Do different clinical evidence bases lead to discordant health-technology assessment decisions? An in-depth case series across three jurisdictions

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Background: Health-technology assessment (HTA) plays an important role in informing drug-reimbursement decision-making in many countries. HTA processes for the Pharmaceutical Benefits Advisory Committee (PBAC) in Australia, the Common Drug Review (CDR) in Canada, and the National Institute for Health and Clinical Excellence (NICE) in England and Wales are among the most established in the world. In this study, we performed nine in-depth case studies to assess whether different clinical evidence bases may have influenced listing recommendations made by PBAC, CDR, and NICE.

Methods: Nine drugs were selected for which the three agencies had provided listing recommendations for the same indication between 2007 and 2010. We reviewed the evidence considered for each listing recommendation, identified the similarities and differences among the clinical evidence bases considered, and evaluated the extent to which different clinical evidence bases could have contributed to different decisions based on HTA body comments and public assessment of the evidence.

Results: HTA agencies reached the same recommendation for reimbursement (recommended for listing) for four drugs and different recommendations for five drugs. In all cases, each agency used different evidence bases in their recommendations. The agencies considered overlapping sets of clinical comparators and trials when evaluating the same drug. While PBAC and NICE considered indirect and/or mixed-treatment comparisons, CDR did not. In some cases, CDR and/or NICE excluded trials from review if the drug and/or the comparator were not administered according to the relevant marketing authorization.

Conclusions: In the listing recommendations reviewed, considerable variability exists in the clinical evidence considered by PBAC, CDR, and NICE for drug-listing recommendations. Differences in evidence resulted from differences in the consideration of indirect and mixed-treatment comparison data and differences in medical practice in each jurisdiction.

Keywords: health-technology assessment, reimbursement decisions, evidence

Introduction
Health-technology assessment (HTA) plays an important role in informing clinical guidance and health-care reimbursement decisions in many countries.¹⁻⁴ HTA agencies for major jurisdictions and their specific drug-technology appraisal processes (eg, the Pharmaceutical Benefits Advisory Committee [PBAC] in Australia, the Common Drug Review [CDR] in Canada, and the National Institute for Health and Clinical Excellence [NICE] in England and Wales) have been established to evaluate clinical
and economic evidence, provide recommendations on drug reimbursement and formulary listing, and serve as models for HTA across the globe.

Evidence collected for HTA submissions by drug manufacturers is usually based on guidelines provided by the HTA bodies. Most HTA agencies require the systematic collection of relevant clinical and economic evidence to support drug submissions. However, written guidelines from these HTA bodies vary with regard to how studies should be selected for inclusion and assessed, thus different (although generally overlapping) bodies of evidence are likely to be generated for each jurisdiction.

Previous research has described disparate evidence bases for the same drug across HTA jurisdictions. Clement and colleagues evaluated the overall rates of positive and negative listing recommendations made by PBAC, CDR, and NICE through December 31, 2008, and presented case studies for three drugs that had each been reviewed by all three agencies. They found variable reimbursement recommendations across the agencies for the three drugs reviewed and speculated as to reasons for differences, including the differences in overall types of clinical and economic evidence considered, although the authors did not describe in detail the evidence considered by each agency in reaching their decisions. Trueman and colleagues evaluated HTA decisions for drug-eluting stents across four jurisdictions to determine the extent to which the assessment methods, evidence considered, and resulting recommendations diverged. The authors found considerable variability across agencies in the number of trials and types of trials (randomized versus nonrandomized) considered, clinical end points considered, how the data were quantitatively assessed, and conclusions drawn based on the clinical evidence. Although the clinical evidence base is just one factor taken into consideration in the HTA decision-making process (others being national and regional differences in drug costs, currently available treatments, and priorities and values of the populations affected), the clinical evidence base is a key building block that is relevant and transferable across all geographies.

