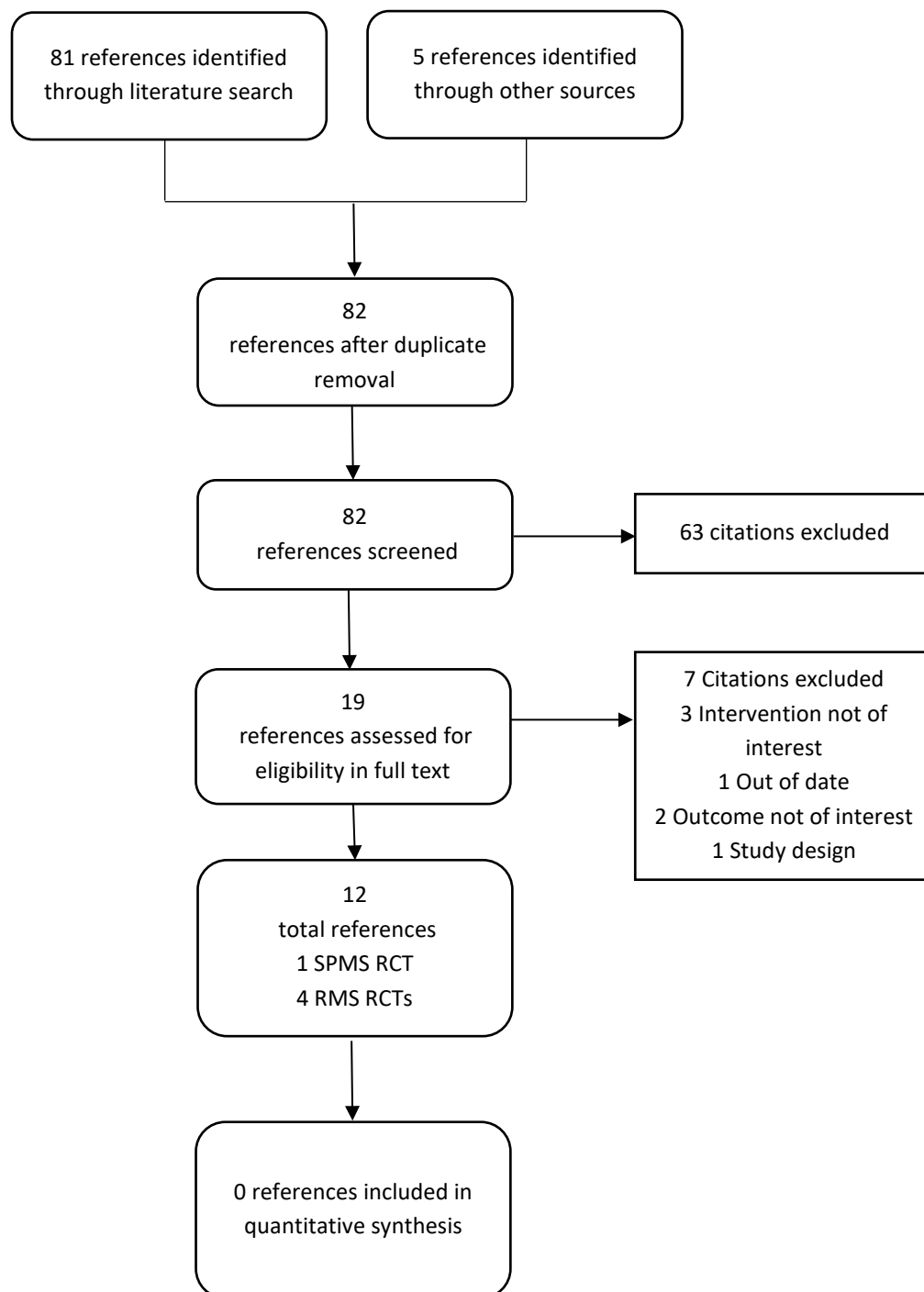
**Table D1.3. Search Strategy of EMBASE SEARCH**

<b>1</b>	'multiple sclerosis'/exp
<b>2</b>	('multiple sclerosis' or 'sclerosis, multiple' or 'progressive MS' or 'progressive multiple sclerosis' or 'multiple sclerosis, secondary progressive' or 'secondary progressive multiple sclerosis' or 'non-relapsing secondary progressive multiple sclerosis' or 'SPMS' or 'nrSPMS' or 'relapsing-remitting MS' or 'relapsing remitting multiple sclerosis' or 'remitting relapsing multiple sclerosis' or 'acute relapsing multiple sclerosis' or 'relapsing-remitting multiple sclerosis' or 'relapsing-remitting MS' or 'relapsing-remitting multiple sclerosis' or 'remitting-relapsing MS' or 'remitting-relapsing multiple sclerosis' or 'remitting-relapsing MS' or 'remitting-relapsing multiple sclerosis' or 'RR-multiple sclerosis' or 'RRMS' or 'primary progressive multiple sclerosis' or 'multiple sclerosis, primary progressive' or 'PPMS' or 'chronic progressive multiple sclerosis'):ti,ab
<b>3</b>	#1 or #2
<b>4</b>	'tolebrutinib'/exp
<b>5</b>	('sar 442168' or 'sar442168' or 'prn 2246' or 'prn2246' or 'tolebrutinib' or 'BTK inhibitor 168' or 'BTK inhibitor tolebrutinib'):ti,ab
<b>6</b>	#4 or #5
<b>7</b>	#3 and #6
<b>8</b>	('animal'/exp or 'nonhuman'/exp or 'animal experiment'/exp) not 'human'/exp
<b>9</b>	#7 not #8
<b>10</b>	#9 and [english]/lim
<b>11</b>	#10 and [medline]/lim
<b>12</b>	#10 not #11
<b>13</b>	#12 and ('chapter'/it or 'conference review'/it or 'editorial'/it or 'letter'/it or 'note'/it or 'short survey'/it)
<b>14</b>	#12 not #13

Date of latest search: May 7<sup>th</sup>, 2025



**Figure D1.1. PRISMA Flow Chart Showing Results of Literature Search for Tolebrutinib**



## Study Selection

We performed screening at both the abstract and full-text level. Two investigators independently screened all titles and abstracts identified through electronic searches according to the inclusion and exclusion criteria described earlier using Nested Knowledge (Nested Knowledge, Inc, St. Paul, Minnesota); a third reviewer worked with the initial two reviewers to resolve any issues of disagreement through consensus. We did not exclude any study at abstract-level screening due to insufficient information. For example, an abstract that did not report an outcome of interest would be accepted for further review in full text. We retrieved the citations that were accepted during abstract-level screening for full text appraisal. One investigator reviewed full papers and provided justification for exclusion of each excluded study.

## Data Extraction

Data were extracted into Microsoft Word and Microsoft Excel. The basic design and elements of the extraction forms followed those used for other ICER reports. Elements included a description of patient populations, sample size, duration of follow-up, funding source, study design features, interventions (agent, dosage, frequency, schedules), concomitant therapy allowed and used (agent, dosage, frequency, schedules), outcome assessments, and results. The data extraction was performed in the following steps:

1. One reviewer extracted information from the full articles, and a second reviewer validated the extracted data.
2. Extracted data were reviewed for logic, and a random proportion of data were validated by a third investigator for additional quality assurance.

## Risk of Bias Assessment

We examined the risk of bias for HERCULES trial in this review using criteria published in the Cochrane Risk of Bias Assessment Tool Version 2.<sup>80,82</sup> Risk of bias was assessed by study outcome (i.e., 6-month CDP) for each of the following aspects of the trial: randomization process, deviation from the intended interventions, missing outcome data, measurement of the outcome, selection of the reported results, and overall risk of bias. Two reviewers independently assessed these domains. Any disagreements were resolved through discussion or by consulting a third reviewer.

To assess the risk of bias in trials, we rated the categories as: “low risk of bias,” “some concerns,” or “high risk of bias.” Guidance for risk of bias ratings using these criteria is presented below:

**Low risk of bias:** The study is judged to be at low risk of bias for all domains for this result.

**Some concerns:** The study is judged to raise some concerns in at least one domain for this result, but not to be at high risk of bias for any domain.

**High risk of bias:** The study is judged to be at high risk of bias in at least one domain for this result or the study is judged to have some concerns for multiple domains in a way that substantially lowers confidence in the result.

We examined the risk of bias for the outcome of 6-month confirmed disability progression. See Table D1.6.

**Table D1.4. Risk of Bias Assessment for 6-month Confirmed Disability Progression<sup>22</sup>**

Study	Randomization Process	Deviation from the Intended Interventions	Missing Outcome Data	Measurement of the Outcome	Selection of the Reported Result	Overall Risk of Bias
<b>HERCULES</b>	Low Risk	Low Risk	Low risk	Low Risk*	Low Risk	<b>Low</b>

\*The increase in liver monitoring may have resulted in unblinding given the intensity of testing. Per the study protocol, raters were blinded to all data. However, the participants could have been unblinded and therefore there still could be some biases involved in the measurement of the outcome.

## Evaluation of Clinical Trial Diversity

We evaluated the demographic diversity of clinical trials using the ICER-developed Clinical trial Diversity Rating (CDR) Tool.<sup>28</sup> The CDR tool was designed to evaluate the three demographic characteristics described in Table D1.5. Representation for each demographic category was evaluated by quantitatively comparing clinical trial participants with disease-specific prevalence estimates,<sup>1,63</sup> using the metric “Participant to Disease-prevalence Representation Ratio” (PDRR). Next, a representation score between 0 to 3 was assigned based on the PDRR estimate (See Table D1.6 for the PDRR cut points that correspond to each representation score). Finally, based on the total score of the demographic characteristics (e.g., race and ethnicity), the categories “Good,” “Fair,” or “Poor” are used to communicate the overall level of diversity of a clinical trial. The description of the rating categories for each demographic characteristic is provided in Table D1.7.

**Table D1.5. Demographic Characteristics and Categories**

Demographic Characteristics	Categories
<b>1. Race and Ethnicity*</b>	Racial categories: <ul style="list-style-type: none"><li>• White</li><li>• Black or African American</li><li>• Asian</li><li>• American Indian and Alaskan Native</li><li>• Native Hawaiian and Other Pacific Islanders</li></ul> Ethnic Category: <ul style="list-style-type: none"><li>• Hispanic or Latino</li></ul>
<b>2. Sex</b>	<ul style="list-style-type: none"><li>• Female</li><li>• Male</li></ul>
<b>3. Age</b>	<ul style="list-style-type: none"><li>• Older adults (≥65 years)</li></ul>

\*Multinational trials: For multinational clinical trials, our approach is to evaluate only the subpopulation of patients enrolled from the US on racial and ethnic diversity

**Table D1.6. Representation Score**

PDRR	Score
<b>0</b>	0
<b>&gt;0 and Less Than 0.5</b>	1
<b>0.5 to 0.8</b>	2
<b>≥0.8</b>	3

PDRR: Participant to Disease-prevalence Representation Ratio

**Table D1.7. Rating Categories**

Demographic Characteristics	Demographic Categories	Maximum Score	Rating Categories (Total Score)
<b>Race and Ethnicity*</b>	Asian, Black or African American, White, and Hispanic or Latino	12	Good (11-12) Fair (7-10) Poor ( $\leq 6$ )
<b>Sex</b>	Male and Female	6	Good (6) Fair (5) Poor ( $\leq 4$ )
<b>Age</b>	Older adults ( $\geq 65$ years)	3	Good (3) Fair (2) Poor ( $\leq 1$ )

\*American Indian or Alaskan Native & Native Hawaiian or Other Pacific Islander are not factored into the overall racial and diversity rating. However, information on enrollment and PDRR estimates are reported when reliable prevalence estimates are available.

## Results

**Table D1.8. Diversity Ratings on Race and Ethnicity, Sex, and Age (Older Adults)**

Trial	Race and Ethnicity	Sex	Age (Older Adults)
<b>HERCULES</b>	Fair	Good	Poor

NE: Not Estimated

Table D1.8. presents the clinical trial diversity ratings on race and ethnicity, sex, and age (older adults) for the HERCULES trial. Given that HERCULES is a multinational clinical trial and US-specific enrollment data is not publicly available, the trial was rated using the full sample. Where prevalence data for the SPMS population was not available, we supplemented estimates with prevalence data from the larger MS population.

**Table D1.9. Race and Ethnicity**

	White	Black/ African American	Asian	Hispanic/ Latino	Total score	Diversity Rating	AIAN	NHPI
<b>Prevalence<sup>1,63,83</sup></b>	92.50%	3.90%	1.70%	7.00%	-	-	NR	NR
<b>HERCULES<sup>22</sup></b>	92.93%	0.88%	4.86%	NR	-	-	NR	NR
<b>PDRR</b>	1.00	0.23	2.86	NC	-	-	0	0
<b>Score</b>	3	1	3	NC	7	Fair	NC	NC

AIAN: American Indian or Alaskan Native, NR: Not Reported, NC: Not Calculated, NE: Not Estimated, NHPI: Native Hawaiian or Pacific Islander, PDRR: Participant to Disease-prevalence Representation Ratio

**Table D1.10. Sex and Age**

	Sex				Age		
	Male	Female	Score	Rating	Older Adults (≥65 years)	Score	Rating
<b>Prevalence/Incidence</b> 1,63	31.30%	68.70%	-	-	9.00%	-	-
<b>HERCULES<sup>21</sup></b>	38.50%	61.50%	-	-	0%*	-	-
<b>PDRR</b>	1.23	0.90	-	-	0	-	-
<b>Score</b>	3	3	6	Good	1	1	Poor

NC: Not Calculated, PDRR: Participant to Disease-prevalence Representation Ratio

\*The HERCULES trial excluded adults ≥60 years old.

## Assessment of Level of Certainty in Evidence

We used the [ICER Evidence Rating Matrix](#) to evaluate the level of certainty in the available evidence of a net health benefit among each of the interventions of focus (see Appendix D).<sup>84,85</sup>

## Assessment of Bias

As part of our quality assessment, we evaluated the evidence base for the presence of potential publication bias. Given the emerging nature of the evidence base for this newer treatment, we scanned the ClinicalTrials.gov site to identify studies completed more than two years ago. Search terms include: “Secondary Progressive Multiple Sclerosis,” “SPMS” and “tolebrutinib.” We scanned the site to identify studies which would have met our inclusion criteria and for which no findings have been published and did not find any evidence of publication bias.

## Data Synthesis and Statistical Analyses

We summarized relevant data on key outcomes of the HERCULES trial narratively in the body of the review and evidence tables (see Supplement Section D3). We assessed the feasibility of quantitative synthesis but determined it was not possible due to there being a single trial and no Food and Drug Administration (FDA) approved alternative treatment options to compare against.

## D2. Additional Clinical Evidence

Our main report discusses the HERCULES trial that primarily informs our review of tolebrutinib for the treatment of non-relapsing SPMS. Here, we present additional clinical benefits from the HERCULES trial and harms from four clinical trials assessing tolebrutinib in the RRMS population.

## Evidence Base

GEMINI 1 and 2 were two identical, randomized 1:1, active-controlled, Phase III trials (N=1,873) comparing tolebrutinib (60 mg orally once daily) and teriflunomide (14 mg orally once daily) in adult

participants aged 18-55 years old with a confirmed diagnosis of relapsing MS and an EDSS score of  $\leq 5.5$ . Participants with a prior diagnosis of primary progressive MS or non-relapsing SPMS were excluded from these trials.<sup>25,26</sup> The median trial follow-up was 139 weeks for both trials.<sup>24</sup>

NCT03889639 was a randomized, placebo-controlled, dose-finding, Phase IIb trial that enrolled 130 adult participants with relapsing MS. The treatment period was 16 weeks, with an additional follow-up of 4 weeks.<sup>27</sup>

NCT03996291 was a long-term efficacy and safety study evaluating tolebrutinib 60 mg and only enrolled participants completing the Phase IIb trial (N=125). The trial duration was around 62 months including an eight-week post-treatment visit.<sup>20</sup>

These four trials assessing tolebrutinib in the RRMS population were only evaluated for harms related to tolebrutinib. Additional details about these trial designs can be found in Supplement Table D3.1.

## Clinical Benefits

Here, we present additional secondary outcomes from the HERCULES trial.

### *Three-Month CDP*

In the HERCULES trial, the primary endpoint was confirmed disease progression sustained over  $\geq 6$  months whereas this secondary endpoint was CDP sustained over  $\geq 3$  months. At 24 months of follow-up, participants receiving tolebrutinib had a 24% risk reduction in three-month CDP compared to those receiving placebo (28% versus 34%, HR 0.76; 95% CI 0.61 to 0.94,  $p=0.01$ ).<sup>22</sup> Additional follow-up at 45 months suggested a greater difference in the proportions of patients achieving this outcome between the two groups (33% in the tolebrutinib arm vs. 42% in the placebo arm).<sup>21</sup>

### *Paramagnetic Rim Lesions*

Paramagnetic rim lesions (PRLs), which appear as a distinct ring around lesions on MRI, are seen as a promising indicator of chronic neuroinflammation in MS and are linked with disability accumulation.<sup>86</sup> PRL imaging data was available for 39% of the participants from the HERCULES trial and a post hoc analysis evaluated the primary endpoint of six-month CDP across three PRL subgroups (0, 1-3,  $>4$ ). Risk of six-month CDP was reduced in participants with PRLs, with the greatest decrease in risk compared with placebo in those with the most PRLs at baseline although the risks were numerically similar across all subgroups of tolebrutinib-treated participants.<sup>86</sup>

## Harms

### *ALT Algorithm*

Fox et al 2025 presented an ALT algorithm outlining processes to assess and manage ALT abnormalities. Liver enzyme elevations (ALT  $>3$  times the ULN) necessitated a repeat test within 72 hours of initial sample, when feasible, to confirm the ALT increase. Participants remained on the drug while investigators notified the monitoring team, assessed alternative causes, and conducted mandatory testing if ALT was  $>5$  times the ULN. Participants discontinued the drug if ALT was  $>8$  times the ULN, ALT  $>5$  times the ULN persistently for over two weeks, ALT  $>3$  times the ULN with bilirubin elevation ( $>2$  times the ULN), elevated international normalized ratio ( $>1.5$ ) or clinical manifestations (e.g., appearance of fatigue, nausea, vomiting, right upper quadrant pain or tenderness, fever, rash, and/or eosinophilia  $>5\%$ ). Subsequent monitoring occurred every 2-3 days, tapering to weekly until ALT  $<1.5$  times the ULN for these participants. When these conditions were not met and deemed clinically appropriate, participants continued the drug with intensive ALT, AST, and bilirubin monitoring in every 2-3 days.<sup>22</sup>



### ***Harms from GEMINI and Phase II Tolebrutinib Trials***

The overall safety profile of tolebrutinib appears to be similar to teriflunomide in the two Phase III trials (GEMINI 1 and 2). One patient died in the tolebrutinib arm but the death was not related to the treatment. Similar to the HERCULES trial, a small proportion of participants in the tolebrutinib arm (0.5%) experienced severe liver injury, as defined by a peak ALT increase of at least 20 times the upper limit of normal, within the first three months of the trial.<sup>32</sup> In the Phase IIb trial, one patient had a mild ALT elevation at screening, then ALT >3 times the ULN at four weeks when the placebo run-in period ended. The patient received a 60 mg dose of Tolebrutinib and ALT concentrations decreased gradually reaching the normal range at week 12.<sup>33</sup> Six participants (5%) had liver enzyme elevations (ALT >3 times the ULN) in the Phase II long-term safety study.<sup>34</sup> Except for higher frequencies in headache, alopecia, and minor bleeding events, harms from GEMINI trials were largely similar to those observed in the HERCULES trial.