A recent study by Rocchi and colleagues focusing on drug-listing recommendations by CDR suggested that clinical evidence may be more important than economic evidence in CDR decision-making. In the current paper, we add to the existing literature describing evidence-based HTA decisions by presenting an in-depth and detailed analysis of clinical evidence bases considered by three HTA agencies (PBAC, CDR, and NICE) for each of nine drugs/indications. Further, we sought to gain insight into how divergence in clinical evidence may impact agency listing recommendations, and to understand factors contributing to divergence in clinical evidence bases used in developing these recommendations.

Methods

Selection of drugs/disease indications

We selected drugs for which PBAC, CDR, and NICE had each provided reimbursement recommendations for the same indications between 2007 and 2010. We began with a list of 210 HTA drug decisions published by PBAC between 2005 and 2010. Decisions by the CDR were available for 86 of those drugs, and decisions by NICE were available for 36 of those 86. Of the 36 drugs for which decisions were available from all three agencies, 20 drugs had decisions published between 2007 and 2010. To increase the likelihood that similar clinical evidence had been available for all three drugs at the time the decision was made, we further refined our list to include only those drugs for which the three agency decisions were issued within 15 months of one another.

When multiple decisions matching these criteria existed for a particular drug-indication combination for a given agency, the first such decision was chosen for inclusion in the analysis to enable comparison of decisions based on the existing body of data without changing recommendations over time based on other external factors (pricing negotiations between the HTA body and the manufacturer). This process yielded a final list of nine drugs/indications for consideration (Table 1). For eight of the nine drugs, recommendations by all three agencies were issued within an 11-month period; for the remaining drug, recommendations were issued within a 14-month period. Overall, the average period separating earliest and latest recommendations issued was 7.2 months (median 7.1 months, range 1–14 months).

Extraction of HTA decision data

The published HTA decisions by the three agency drug-review programs for each of nine drugs/indications were reviewed, including Canadian Expert Drug Advisory Committee final recommendation documents from CDR, Technology Appraisal Guidance documents from NICE, and...
Table 1: Summary of drugs, indications, and health-technology assessment decisions