## D3. Evidence Tables

Table D3.1. Study Design

NCT/Trial	Study Design	Inclusion/Exclusion	Primary Endpoint
Phase III			
<b>GEMINI 1</b> <sup>24,32</sup> <b>NCT04410978</b> + <b>GEMINI 2</b> <sup>24,32</sup> <b>NCT04410991</b>	Phase III, randomized, double-blind study  N=974 (GEMINI 1) N=899 (GEMINI 2)  <u>Population</u> Adults aged 18-55 with relapsing forms of multiple sclerosis  <u>Duration</u> 36 months  <u>Arms</u> - Tolebrutinib oral 60 mg - Teriflunomide oral 14 mg	Inclusion -The participant must have been diagnosed with relapsing MS according to the 2017 revision of the McDonald diagnostic criteria -The participant has an expanded disability status scale score $\leq 5.5$ at the first Screening Visit -The participant must have at least 1 of the following prior to screening: $\geq 1$ documented relapse within the previous year OR $\geq 2$ documented relapses within the previous 2 years, OR $\geq 1$ documented Gd enhancing lesion on an MRI scan within the previous year  Exclusion -The participant has been diagnosed with primary progressive multiple sclerosis according to the 2017 revision of the McDonald diagnostic criteria or with non-relapsing secondary progressive multiple sclerosis	Annualized Adjudicated Relapse Rate: number of confirmed adjudicated protocol defined relapses [up to 36 months]

NCT/Trial	Study Design	Inclusion/Exclusion	Primary Endpoint
<b>HERCULES<sup>21,22</sup></b> <b>NCT04411641</b>	Phase III, randomized, double-blind, placebo-controlled study  N=1131  <u>Population</u> Adults aged 18-60 with non-relapsing secondary progressive multiple sclerosis  <u>Duration</u> 48 months  <u>Arms</u> - Tolebrutinib oral 60 mg - Placebo oral	Inclusion -Diagnosis of non-relapsing secondary progressive multiple sclerosis according to the 2017 McDonald criteria -Expanded disability status scale between 3.0 to 6.5 points inclusive, at screening -The participant must have documented evidence of disability progression observed during the 12 months before screening -Absence of clinical relapses for at least 24 months  Exclusion -The participant has received medications/treatments for MS within a specified time frame. -Receiving potent and moderate inducers or inhibitors of cytochrome P450 3A (CYP3A) or potent inhibitors of CYP2C8 hepatic enzymes.	Time to onset of 6-month confirmed disability progression [up to 48 months]
<b>Phase II</b>			
<b>NCT03889639<sup>33</sup></b>	Phase IIb, randomized, double-blind, placebo-controlled, crossover, dose-finding study  N=130  <u>Population</u> Adults with relapsing multiple sclerosis  <u>Duration</u> Treatment period of 16 weeks and a follow-up period of up to 4 weeks  <u>Arms</u> - Tolebrutinib oral (5 mg, 15 mg, 30 mg, and 60 mg) - Placebo oral	Inclusion - 18 to 55 years of age - Diagnosed with relapsing multiple sclerosis according to the 2017 McDonald criteria - $\geq 1$ relapse within the previous year, OR $\geq 2$ relapses within the previous 2 years, OR $\geq 1$ active Gadolinium enhancing brain lesion on an MRI scan in the past 6 months  Exclusion - Diagnosed with primary progressive or non-relapsing secondary progressive multiple sclerosis according to the 2017 McDonald criteria - Expanded Disability Status Scale score $>5.5$ - Presence of liver injury	Number of New Gadolinium Enhancing T1-hyperintense Lesions [after 12 weeks of treatment for Tolebrutinib reporting arms and at 4 weeks for placebo]

NCT/Trial	Study Design	Inclusion/Exclusion	Primary Endpoint
<b>NCT03996291</b> <sup>20</sup>	<p>Long term safety and efficacy study</p> <p>N = 125</p> <p><u>Population</u> Adults with relapsing multiple sclerosis</p> <p><u>Duration</u> Approximately 62 months including the 8 weeks post-treatment visit</p> <p><u>Arms</u> - Tolebrutinib oral 60 mg</p>	<p>Inclusion - Participants must have completed treatment in the NCT03889639 study</p> <p>Exclusion - The participant has received a non-study MS disease modifying treatment between the last treatment in NCT03889639 and inclusion in extension study, which by judgement of the Investigator may add unjustified risk to switching back and continuing treatment with Tolebrutinib</p>	<p>Number of Participants with Adverse Events and Serious Adverse Events [up to 60 months]</p>

Mg: milligram, MS: multiple sclerosis, N: number

**Table D3.2. HERCULES Baseline Characteristics<sup>21,22</sup>**

Arms		Tolebrutinib	Placebo
N		754	377
Age, Years $\pm$ SD		48.9 $\pm$ 8.0	48.9 $\pm$ 8.0
Female, n (%)		454 (60.2)	242 (64.2)
Race, n (%)	White	703 (93.2)	348 (92.3)
	Black	6 (0.8)	4 (1.1)
	Asian	36 (4.8)	19 (5.0)
	Other, unknown, or not reported	9 (1.2)	6 (1.6)
EDSS Score	Mean ( $\pm$ SD)	5.6 $\pm$ 0.9	5.6 $\pm$ 0.9
	Median (Range)	6 (4.8, 6.3)	6 (5.0, 6.3)
Time since RRMS symptom onset, mean years ( $\pm$ SD)		17.1 (8.3)	17.6 (8.4)
Time since diagnosis of SPMS, mean years ( $\pm$ SD)		7.9 (7.3)	8.4 (7.8)
Time since most recent relapse, mean years ( $\pm$ SD)		7.4 (5.3)	7.6 (5.5)
Number of previous disease-modifying therapies received, n (%)	0	205 (27.2)	89 (23.6)
	1	200 (26.5)	102 (27.1)
	$\geq 2$	349 (46.3)	186 (49.3)
Previous disease-modifying therapies received, n (%)	Interferons	354 (46.9)	177 (46.9)
	Glatiramer Acetate	176 (23.3)	99 (26.3)
	Fingolimod	113 (15.0)	66 (17.5)
	Dimethyl Fumarate	93 (12.3)	61 (16.2)
	Ocrelizumab	89 (11.8)	48 (12.7)
	Teriflunomide	82 (10.9)	49 (13.0)
	Natalizumab	72 (9.5)	42 (11.1)
	Rituximab	47 (6.2)	23 (6.1)
	Other	115 (15.3)	66 (17.5)
Participants with $\geq 1$ Gd-Enhancing T1 Lesions, n (%)		93 (12.5)*	49 (13.1)*
Number of Gd-Enhancing T1 lesions		0.4 (2.0)	0.6 (3.5)
Number of T2 Lesions, Median (IQR)		50 (35, 73)	49 (33, 75)
T2 Lesion Volume, cm <sup>3</sup> , Median (IQR)		15.3 (7.2, 25.8)	14.9 (7.5, 28.3)

\*Tolebrutinib (N = 742) and placebo (N = 373)

cm: centimeter, DMT: disease-modifying therapy, EDSS: Expanded Disability Status Scale, Gd-enhancing: gadolinium-enhancing, IQR: interquartile range, N: number, RRMS: relapsing remitting multiple sclerosis, SD: standard deviation, SPMS: secondary progressive multiple sclerosis

**Table D3.3. HERCULES Results<sup>21,22</sup>**

Trial		HERCULES	
Arms		Tolebrutinib	Placebo
N		754	377
Confirmed Disability Progression Sustained for ≥6 Months*	Number of Events (%)†	171 (22.6)	116 (30.7)
	Kaplan–Meier Estimate at 24 Months, % (95% CI)	21.9 (18.8, 25.1)	30.2 (25.3, 35.1)
	HR (95% CI; p Value)	0.69 (0.55, 0.88; 0.003)	
Confirmed Disability Progression Sustained for ≥3 Months*	Number of events (%)	208 (27.6)	129 (34.2)
	Kaplan–Meier Estimate at 24 Months, % (95% CI)	26.7 (23.5, 30.2)	33.3 (28.5, 38.7)
	HR (95% CI; p Value)	0.76 (0.61, 0.94; 0.013)	
Annualized Rate of New or Enlarging Lesions on T2-Weighted MRI	Mean Estimate (95% CI)	1.84 (1.44, 2.34)	2.95 (2.24, 3.88)
	Relative Rate (95% CI; p Value)	0.62 (0.43, 0.90; 0.01)	
20% Increase in the Score on the Nine-Hole Peg Test Sustained for ≥3 Months	Number of Events (%)	143 (19.0)	74 (19.6)
	Kaplan–Meier Estimate at 24 Months, % (95% CI)	17.1 (14.5, 20.2)	16.4 (12.9, 20.8)
	HR (95% CI; p Value)	0.97 (0.74, 1.29; 0.84)	
20% Increase in the Score on the Timed 25-foot Walk Sustained for ≥3 Months	Number of Events (%)	310 (41.1)	187 (49.6)
	Kaplan–Meier Estimate at 24 Months, % (95% CI)	36.9 (33.4, 40.7)	46.9 (41.7, 52.4)
	HR (95% CI)	0.77 (0.64, 0.92)	
Confirmed Disability Improvement Sustained for 6 Months‡	Number of Events (%)	65 (8.6)	17 (4.5)
	Kaplan–Meier Estimate at 24 Months, % (95% CI)	8.3 (6.5, 10.7)	4.3 (2.6, 7.1)
	HR (95% CI)	1.88 (1.10, 3.21)	
Percentage Change in Brain Volume from Month 6 to End-of-Trial Visit	Least-Squares Mean Change (±SE)	−0.69 ± 0.03	−0.78 ± 0.05
	Least-Squares Mean Difference, Tolebrutinib vs. Placebo (95% CI)	0.08 (−0.03, 0.20)	
Relapse Rate§	Adjusted Annualized Adjudicated Rate (95% CI)	0.033 (0.024, 0.045)	0.032 (0.021, 0.049)

CI: confidence interval, HR: hazard ratio, SE: standard error, %: percent

\*Confirmed disability progression was defined as an increase from baseline in the EDSS score of at least 1.0 point if the baseline score was 5.0 or less, or an increase from baseline of at least 0.5 points if the baseline score was greater than 5.0.

†The percentages were calculated on the basis of the number of events after multiple imputations.

‡Confirmed lessening of disability (disability improvement) was defined as a decrease in the EDSS score of at least 1.0 point from baseline.

§Tertiary end point.

**Table D3.4. HERCULES Harms<sup>21,22</sup>**

Arms		Tolebrutinib	Placebo
N		752	375
Any Adverse Events, n (%)		613 (81.5)	293 (78.1)
Serious Adverse Events, n (%)		113 (15.0)	39 (10.4)
Serious Infection, n (%)		39 (5.2)	13 (3.5)
Discontinued Trial, n (%)		174 (23.1)	88 (23.3)
Any AE Leading to Treatment Discontinuation, n (%)		29 (3.9)	11 (2.9)
Most Common AEs (≥5% in the Tolebrutinib Arm), n (%)	Fall	72 (9.6)	41 (10.9)
	Headache	54 (7.2)	27 (7.2)
	Arthralgia	49 (6.5)	19 (5.1)
	Influenza	42 (5.6)	13 (3.5)
	Hypertension	38 (5.1)	11 (2.9)

AE: adverse event, %: percent

Table D3.5. GEMINI and Phase II Harms<sup>24,32-34,37</sup>

Trial		GEMINI 1 & 2		NCT03889639	NCT03996291	
Arms		Tolebrutinib	Teriflunomide	Tolebrutinib 60 mg	3-Year Follow Up	2-Year Follow Up
N		933	939	32	125	125
Discontinued trial, n (%)		140 (15)	146 (15.5)	NR	22 (17.6)	NR
Any TEAE, n (%)		792 (84.9)	810 (86.3)	16 (50)	NR	111 (88.8)
Any Serious TEAE, n (%)		91 (9.8)	77 (8.2)	1 (3)	NR	7 (5.6)
Any TEAE Leading to Treatment Discontinuation, n (%)		42 (4.5)	41 (4.4)	0	NR	3 (2.4)
Death, n (%)		1 (0.1)	2 (0.2)	0	NR	0
Most Common TEAEs (≥5% in the Tolebrutinib Arm), n (%)	Urinary Tract Infection	59 (6.3)	57 (6.1)	NR	NR	NR
	Nasopharyngitis	119 (12.8)	105 (11.2)	3 (9)	20 (16)	14 (11)
	Headache	117 (12.5)	98 (10.4)	4 (13)	17 (14)	17 (14)
	Arthralgia	NR	NR	NR	9 (7)	7 (6)
	Back Pain	58 (6.2)	55 (5.9)	0	12 (10)	NR
	COVID-19 Infection	225 (24.1)	252 (26.8)	NR	43 (34)	26 (21)
	Upper Respiratory Tract Infection	77 (8.3)	82 (8.7)	1 (3)	14 (11)	14 (11)
	Alopecia	73 (7.8)	146 (15.5)	1 (3)	NR	NR
	Viral Upper Respiratory Tract Infection	50 (5.4)	59 (6.3)	NR	9 (7)	NR
	Accidental Overdose	NR	NR	3 (9)	NR	NR
	Gastroenteritis	NR	NR	2 (6)	NR	NR
	Alanine Aminotransferase Increased	NR	NR	3 (2)	NR	NR
	Peripheral Oedema	NR	NR	2 (6)	NR	NR
	Muscle Spasticity	NR	NR	2 (6)	NR	NR
	Cystitis Bacterial	NR	NR	NR	9 (7)	9 (7)
	Pharyngitis	NR	NR	NR	8 (6)	NR
	Nausea	NR	NR	NR	7 (6)	NR
	Increased ALT Levels	NR	NR	NR	6 (5)	NR
	Pain in Extremity	NR	NR	NR	6 (5)	NR
	Pyrexia	NR	NR	NR	6 (5)	6 (5)

ALT: alanine aminotransferase, mg: milligram, N: number, NR: not reported, TEAE: treatment emergent adverse event, %: percent



**Table D3.6. HERCULES and GEMINI Liver Toxicity<sup>22,24</sup>**

Trial		HERCULES		GEMINI I & II	
Arms		Tolebrutinib	Placebo	Tolebrutinib	Teriflunomide
Liver Toxicity, n (%)	ALT >3×ULN	30 (4)	6 (1.6)	52 (5.6)	58 (6.3)
	ALT 3–5×ULN	15 (2)	3 (0.8)	20 (2.2)	28 (3)
	ALT 5–10×ULN	8 (1.1)	2 (0.5)	19 (2)	21 (2.3)
	ALT 10–20×ULN	3 (0.4)	1 (0.3)	8 (0.9)	8 (0.9)
	ALT >20×ULN	4 (0.5)	0	5 (0.5)	1 (0.1)
	ALT >3×ULN + Total BILI >2×ULN	3 (0.4)	0	4 (0.4)	1 (0.1)

ALT: alanine aminotransferase, BILI: bilirubin, ULN: upper limit of normal, %: percent

## D4. Ongoing Studies

**Table D4.1. Ongoing Studies**

NCT/Trial	Study Design	Inclusion/Exclusion	Primary Endpoint
<b>PERSEUS NCT04458051</b>	<p>Phase III, randomized, double-blind, placebo-controlled study</p> <p>N=766</p> <p><u>Population</u> Adults aged 18-55 with primary progressive multiple sclerosis</p> <p><u>Duration</u> 60 months</p> <p><u>Arms</u> - Tolebrutinib 60mg oral - Placebo oral</p>	<p><b>Inclusion</b></p> <ul style="list-style-type: none"> <li>- Diagnosis of PPMS according to the 2017 McDonald criteria</li> <li>- Expanded disability status scale (EDSS) score between 2.0 to 6.5 points, at screening inclusive</li> <li>- Positive cerebrospinal fluid oligoclonal bands and/or elevated Immunoglobulin G index either during screening or documented previous history.</li> </ul> <p><b>Exclusion</b></p> <ul style="list-style-type: none"> <li>- The participant has received medications/treatments for MS within a specified time frame.</li> <li>- Receiving potent and moderate inducers or inhibitors of cytochrome P450 3A (CYP3A) or potent inhibitors of CYP2C8 hepatic enzymes.</li> </ul>	Time to onset of three-month composite Confirmed Disability Progression [up to 60 months]
<b>NCT06372145</b>	<p>Phase III, non-randomized, open label study</p> <p>N=2500 (estimated)</p> <p><u>Population</u> Participants who completed the Phase IIb or one of the Phase III pivotal tolebrutinib trials</p> <p><u>Duration</u> 3 years</p> <p><u>Arms</u> Tolebrutinib 60mg oral</p>	<p><b>Inclusion</b></p> <ul style="list-style-type: none"> <li>- Participants with RMS, PPMS, or NRSPMS who completed the Phase IIb or one of the Phase III pivotal tolebrutinib trials</li> </ul>	Number of participants with adverse events [up to three years]

NCT/Trial	Study Design	Inclusion/Exclusion	Primary Endpoint
<b>NCT04742400</b>	<p>Phase II, non-randomized, open label study</p> <p>N=12</p> <p><u>Population</u> Adults aged 18 and older with MS who are on an anti-CD20 therapy</p> <p><u>Duration</u> 96 weeks</p> <p><u>Arms</u> - Tolebrutinib 60mg orally - Tolebrutinib 120mg orally</p>	<p>Inclusion</p> <ul style="list-style-type: none"> <li>- Diagnosed with MS according to the 2017 revision of the McDonald diagnostic criteria</li> <li>- No new lesion formation by comparison of baseline MRI scan with a historical MRI scan at least six months prior</li> <li>- On anti-CD20 antibody treatment for at least six months, with the most recent dose at most six months prior to enrollment</li> </ul> <p>Exclusion</p> <ul style="list-style-type: none"> <li>- MS relapse in the six months prior to dosing</li> </ul>	Disappearance of paramagnetic rim lesions [48 weeks]

Source: [www.ClinicalTrials.gov](https://www.ClinicalTrials.gov)

MS: multiple sclerosis, N: number, PPMS: Primary progressive multiple sclerosis

## D5. Previous Systematic Reviews and Technology Assessments

Our review found no ongoing health technology assessments or systematic literature reviews relevant to tolebrutinib and SPMS. However, the National Institute for Health Care and Excellence (NICE) is currently assessing tolebrutinib for the treatment of RMS (ID6351). Several reviews exist regarding the diagnosis and management of SPMS,<sup>11,13,87-89</sup> two of which are summarized below.

### **Ziemssen et al 2023. Secondary Progressive Multiple Sclerosis: A Review of Clinical Characteristics, Definition, Prognostic Tools, and Disease-Modifying Therapies<sup>11</sup>**

This review provides an overview of the baseline characteristics of participants with SPMS enrolled in selected Phase III clinical trials, registries, and real-world evidence, providing detailed information about the heterogeneity of the SPMS population and uncertainties in diagnosis. For example, the review points out that SPMS patients may be underrepresented in registries and other forms of real-world evidence because of the difficulty of making the diagnosis of SPMS, including delays in diagnosis. Additionally, evidence that relies on EDSS scales may miss progression in other domains not covered by EDSS. The authors also point out that current methods of diagnosing SPMS may not diagnose SPMS early enough and suggest algorithms and digital tools for MS disease monitoring and assessment. Finally, the authors discuss treatments for SPMS, particularly highlighting the role of symptom management using both pharmacologic and nonpharmacologic approaches. This review did not discuss any specific DMTs and their role in treating SPMS.

### **Bayas et al 2023. Disease-modifying therapies for relapsing/active secondary progressive multiple sclerosis – a review of population-specific evidence from randomized clinical trials<sup>87</sup>**

This review first discusses the definition of SPMS, emphasizing that relapse-associated worsening (RAW) and progression independent of relapse activity (PIRA) as drivers of progression of RMS to SPMS. The authors then summarize treatments and treatment recommendations from clinical practice guidelines for active SPMS. The summary includes descriptions of the DMTs already approved for active SPMS including describing and summarizing data from key trials. Finally, the authors highlight that evidence assessing these DMTs in the SPMS populations is limited and FDA approvals are mostly based on the assumption that reduction in relapse seen in patients with RRMS could be extrapolated to the SPMS population as well.