<table>
<thead>
<tr>
<th>Drug/indication (time from earliest decision to latest decision)</th>
<th>CDR guidance</th>
<th>PBAC guidance</th>
<th>NICE guidance</th>
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<tbody>
<tr>
<td>Abatacept/rheumatoid arthritis (10 months)</td>
<td>Recommended with restrictions (June 2007) Restrictions: Limitation to treatment of patients with severe active rheumatoid arthritis</td>
<td>Recommended with restrictions (November 2007) Restrictions: Limitation to treatment of patients with severe active rheumatoid arthritis who have not received prior subsidized treatment with a biologic DMARD for this condition in this treatment cycle, and who have failed to achieve adequate response to methotrexate alone; at least 3 months of treatment with methotrexate in combination with two other nonbiological DMARDs, and at least 3 months of treatment with leflunomide alone or leflunomide in combination with methotrexate or cyclosporine</td>
<td>Rejected (April 2008) Reasons cited for rejection</td>
</tr>
<tr>
<td>Adalimumab/psoriasis (4 months)</td>
<td>Recommended with restrictions (October 2008) Restrictions: Limitation to patients with severe, debilitating psoriasis who fail or are intolerant to methotrexate, cyclosporine, and phototherapy or those unable to access phototherapy; limitation to those with greater than 10% of body surface involved and/or significant involvement of the face, hands, feet, or genital region</td>
<td>Rejected (July 2008) Reasons cited for rejection</td>
<td>Recommended with restrictions (June 2008) Restrictions: Limitation to severe psoriasis and to a 16-week course of treatment for patients who have not adequately responded</td>
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<tr>
<td>Dabigatran/venous thromboembolism (14 months)</td>
<td>Rejected (January 2009) Reason cited for rejection</td>
<td>Recommended (November 2009) Restrictions: None</td>
<td>Recommended (September 2008) Restrictions: None</td>
</tr>
<tr>
<td>Natalizumab/multiple sclerosis (7 months)</td>
<td>Rejected (April 2007) Reasons cited for rejection</td>
<td>Recommended with restrictions (November 2007) Restrictions: Limitation to ambulatory patients aged 18 years or older who have experienced at least 2 attacks of neurological dysfunction in the preceding 2-year period</td>
<td>Recommended with restrictions (August 2007) Restrictions: Limitation to treatment of patients with rapidly evolving, severe relapsing-remitting multiple sclerosis</td>
</tr>
<tr>
<td>Rivaroxaban/venous thromboembolism prophylaxis (4 months)</td>
<td>Recommended with restrictions (December 2008) Restrictions: Limitation to 2 weeks of treatment</td>
<td>Recommended (March 2009) Restrictions: None</td>
<td>Recommended (April 2009) Restrictions: None</td>
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<tr>
<td>Telbivudine/hepatitis B (11 months)</td>
<td>Rejected (September 2007) Reasons cited for rejection</td>
<td>Recommended with restrictions (March 2008) Restrictions: Limitation to hepatitis B antigen-positive patients</td>
<td>Rejected (August 2008) Reasons cited for rejection</td>
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<tr>
<th>Drug/indication (time from earliest decision to latest decision)</th>
<th>NICE guidance</th>
<th>PBAC guidance</th>
<th>CDR guidance</th>
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<tr>
<td>Tenofovir/hepatitis B (8 months)</td>
<td>Recommended with restrictions (October 2008)</td>
<td>Restriction: Limitation to hepatitis B antigen-positive patients who are nucleoside-analog naive</td>
<td>Recommended (July 2007)</td>
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<tr>
<td>Restrictions: Limitation to patients with documented cirrhosis and hepatitis B virus DNA concentration above 2000 IU/mL</td>
<td>Restrictions: Restriction to hepatitis B antigen-positive patients who are nucleoside-analog naive</td>
<td>Restrictions: Limitation to hepatitis B antigen-positive patients who are nucleoside-analog naive</td>
<td>Restrictions: None</td>
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<tr>
<td>Ustekinumab/psoriasis (5 months)</td>
<td>Recommended with restrictions (June 2009)</td>
<td>Restriction: Limitation to patients with severe, debilitating psoriasis who fail, or are intolerant to methotrexate, cyclosporine, and phototherapy or those unable to access phototherapy; limitation to those with greater than 10% of body surface involved and/or significant involvement of the face, hands, feet, or genital region</td>
<td>Recommended with restrictions (September 2009)</td>
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<td>Restrictions: Only for use as part of a behavioral program</td>
<td>Restrictions: Treatment limited to a 12-week course in patients who are enrolled in a comprehensive support and counseling program; clinical review is recommended within 2-3 weeks</td>
<td>Restrictions: Limitation to patients with severe psoriasis</td>
<td>Restrictions: None</td>
</tr>
<tr>
<td>Varenicline/smoking cessation (1 month)</td>
<td>Recommended with restrictions (August 2007)</td>
<td>Restriction: Limitation to adult patients who have failed to quit smoking on their own, treatment limited to a 12-week course and combined with an intensive counseling program</td>
<td>Recommended with restrictions (July 2007)</td>
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<tr>
<td>Restrictions: Only for use as part of a behavioral program</td>
<td>Restrictions: Limitation to patient with documented cirrhosis and hepatitis B virus DNA concentration above 2000 IU/mL</td>
<td>Restrictions: Limitation to hepatitis B antigen-positive patients who are nucleoside-analog naive</td>
<td>Restrictions: Only for use as part of a behavioral program</td>
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Note: Shaded boxes denote recommendations to reject reimbursement.

Abbreviations: CDR, Common Drug Review; PBAC, Pharmaceutical Benefits Advisory Committee.

Public Summary Documents from PBAC. For the review of recommendations from NICE, when insufficient information regarding clinical data used was available in the Technology Appraisal Guidance document, the manufacturer’s submission and/or the Evidence Review Group (ERG) report were reviewed to collect more detail. PBAC and CDR did not have equivalent source documents; therefore, we were limited to their respective final recommendations and Public Summary Documents for our analysis.

The agency decisions to recommend or reject reimbursement were noted, along with any reported restrictions, and (when available) the stated rationale for agency decisions to reject listing of the drug (Table 1). For the purpose of this study, agency restrictions were considered as such only if they were more limiting than the drug’s marketing authorization by the relevant regulatory agency (ie, Therapeutic Goods Administration [Australia], Health Canada, European Medicines Agency, or Medicines and Healthcare Products Regulatory Agency [UK]) (drug-marketing authorizations relevant to each HTA agency are reviewed in Table S1). The licensing approval source documents were reviewed if the marketing authorization was not explicitly described in the HTA documents, which occurred exclusively for CDR-relevant marketing authorizations from Health Canada.

Recommendation of reimbursement system-specific restrictions, such as those requiring prescription by a physician specialist, those with authority required for reimbursement, and those with supply/quantity limits, were not considered restrictions for this study, because they did not generally directly relate to the evidence base used in the agency decision-making process. Examples of restrictions considered included those related to limitation of use of drug to subsets of patients based on disease severity, failure of previous treatments, and/or other specific criteria narrowing the eligible patient population. Our analysis included an assessment of clinical data supporting each decision, which were extracted from the reviewed documents, including comparator agents considered by each agency, numbers of and the specific clinical trials included and their study designs (eg, randomized controlled trial [RCT], non-RCT/observational study), and the nature of drug comparisons (direct [head-to-head] or indirect/mixed treatment [eg, meta-analysis]) considered. Clinical data supporting each decision were extracted from the reviewed documents, including the comparator agents considered by each agency, the specific trials submitted, and study designs (eg, RCT, non-RCT/observational study, meta-analysis).
Results
Table 1 summarizes reimbursement recommendations (and, if applicable, any restrictions) reached by PBAC, CDR, and NICE for the nine drugs/indications evaluated, along with the agency rationale for rejecting any drugs. Four of the nine drugs (rivaroxaban, tenofovir, ustekinumab, and varenicline) were recommended for reimbursement by all three HTA agencies, although some were recommended with restrictions (Table 2). The only drug with the exact same recommendation across all three agencies (recommended with restrictions) was varenicline. Five of the nine drugs/indications (abatacept, adalimumab, dabigatran, natalizumab, and telbivudine) received dissimilar decisions across the three agencies, with at least one agency opting to reject reimbursement (Table 2).

In no cases were all three agencies in agreement to reject a drug, and in only one case (ie, telbivudine) did two agencies reject the same drug for reimbursement.

Agency consideration of clinical trials
The complete set of direct and indirect clinical trials used as the evidence base by the three agencies in informing the drug-reimbursement recommendations was different in most cases, often related to which comparators were considered relevant in each geography. Across the nine drugs reviewed, agencies considered different numbers of direct head-to-head trials, with CDR considering 30% more trials (35) than the agency with the next-highest number of head-to-head trials (NICE 27, PBAC 25). In no cases were the exact same number of total trials considered across all agencies, and in some cases the total number of trials (for both direct and indirect comparison) considered across agencies differed widely. For example, for tenofovir, CDR evaluated two RCTs, PBAC five, and NICE 25, whereas for varenicline, PBAC evaluated two RCTs, CDR eight, and NICE 90. However, even when the same direct comparator was used by all three agencies, different numbers of trials were included in the evidence base. For example, enoxaparin was considered as the direct comparator for rivaroxaban by all three agencies, and the PBAC evidence base included three RCTs for enoxaparin, whereas CDR included five and NICE included seven. Likewise, for varenicline, bupropion and placebo were considered the direct comparators across all agencies, and PBAC included two trials, NICE included three, and CDR included eight. In only two cases (adalimumab and ustekinumab) did all three agencies clearly report considering an identical set of direct comparison trials, with adalimumab being recommended for reimbursement by two of the agencies, and ustekinumab by all three. In addition to what comparators were considered relevant, the variability in clinical evidence considered was most often related to selective HTA agency decisions to include or exclude specific trials, as evident in the following examples.