## E. Long-Term Cost Effectiveness: Supplemental Information

### E1. Detailed Methods

Table E1.1. Impact Inventory

Sector	Type of Impact (Add additional domains, as relevant)	Included in This Analysis from [...] Perspective?		Notes on Sources (if quantified), Likely Magnitude & Impact (if not)
		Health Care Sector	Societal	
Formal Health Care Sector				
Health Outcomes	Longevity effects	X	X	
	Health-related quality of life effects	X	X	
	Adverse events	X	X	
Medical Costs	Paid by third-party payers	X	X	
	Paid by patients out-of-pocket	<input type="checkbox"/>	<input type="checkbox"/>	
	Future related medical costs	X	X	
	Future unrelated medical costs	X	X	
Informal Health Care Sector				
Health- Related Costs	Patient time costs	NA	<input type="checkbox"/>	
	Unpaid caregiver-time costs	NA	<input type="checkbox"/>	
	Transportation costs	NA	<input type="checkbox"/>	
Non-Health Care Sector				
Productivity	Labor market earnings lost	NA	X	
	Cost of unpaid lost productivity due to illness	NA	X	
	Cost of uncompensated household production	NA	<input type="checkbox"/>	
Consumption	Future consumption unrelated to health	NA	<input type="checkbox"/>	
Social Services	Cost of social services as part of intervention	NA	<input type="checkbox"/>	
Legal/Criminal Justice	Number of crimes related to intervention	NA	<input type="checkbox"/>	
	Cost of crimes related to intervention	NA	<input type="checkbox"/>	
Education	Impact of intervention on educational achievement of population	NA	<input type="checkbox"/>	
Housing	Cost of home improvements, remediation	NA	<input type="checkbox"/>	
Environment	Production of toxic waste pollution by intervention	NA	<input type="checkbox"/>	
Other	Other impacts (if relevant)	NA	<input type="checkbox"/>	

NA: not applicable

Note that caregiver health-related quality of life effects were included in the societal perspective analysis.

Adapted from Sanders et al<sup>90</sup>

## Description of evLY Calculations

The equal value life year (evLY) considers any extension of life at the same “weight” no matter what treatment is being evaluated or what population is being modeled. Below are the stepwise calculations used to calculate the evLY.

1. First, we attribute a utility of 0.851, the age- and sex-adjusted utility of the general population in the US that are considered healthy.<sup>91</sup>
2. We calculate the evLY for each model cycle.
3. Within a model cycle, if using the intervention results in additional life years versus the primary comparator, we multiply the general population utility of 0.851 with the additional life years gained ( $\Delta$ LY gained) within the cycle.
4. The life years shared between the intervention and the comparator use the conventional utility estimate for those life years within the cycle.
5. The total evLY for a cycle is calculated by summing steps 3 and 4.
6. The evLY for the comparator arm is equivalent to the QALY for each model cycle.
7. The total evLYs are then calculated as the sum of evLYs across all model cycles over the time horizon.

Finally, the evLYs gained is the incremental difference in evLYs between the intervention and the comparator arm.

## Target Population

The target population consists of adults ages 18 years and older in the United States with the non-relapsing form of SPMS. Table E1.2 presents the baseline population characteristics.

**Table E1.2. Base-Case Model Cohort Characteristics**

Characteristic	Tolebrutinib (N=754)	Placebo (N=377)	Source/Notes
Mean Age (SD)	48.9 (8.0)	48.9 (8.0)	Fox et al., 2025 <sup>22</sup> , ECTRIMS <sup>21</sup>
Female, %	454 (60.2)	242 (64.2)	
Mean EDSS (SD)	5.5 (1.0)	5.6 (0.9)	
Median EDSS (IQR)	6.0 (4.8-6.3)	6.0 (5.0-6.3)	

EDSS: Expanded Disability Status Scale, IQR: Interquartile Range, SD: Standard Deviation

## Treatment Strategies

The list of interventions was determined based on input from patient organizations, clinicians, manufacturers, and payers on which treatments to include.

- The intervention of interest for this review is tolebrutinib (Sanofi).
- The comparator for this intervention is the best supportive care, which is defined as pharmacological and non-pharmacological treatments to alleviate the symptoms of SPMS.

## E2. Model Inputs and Assumptions

Please find the key assumptions described in the main report (Table 4.1). See below for additional details not provided in the main report on inputs and assumptions.

The model schematic can be found in Figure 4.1. The model grouped EDSS scores into whole-unit increments, with patients transitioning between states annually over a lifetime horizon. Over time, a patient's EDSS score either increased (reflecting progression), remained stable, or decreased (reflecting improvement). Patients could experience progression, improvement, MS-related death, or all-cause death, and those who discontinued treatment followed best supportive care transitions reflecting the natural history of the disease. Patients were assumed to continue with tolebrutinib for a lifetime. Scenario analyses examined various stopping rules such as reaching non-ambulatory status (i.e., EDSS score  $\geq 7$ ).

Each EDSS health state was associated with health-related quality of life, mortality risk, and related and unrelated health care costs. Total drug costs for each therapy included acquisition, administration, and monitoring expenses. Additional costs were assigned to each health state, covering inpatient and outpatient care, diagnostic tests, non-disease-modifying therapy (non-DMT) prescriptions, and supportive resources (such as wheelchairs and mobility services). Costs related to adverse events were not included because of a lack of evidence from the HERCULES trial. A societal perspective that considers indirect costs and caregiver burden was included in scenario analyses.

## Model Inputs

### *Clinical Inputs*

Clinical inputs were derived from the HERCULES trial. Key clinical inputs include disease progression, improvement, adverse events, discontinuation, and mortality. Treatment effectiveness, as measured by disease progression, was defined using the tolebrutinib arm hazard ratio for disability progression to higher EDSS states, while the comparator arm followed the disease progression in the placebo arm of the HERCULES trial.(Table E2.2). In a scenario analysis, we modeled disability improvement (Table E2.3).

**Table E2.2. Disability Progression**

	Proportion of Patients Achieving 6-Month Disability Progression at 45 Months	Hazard Ratio for 6-Month Disability Progression (CI)	Primary Source
<b>Tolebrutinib</b>	22.6%	0.69 (0.55 to 0.88)	Fox et al 2025 <sup>22</sup>
<b>Placebo</b>	30.7%	NA	

CI: Confidence Interval, NA: Not Available

**Table E2.3. Disability Improvement**

	Proportion of Patients Achieving 6-Month Disability Improvement at 45 Months	Hazard Ratio for 6-Month Disability Progression (CI)	Primary Source
<b>Tolebrutinib</b>	8.6%	1.88 (1.10, 3.21)	Fox et al 2025 <sup>22</sup>
<b>Placebo</b>	4.5%	NA	

CI: Confidence Interval, NA: Not Available

### *Transition Probabilities*

Transition probabilities between EDSS states for patients with SPMS in the absence of treatment were provided as academic in confidence from the manufacturer. Previous transitions from the London Ontario cohort can be found in the draft evidence report. The London Ontario cohort transitions were used in a scenario analysis only for this final report.



**Table E2.4. Annual Transition Probabilities for SPMS based on the HERCULES Placebo Arm**

EDSS at Cycle Start	EDSS at Cycle End								
	1	2	3	4	5	6	7	8	9
1									0
2									0
3									0
4									0
5									0
6									0
7									0
8									0
9	0	0	0	0	0	0	0	0	0

EDSS: Expanded Disability Status Scale

**Table E2.5. Natural History Annual Transition Probabilities for SPMS**

EDSS at Cycle Start	EDSS at Cycle End								
	1	2	3	4	5	6	7	8	9
1	0.769	0.154	0.077	0	0	0	0	0	0
2	0	0.636	0.271	0.062	0.023	0.008	0	0	0
3	0	0	0.629	0.253	0.077	0.033	0.003	0.005	0
4	0	0	0	0.486	0.35	0.139	0.007	0.018	0
5	0	0	0	0	0.633	0.317	0.022	0.026	0.002
6	0	0	0	0	0	0.763	0.19	0.045	0.002
7	0	0	0	0	0	0	0.805	0.189	0.006
8	0	0	0	0	0	0	0	0.926	0.074
9	0	0	0	0	0	0	0	0	1

EDSS: Expanded Disability Status Scale

### ***Caregiver Disutility***

The impact of SPMS on caregivers is a key consideration in treatment evaluations aimed at reducing disability and was analyzed separately in the modified societal perspective scenario. Caregiver disutility has been previously modeled, with Acaster et al. (2013) providing estimates based on Patient Determined Disease Steps (PDDS), which can be mapped to EDSS states.<sup>59</sup> We used the regression equation  $EDSS\ score = 2.9 + 0.63 (PDDS\ score)$  published by Learmonth et al. (2013) to create a crosswalk from PDDS states to EDSS states.<sup>92</sup> See the 'Crosswalked disutility' column in Table E2.6.

**Table E2.6. Crosswalk Between PDDS and EDSS**

PDDS	EDSS
0	3
1	3.5
2	4
3	5
4	5.5
5	6
6	6.5
7	7.5
8	8

PDDS: Patient Determined Disease Steps, EDSS: Expanded Disability Status Scale

Applying the crosswalk and averaging the scores for whole-unit EDSS states, we estimated the caregiver disutilities by EDSS states (Table E2.7). Notably, Acaster et al. (2013) found that caregiver disutility decreases at more advanced stages of MS (EDSS  $\geq 7$ ). In contrast, a study by Gani et al. (2008),<sup>93</sup> recently referenced in a NICE technology appraisal submission, used a proxy approach to estimate MS caregiver disutility based on Alzheimer's disease and the proportion of time spent providing care. Unlike Acaster et al. (2013), Gani et al. (2008) estimated substantially higher caregiver disutilities in more progressed states, based on the assumption that caregiving demands increase with disease progression. These conflicting approaches highlight ongoing controversy in how caregiver disutilities are incorporated into MS models.