Choice of comparator
Abatacept
For direct comparison, PBAC considered the main trial against placebo and infliximab (ATTEST), whereas NICE did not, because the patients included in the trial did not reflect the licensed indication for abatacept (ie, they had not failed on prior antitumor necrosis-factor treatment). For indirect and/or mixed-treatment comparison evidence, NICE considered additional comparators that PBAC did not, including rituximab, adalimumab, certolizumab, etanercept, and golimumab. NICE also noted that for some patients, abatacept would be used as a last line of therapy for which high-dose corticosteroids would be a relevant comparator, but the manufacturer did not provide data comparing abatacept to high-dose corticosteroids.

Adalimumab
NICE considered additional indirect/mixed-treatment comparisons against etanercept, cyclosporine, and methotrexate that were not included by PBAC.

Dabigatran
PBAC considered indirect/mixed-treatment comparisons against rivaroxaban, whereas the manufacturer submission to NICE did not mention any rivaroxaban RCTs, nor was this comparator mentioned in the NICE ERG report. This discrepancy was likely because NICE had not yet issued a decision on rivaroxaban, which was issued 7 months later and thus had not yet been recommended, whereas PBAC had issued a positive listing on rivaroxaban 8 months before its decision on dabigatran. NICE also considered indirect/mixed-treatment comparison to fondaparinux, which PBAC did not.

Ustekinumab
PBAC and NICE considered indirect comparison to etanercept, adalimumab, and infliximab. NICE also considered indirect/mixed-treatment comparison against efalizumab, which PBAC did not.