To address these discrepancies, we conducted a scenario analysis that assigned a uniform disutility value for EDSS  $\geq 4$  while assuming no caregiver disutility for lower EDSS states. This estimate was the average of EDSS disutility scores above EDSS state 4 (0.103).

**Table E2.7. Estimated Caregiver Disutilities**

EDSS	Crosswalked Disutility
0	0.000
1	0.000
2	0.000
3	0.002
4	0.045
5	0.094
6	0.167
7	0.066
8	0.095
9	N/A

EDSS: Expanded Disability Status Scale; N/A: not applicable to specific scenario

## ***Economic Inputs***

All costs used in the model were updated to 2024 US dollars.

### **Administration and Monitoring Costs**

In addition to the annual cost of tolebrutinib, we will also include drug monitoring costs which are detailed in Table E2.8. The monitoring costs were based on the HERCULES trial protocol, which specifies that MRI scans are conducted every six months for the first two years, followed by annual scans thereafter. Additionally, follow-up visits and liver function tests are scheduled every three months throughout the monitoring period.

**Table E2.8. Drug Monitoring Unit Costs**

Category	Unit Cost	Source
MRI (CPT 70543)	\$473	Physician Schedule Fee, 2024 <sup>19</sup>
Provider Visit (CPT 99215)	\$175	
Liver Function Test (HCPCS 80076)	\$62	

CPT: Current Procedural Terminology, MRI: Magnetic Resonance Imaging

### **Productivity Costs**

In the modified societal perspective analysis, the model assigned indirect costs based on EDSS state inclusive of productivity losses, changes in labor employment participation, and informal care. Table E2.9 reports annual indirect costs that were modeled for each EDSS state.

**Table E2.9. Annual Indirect Costs by EDSS**

EDSS Level	Cost	Source
2	\$17,075	ICER's 2023 Review inflated to 2024 dollars using US BLS <sup>19</sup>
3	\$20,695	
4	\$24,315	
5	\$27,935	
6	\$31,555	
7	\$35,175	
8	\$38,795	
9	N/A	

EDSS: Expanded Disability Status Scale; N/A: not applicable to specific scenario

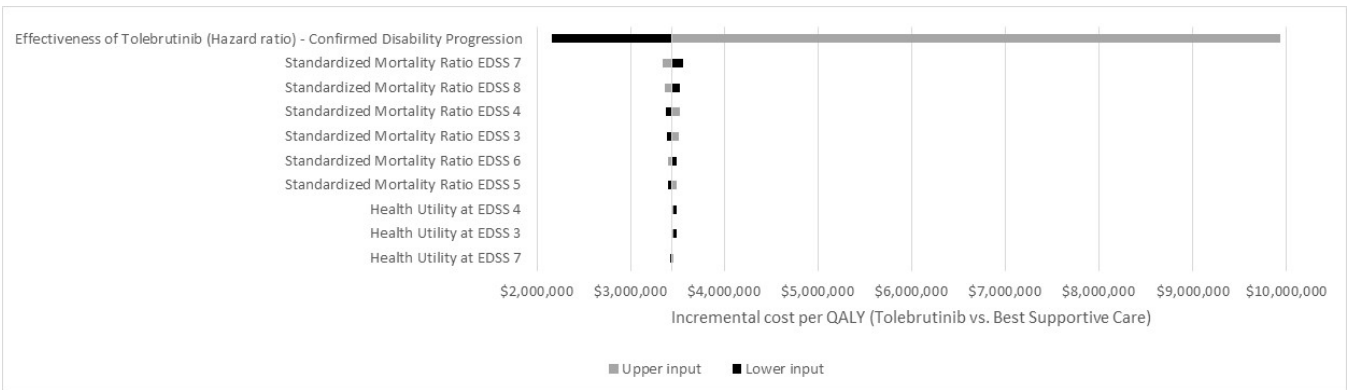
E3. Results

Base case results are described in the main report.

E4. Sensitivity Analyses

To demonstrate the effects of uncertainty on both costs and health outcomes, we varied input parameters using available measures of parameter uncertainty (i.e., standard errors) or reasonable ranges to evaluate changes in cost per QALY and cost per evLY.

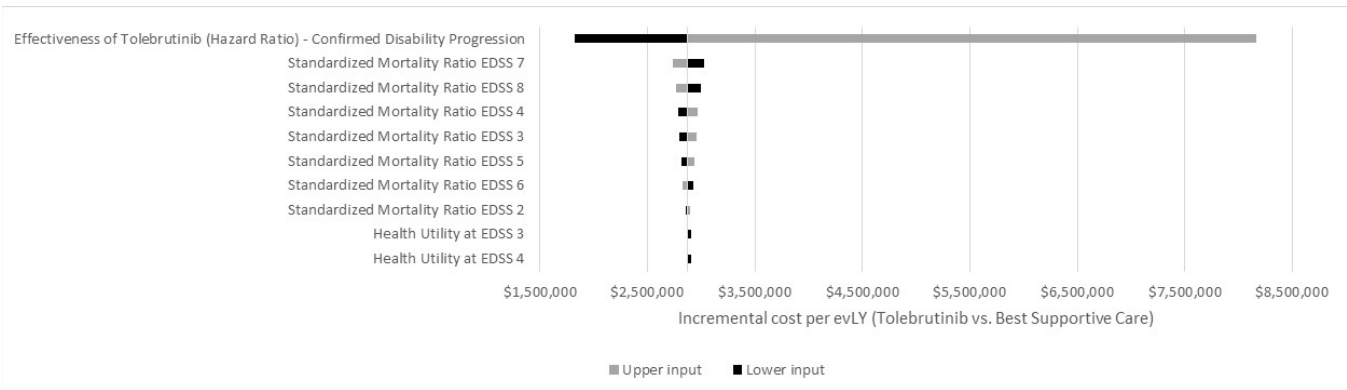
Figure E4.1. Tornado Diagram for Incremental Cost per QALY (Tolebrutinib vs. Best Supportive Care)\*



QALY: quality-adjusted life years; EDSS: expanded disability status scale

\*Based on placeholder price

Figure E4.2. Tornado Diagram for Incremental Cost per evLY (Tolebrutinib vs. Best Supportive Care)\*



evLY: equal value of life year; EDSS: expanded disability status scale

\*Based on placeholder price

**Table E4.1. Tornado Diagram Inputs and Results for Tolebrutinib versus Best Supportive Care (Incremental Cost per QALY)**

	Lower Incremental CE Ratio*	Upper Incremental CE Ratio*	Lower Input†	Upper Input†
Effectiveness of Tolebrutinib (Hazard Ratio) - Confirmed Disability Progression	\$2,158,884	\$9,931,583	0.55	0.88
Standardized Mortality Ratio EDSS 7	\$3,557,147	\$3,342,021	2.52	3.74
Standardized Mortality Ratio EDSS 8	\$3,529,404	\$3,369,170	3.62	5.36
Standardized Mortality Ratio EDSS 4	\$3,380,879	\$3,522,335	1.36	2.01
Standardized Mortality Ratio EDSS 3	\$3,385,890	\$3,516,875	1.33	1.98
Standardized Mortality Ratio EDSS 6	\$3,497,565	\$3,395,642	1.85	2.74
Standardized Mortality Ratio EDSS 5	\$3,406,047	\$3,495,000	1.50	2.22
Health Utility at EDSS 4	\$3,489,304	\$3,449,578	0.57	0.59
Health Utility at EDSS 3	\$3,489,343	\$3,449,753	0.64	0.66
Health Utility at EDSS 7	\$3,425,192	\$3,448,321	0.29	0.31

CE: cost-effectiveness

\*Based on a placeholder price

†Note lower input may reflect either upper or lower ICER value depending on the direction that the input has on the ICER output.

**Table E4.2. Tornado Diagram Inputs and Results for Tolebrutinib versus Best Supportive Care (Incremental Cost per evLY)**

	Lower Incremental CE Ratio*	Upper Incremental CE Ratio*	Lower Input†	Upper Input†
Effectiveness of Tolebrutinib (Hazard Ratio) - Confirmed Disability Progression	\$1,823,279	\$8,159,968	0.55	0.88
Standardized Mortality Ratio EDSS 7	\$3,028,470	\$2,730,264	2.52	3.74
Standardized Mortality Ratio EDSS 8	\$2,995,189	\$2,760,728	3.62	5.36
Standardized Mortality Ratio EDSS 4	\$2,789,660	\$2,969,756	1.36	2.01
Standardized Mortality Ratio EDSS 3	\$2,797,747	\$2,960,498	1.33	1.98
Standardized Mortality Ratio EDSS 5	\$2,818,190	\$2,937,535	1.50	2.22
Standardized Mortality Ratio EDSS 6	\$2,921,200	\$2,822,859	1.85	2.74
Standardized Mortality Ratio EDSS 2	\$2,855,182	\$2,896,163	1.30	1.93
Health Utility at EDSS 3	\$2,901,960	\$2,875,574	0.64	0.66
Health Utility at EDSS 4	\$2,901,433	\$2,875,446	0.57	0.59

CE: cost-effectiveness

\*Based on a placeholder price

†Note lower input may reflect either upper or lower ICER value depending on the direction that the input has on the ICER output.

**Table E4.3. Results of Probabilistic Sensitivity Analysis for Tolebrutinib versus Best Supportive Care**

	<b>Tolebrutinib Mean</b>	<b>Best Supportive Care Mean</b>	<b>Incremental</b>
<b>Costs</b>	\$2,320,000*	\$624,000	\$1,700,000*
<b>QALYs</b>	6.85	6.35	0.50
<b>evLYs</b>	6.96	6.35	0.61
<b>Incremental CE Ratio</b>	\$3,400,000 per QALY; \$2,800,000 per evLY		

CE: cost-effectiveness, evLYs: equal-value life year, QALY: quality-adjusted life year

\*Based on a placeholder price for tolebrutinib

## E5. Scenario Analyses

The main results of the scenario analyses are described in Table 4.7 in the main report. Table E5.1 demonstrates the different societal perspective results using alternative approaches to capturing caregiver disutility and an alternative source for health state utility inputs. We used the following approaches:

- Caregiver Disutility Approach 1: Sum patient QALYs with caregiver QALYs where caregiver QALYs rely on the average US population quality of life and survival minus the disutility associated with carer impacts in each cycle by EDSS (Patient utility in each cycle + (caregiver utility in each cycle-caregiver disutility) weighted by proportion in each EDSS state each cycle).<sup>61</sup> This is known as the additive QALY approach where 1 caregiver and 1 patient create a total family QALY estimate.
- Caregiver Disutility Approach 2: A constant disutility input value equal to the average of carer disutility values over EDSS state 4 (0.103).
- Alternative Utility Approach: In this scenario, we updated the base-case utility values to estimates from a United Kingdom population with utilities that decline to negative values in states 8 and 9 (health utility on average was 0.491 but varied from 0.70 in EDSS 2 to -0.195 in EDSS 9).<sup>62</sup>

**Table E5.1 Additional Scenario Analysis Results Using Alternative Approaches to Caregiver Disutility for the Modified Societal Perspective and Alternative Health State Utility Values for the Base Case**

Treatment	Base-Case Results*	Caregiver Disutility Approach 1*	Caregiver Disutility Approach 2*	Alternative Utility Approach*
<b>Tolebrutinib</b>	\$3,400,000 per QALY and \$2,900,000 per evLY	\$2,200,000 per QALY and \$1,900,000 per evLY†	\$3,600,000 per QALY and \$2,900,000 per evLY	\$2,800,000 per QALY and \$2,300,000 per evLY

\*Placeholder price

†The incremental cost per QALY for the Caregiver Disutility Approach 1 should be interpreted as the QALY gains experienced by the family unit. The QALY gains experienced by the family unit include the patient and caregiver QALY gains for tolebrutinib compared to best supportive care. The following inputs were used to calculate the Incremental CE ratio comparing Tolebrutinib vs. BSC: Incremental patient discounted lifetime QALYs (from base-case):  $7.35 - 6.82 = 0.52$ ; Incremental caregiver discounted lifetime QALYs (caregiver utility – caregiver disutility):  $12.06 - 11.77 = 0.28$ ; Incremental discounted lifetime family QALYs (i.e., sum of patient and caregiver QALYs) =  $19.41 - 18.60 = 0.81$ ; Incremental societal perspective costs: \$3.0 million – \$1.1 million = \$1.8 million. The same approach was used to calculate the incremental cost-effectiveness ratio with evLYs used in the denominator.

## E6. Model Validation

We used several approaches to validate model findings. First, we had two different model experts review the model structure, assumptions, and inputs. Second, we performed internal model validation by varying inputs to identify any errors or illogical results. Third, we replicated a previous SPMS ICER review (2019) and identified model inputs that can be consistently compared (e.g., life years gained and years able to walk without a wheelchair in best supportive care arm) and results were within a relative 10% of findings between both models. Finally, as part of ICER’s efforts in acknowledging modeling transparency, we offered to share the model with the manufacturer for external validation.

### Prior Economic Models

Our current model builds upon previous cost-effectiveness analyses conducted by ICER, specifically the 2019 review on SPMS and the SPMS model arm of the 2023 review focusing on RRMS.<sup>19</sup> While the 2019 model included both the overall SPMS population and a subpopulation with active SPMS, and the 2023 model primarily targeted RRMS but accounted for the transition to SPMS, our model specifically focuses on non-relapsing SPMS.

Structurally, all models used a Markov framework with EDSS scores but differed slightly in implementation. The 2019 and 2023 models initiated the SPMS phase at EDSS 1, whereas our model starts at EDSS 2, aligning with the HERCULES trial inclusion criteria (EDSS  $\geq 3.0$  to  $\leq 6.5$ ). In addition to previous models, we utilized the London, Ontario MS dataset in our draft evidence report. However, unlike previous models the most recent iteration of the results presented in this version of the report, used a transition matrix from the placebo arm of the HERCULES trial with a hazard ratio applied to reflect the delay in progression. The transitions through EDSS health states represent contemporary progression, inclusive of improvement in EDSS.

Regarding treatment discontinuation, the 2019 model assumed siponimod discontinuation at EDSS 7, while the 2023 model allowed patients to remain on treatment for their lifetime. Our model assumes treatment continues until death but includes scenario analyses for discontinuation at EDSS 7 or 8. Mortality assumptions were consistent across models, using data from Pokorski (1997) for EDSS-specific mortality ratios.<sup>51</sup>

For health state utilities, we followed the approach from the 2023 model, which differs from the 2019 model by depicting a more gradual decline in utility from EDSS 0-7 instead of a sharp drop after EDSS 7. To estimate utilities for EDSS 8 and 9, we adopted the 2023 ICER methodology, which accounted for sample size limitations. In terms of caregiver disutility, while the 2019 model used inputs from Acaster (2013) and the 2023 model excluded this aspect, we applied Acaster (2013) as well but introduced a crosswalk from the Patient Determined Disease Step (PDDS) to EDSS via a regression equation, resulting in slight variations.<sup>59</sup>

Concerning annual non-drug MS-related health care costs, our model—like the 2019 model—relies on Kobelt (2006) but incorporates a more updated extrapolation from Hernandez, estimating costs at  $\$1,115 \times \text{EDSS} + \$4,593$  ( $R^2=0.995$ ).<sup>52,94</sup>

Cost-effectiveness analyses specifically focusing on non-relapsing SPMS are limited, making it challenging to directly compare the findings of this report with those from other studies. The ICER report in 2019 reviewed SPMS-specific models evaluating disease-modifying therapies used for SPMS patients. Accordingly, we briefly describe a few relevant models published afterward, which we identified through our literature search.

Montgomery et al. (2022) employed a cohort Markov model with a lifetime horizon to assess the cost-effectiveness of siponimod compared to continued disease-modifying therapies (DMTs) for active SPMS patients in the UK<sup>95</sup>. This study incorporated data from the EXPAND clinical trial and other published literature to calculate incremental cost-effectiveness ratios (ICERs). Schur et al. (2021) conducted a cost-effectiveness and budget impact analysis using a Markov model with a lifetime horizon to compare siponimod to interferon beta-1a for active SPMS in Switzerland.<sup>96</sup> Their analysis integrated clinical data from the EXPAND and Nordic SPMS trials, estimating costs over the first three years. Cortesi et al. (2022) performed a cost-effectiveness and budget impact analysis of



siponimod versus interferon beta-1b for SPMS patients in Italy, utilizing a Markov model with a lifetime horizon and estimating the financial impact over three years based on clinical and cost data from the literature.<sup>97</sup>

The methods used by Montgomery et al., Schur et al., and Cortesi et al. are aligned with our model as they all apply Markov models, utilize EDSS-based health states, and have a one-year cycle length. These studies rely on confirmed disability progression as a trial outcome. However, they differ in terms of patient population, as they focus on active SPMS and siponimod, while our model targets non-relapsing SPMS and evaluates Tolebrutinib against best supportive care. Additionally, the published costs and resource use data are country-specific (UK, Switzerland, and Italy) and therefore not comparable with our US-focused study.

## F. Potential Budget Impact: Supplemental Information

### **Methods**

We used results from the same model employed for the cost-effectiveness analyses to estimate total potential budget impact. Potential budget impact was defined as the total differential cost of using the new therapy rather than relevant existing therapy for the treated population, calculated as differential health care costs (including drug costs) minus any offsets in these costs from averted health care events. All costs were undiscounted and estimated over one- and five-year time horizons.

The potential budget impact analysis included the candidate populations eligible for treatment: adults with non-relapsing SPMS. To estimate the size of the potential candidate populations for treatment, we used inputs for the average US adult population projected over the next 5 years (269,395,454), the prevalence of MS in the US (0.32%),<sup>1</sup> and the percentage of patients with non-relapsing SPMS (20.5%).<sup>63</sup> Applying these sources results in estimates of 177,994 eligible patients in the US. For the purposes of this analysis, we assumed that 20% of these patients would initiate treatment in each of the five years, or 35,599 patients per year.

ICER's methods for estimating potential budget impact are described in detail elsewhere and have recently been updated.<sup>98,99</sup> The intent of our revised approach to budgetary impact is to document the percentage of patients that could be treated at selected prices without crossing a budget impact threshold that is aligned with overall growth in the US economy.

Once estimates of budget impact are calculated, we compare our estimates to an updated budget impact threshold that represents a potential trigger for policy mechanisms to improve affordability, such as changes to pricing, payment, or patient eligibility. As described in [ICER's methods presentation](#) (Value Assessment Framework), this threshold is based on an underlying assumption that health care costs should not grow much faster than growth in the overall national economy. From this foundational assumption, our potential budget impact threshold is derived using an estimate of growth in US gross domestic product (GDP) +1%, the average number of new drug approvals by the FDA over the most recent two-year period, and the contribution of spending on retail and facility-based drugs to total health care spending.

For 2024-2025, therefore, the five-year annualized potential budget impact threshold that should trigger policy actions to manage access and affordability is calculated to total approximately \$880 million per year for new drugs.

## G. Supplemental Policy Recommendations

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### Payers

#### *Cost Sharing*

- Patient cost sharing should be based on the net price to the plan sponsor, not the unnegotiated list price.
- For drugs that will be first-in-class for treating an underserved population, such as tolebrutinib for the subset of nrSPMS patients with non-active disease, there should be little to no cost-sharing.

#### *Coverage Criteria: General*

ICER has previously described general criteria for fair coverage policies that should be considered as cornerstones of any drug coverage policy in the report: [Cornerstones of “Fair” Drug Coverage: Appropriate Cost-Sharing and Utilization Management Policies for Pharmaceuticals](#).

#### *Drug-Specific Coverage Criteria: Tolebrutinib*

The difficulty in identifying the appropriate patients for treatment with tolebrutinib, combined with the potential for side effects and the high annual prices for newer generation treatments, will lead payers to develop prior authorization criteria and to consider other limits on utilization.

None of these limits, however, should undermine the tenets of fair access to which all patients have a fundamental right.<sup>100</sup> To explore the appropriate application of evidence to coverage policy, and to reflect the views of patient experts and clinicians on specific ways that payers might appropriately use coverage policy to manage resources prudently, we present the following perspectives on specific elements of cost sharing and coverage criteria for tolebrutinib.

#### Coverage Criteria Consideration for Tolebrutinib

- **Age:** This treatment is likely to be covered for adult patients with nrSPMS. Clinical trial eligibility criteria excluded people living with nrSPMS over the age of 60, thus, there may be greater uncertainty in outcomes for older patients and a differing risk/benefit ratio. However, given the lack of current FDA-approved treatment options for the subset of nrSPMS patients with non-active disease and the fact that a substantial proportion of SPMS patients are over the age of 60, it seems unlikely that payers will use clinical trial eligibility age criteria ( $\geq 18$  and  $\leq 60$  years old) to narrow coverage.

- **Clinical eligibility:** Clinical experts advised that the diagnosis of SPMS is challenging, as it is a retrospective diagnosis and there are no specific biomarkers suggesting the transition from RRMS to SPMS. It is reasonable for payers to use the clinical trial eligibility criteria to identify whether patients have nrSPMS. However, given the uncertainties in the diagnosis, payers should also consider allowing for clinician attestation to identify appropriate candidates for treatment.
- **Exclusion criteria:** Payers will likely use the medical exclusions from the clinical trial eligibility criteria. There are currently no data on the use of tolebrutinib in combination with existing disease-modifying therapies (DMTs), so it is reasonable for payers to restrict the use of the drug to those patients not currently on DMTs.
- **Dose:** Tolebrutinib is dosed at 60 mg once daily.
- **Duration of coverage and renewal criteria:** Initial coverage will likely be for a period of 6 to 12 months, which is long enough for assessment of tolerability. For continuation of therapy, given the risk of toxicity, payers are likely to require clinical attestation that the patient is still an appropriate candidate for treatment.
- **Provider restrictions:** Given the difficulty in diagnosing SPMS and the potential severe liver toxicity of tolebrutinib, it is reasonable to restrict prescriptions to MS specialists or to general neurologists in consultation with MS specialists. Specialty clinicians are better suited to identify patients who are most likely to benefit, provide sufficient information for patients to make a well-informed decision, and monitor for response.
- **Step Therapy**
  - A subset of patients with nrSPMS have disease activity on MRI and would be considered to have active SPMS. There are multiple current DMTs approved for active SPMS, and it is reasonable for payers to require that patients with active SPMS trial currently available DMTs before tolebrutinib. However, patient representatives raised the concern about requirements to re-step through previously tried therapies that failed to work for them when insurance changed. If payers institute step therapy for the active SPMS population, it should be tailored in a clinically responsible fashion to avoid unnecessary trials of previously therapies that did not work that may delay care and cause poor outcomes.

## H. Public Comments

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This section includes a summary of the public comment prepared for the CTAF Public Meeting on Friday, June 13, 2025. This summary was prepared by those who delivered the public comment at the meeting.

A video recording of all comments can be found [here](#), beginning at minute 00:05. Conflict of interest disclosures for all public commenters can be found in [Supplement I](#).

**Luis Felipe Orozco Cabal, MD, PhD**  
**Global Medical Head Neurology, Sanofi**

Given the lack of any other approved treatment option for people with nrSPMS and the substantial unmet need that ICER acknowledges within their report, Sanofi feels the pricing recommendations laid out in this report do not reflect the full value and innovation that this treatment represents should it be approved. Despite this being a first in disease treatment, they are recommending prices well below what they recommend for new therapies in relapsing forms of MS. While unmet need still exists within relapsing forms of the disease, the way ICER is assessing relative value falls short. It penalizes those innovating in a new space versus those innovating where there are alternative treatment options. A robust value-based pricing system would reward both first in class and best in class innovation. It would not penalize first in class innovation relative to best-in-class innovation.

Sanofi is committed to data transparency and fair and balanced interpretation of our clinical trial data through rigorous internal review processes and consultation with top medical professionals, who provide feedback on analysis and results.

All primary and secondary endpoint results for the phase 3 studies of HERCULES, GEMINI 1 and GEMINI 2 have been submitted to the NIH and as of June 18<sup>th</sup> were publicly available on ClinicalTrials.gov.

Additional subgroup analyses have been submitted for publication at ECTRIMS, in September, in Barcelona, Spain. We value the scientific discussions and rigor of the peer review process, hence why these analyses are now under embargo with the ECTRIMS review committee.

It's important to note that all data requested during the public meeting will be publicly available at FDA approval ensuring physicians can make well-informed treatment decisions in collaboration with their patients.

# I. Conflict of Interest Disclosures

Tables I1 through I3 contain conflict of interest (COI) disclosures for all participants at the Friday, June 13, 2025 Public meeting of Secondary Progressive Multiple Sclerosis. You can find any conflicts reported by the authors of the report, or expert reviewers, on [page v](#).

**Table I1. CTAF Panel Member Participants and Conflict of Interest Disclosures**

CTAF Member	Conflict of Interest
<b>Ralph Brindis, MD, MPH</b> Professor of Medicine, UCSF	Dr. Ralph Brindis holds stock options in GENinCode issued to him for consulting performed for the company. These options are not currently vested and have no value. Dr. Brindis will provide ICER with an update to the value of these stock options if they are converted to stock to ensure that the value does not exceed ICER's Policies to Manage Conflicts of Interest.
<b>Robert Collyar</b> Patient Advocate, Patient Advocates in Research	No conflicts to disclose.
<b>Paul Heidenreich, MD, MS</b> Professor of Medicine, Stanford University	No conflicts to disclose.
<b>Jeffrey Hoch, MA, PhD</b> Professor, University of California, Davis	No conflicts to disclose.
<b>Jeff Klingman, MD</b> Emeritus Chair of Neurology, The Permanente Medical Group	No conflicts to disclose.
<b>Annette Langer-Gould, MD, PhD</b> Regional Lead for Clinical and Translational Neuroscience, Kaiser Permanente Southern California	Kaiser Permanente plans to enroll patients in a multi-center RCT for non-relapsing secondary progressive multiple sclerosis. While Kaiser Permanente will receive funding from Sanofi to support study personnel, Dr. Langer-Gould does not receive any salary support or other type of compensation.
<b>Sei Lee, MD, MAS</b> Professor of Medicine, UCSF	No conflicts to disclose.
<b>Joy Melnikow, MD, MPH</b> Professor emeritus, University of California Davis	Dr. Melnikow received \$8750 from ADVI for consulting on the USPSTF process in 2024.
<b>Lisa Murphy, MD, DPhil</b> Professor of Medicine, UCSF	Dr. Murphy royalties via UCSF \$1166.66 from a company that licensed the technology. Dr. Murphy gives CME talks to "Big Island Docs" in Hawaii. She receives travel reimbursement from the organization.
<b>Kathryn Phillips, PhD</b> Professor, Health Economics, UCSF	Dr. Phillips received \$20K in consulting income from Illumina to Chair a Global Economics working group. She finished her service as Chair as of Dec 2024.  She expects to later receive \$2500 for a presentation to Danaher May 29th on biomarker testing for Alzheimer's disease.
<b>Rita Redberg, MD, MSc</b>	No conflicts to disclose.

CTAF Member	Conflict of Interest
Professor of Medicine, UCSF	
<b>Joanna Smith, MSW, MPH</b> Healthcare Advocate, Joanna Smith, LCSW	No conflicts to disclose.
<b>Tony Sowry, MA</b> National Patient Advocate Foundation	No conflicts to disclose.

**Table 12. Clinical and Patient Experts and Conflict of Interest Disclosures**

Clinical and Patient Experts	Conflict of Interest
<b>Robert Bermel, MD, MBA, FAAN</b> , Director, Mellen Center for Multiple Sclerosis, Cleveland Clinic	Dr. Bermel has served as a consultant for Genzyme/Sanofi, Genentech/Roche, Novartis, and TG Therapeutics and received consulting fees in excess of \$5,000. He also serves as a volunteer member of the Medical Advisory Board, which has received >25% of its funding from healthcare companies.
<b>Kathleen Costello, CRNP, MSCN</b> , Interim CEO, Consortium of MS Centers; President, Multiple Sclerosis Foundation	The Consortium of MS Centers and Can Do MS receive sponsorships and educational grants from the following Pharmaceutical Companies: Amgen, Biogen, EMD Serono, Bristol Myers Squibb, Genentech, Kyverna, Novartis, Sandoz, Sanofi, Octave Bioscience, TG Therapeutics, Vanda and Viartis. Kathleen Costello has no personal disclosures.
<b>Nancy Garcia, MTS, BCC</b> , Retired Chaplain	No conflicts to disclose.
<b>Ellen Mowry, MD, MCR</b> , Professor of Neurology & Epidemiology, Johns Hopkins University	Johns Hopkins University has received funding from Roche/Genentech and Biogen.

**Table 13. Health Care Companies and Conflict of Interest Disclosures**

Health Care Company Representatives	Conflict of Interest
<b>Aaron Dush, PharmD</b> , Senior Clinical Pharmacist, UnitedHealthcare	Dr. Dush is a full-time employee of UnitedHealthcare.
<b>Lisa Farnett, PharmD</b> , Global Medical Director, Sanofi	Dr. Farnett is a full-time employee of Sanofi.
<b>Luis Felipe Orozco Cabal, MD, PhD</b> , Global Medical Head Neurology, Sanofi	Dr. Orozco is a full-time employee of Sanofi.
<b>Jeff White, PharmD, MS</b> , Staff Vice President, Clinical Pharmacy Services, Elevance Health	Dr. White is a full-time employee of Elevance Health.