Varenicline
NICE was the only agency that considered direct or indirect/mixed-treatment comparison of varenicline against nicotine-replacement therapy.
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<thead>
<tr>
<th>Drug/Indication</th>
<th>CDR Assessment</th>
<th>PBAC Assessment</th>
<th>NICE Assessment</th>
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<tbody>
<tr>
<td>Rivaroxaban/venous thromboembolism</td>
<td>Clinical comparator • Direct - Enoxaparin (5 RCTs) • Indirect/MTC (none)</td>
<td>Clinical comparator • Direct - Enoxaparin (3 RCTs) • Indirect/MTC (none)</td>
<td>Clinical comparator • Direct - Enoxaparin (4 RCTs) • Indirect/MTC - Mixed-treatment comparison with dabigatran vs enoxaparin (3 RCTs)</td>
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<tr>
<td>Tenofovir/hepatitis B</td>
<td>Clinical comparator • Direct - Adefovir (2 RCTs) • Indirect/MTC (none)</td>
<td>Clinical comparator • Direct - Adefovir (2 RCTs) • Tenofovir + emtricitabine (1 RCT) • Indirect/MTC - Entecavir vs adefovir (1 RCT) • Entecavir vs lamivudine (1 RCT)</td>
<td>Clinical comparator • Direct - Adefovir (2 RCTs) • Indirect/MTC - Mixed-treatment meta-analysis comparison vs placebo, adefovir, entecavir, lamivudine, and telbivudine (23 RCTs)</td>
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<tr>
<td>Ustekinumab/psoriasis</td>
<td>Clinical comparator • Direct - Placebo (2 RCTs) - Etanercept (1 open-label assessor-blinded RCT) • Indirect/MTC (none)</td>
<td>Clinical comparator • Direct - Placebo (2 RCTs) - Etanercept (1 open-label assessor-blinded RCT) • Indirect/MTC - Adalimumab vs placebo (3 RCTs) - Etanercept vs placebo (4 RCTs) - Infliximab vs placebo (4 RCTs)</td>
<td>Clinical comparator • Direct - Placebo (2 RCTs) - Etanercept (1 open-label assessor-blinded RCT) - Mixed-treatment meta-analysis, including - Adalimumab vs placebo (3 RCTs) - Etanercept vs placebo (5 RCTs) - Infliximab vs placebo (4 RCTs) - Etsilizumab vs placebo (5 RCTs)</td>
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<tr>
<td>Varenicline/smoking cessation</td>
<td>Clinical comparator • Direct - Bupropion and placebo (8 RCTs with placebo, 3 including a bupropion arm) • Indirect/MTC (none)</td>
<td>Clinical comparator • Direct - Bupropion and placebo (2 RCTs with placebo and bupropion arms) • Indirect/MTC (none)</td>
<td>Clinical comparator • Direct - Bupropion and placebo (2 RCTs with placebo, 2 including a bupropion arm) - Nicotine replacement (1 open-label study) • Indirect/MTC - Meta-analysis of 70 nicotine replacement, 12 bupropion, and 4 varenicline trials against control/placebo</td>
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<tr>
<td>Abatacept/rheumatoid arthritis</td>
<td>Clinical comparator • Direct - Placebo and infliximab (5 RCTs with placebo, 1 including an infliximab arm) • Indirect/MTC (none)</td>
<td>Clinical comparators • Direct - Infliximab (+MTX) and placebo (+MTX or biologics/DMARDs) (4 RCTs vs placebo, including 3 RCTs with abatacept + MTX vs placebo + MTX, 1 including an infliximab + MTX arm, 1 with abatacept + DMARDs/biologics vs placebo + DMARDs/biologics) • Indirect/MTC - Infliximab + MTX vs placebo + MTX (1 RCT)</td>
<td>Clinical comparators • Direct - Infliximab + MTX and placebo + MTX (4 RCTs with abatacept + MTX vs placebo + MTX, including 1 with an infliximab + MTX arm) • Indirect/MTC - Mixed-treatment comparison including - Infliximab + MTX vs placebo + MTX (1 RCT) - Rituximab + MTX vs placebo + MTX (1 RCT) - Adalimumab + MTX vs placebo + MTX (2 RCTs) - Certolizumab + MTX vs placebo + MTX (2 RCTs) - Etanercept + MTX vs placebo + MTX (2 RCTs) - Golimumab + MTX vs placebo + MTX (1 RCT)</td>
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*Indicates that evidence was not considered or available at the time of assessment.
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<tr>
<th>Drug</th>
<th>Clinical comparators</th>
<th>Notes:</th>
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<td>Adalimumab/psoriasis</td>
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<td>– MTX and placebo (3 RCTs with placebo, 1 including an MTX arm)</td>
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<td>Natalizumab/multiple</td>
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<td>sclerosis</td>
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<td>– Lamivudine (4 RCTs)</td>
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<td>– Indirect/MTC (none)</td>
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**Notes:** a. Shaded boxes denote recommendations to reject reimbursement; b. One trial omitted here was considered for tenofovir vs adefovir for treatment in HIV/hepatitis B coinfected patients; c. The manufacturer submitted data for six RCTs vs placebo, but NICE indicated that only one of these reflected the licensed indication for abatacept; d. Three phase III RCTs against enoxaparin were submitted, but CDR discounted two of these, because the dosing of enoxaparin comparator in these trials (40 mg twice per day) was different from that approved by the Health Canada marketing authorization (30 mg twice per day); e. CDR mentioned that it had considered using one additional RCT comparing natalizumab plus beta-interferon versus beta-interferon monotherapy, but chose not to include the trial in the analysis because natalizumab’s marketing authorization is for use as a monotherapy only; f. The same indirect RCTs as PBAC (entecavir vs lamivudine) were mentioned in the manufacturer submission, but there was insufficient detail and analysis for the NICE Evidence Review Group to consider.

**Abbreviations:** CDR, Common Drug Review; MTC, mixed-treatment comparison; NICE, National Institute for Health and Clinical Excellence; PBAC, Pharmaceutical Benefits Advisory Committee; RCT, randomized controlled trial.
Selective agency decision

Abatacept
The manufacturer’s submission to NICE presented six RCTs comparing abatacept to placebo, but NICE discounted all but one of these (ATTAIN), because five of the trials did not reflect the licensed indication for abatacept with regard to use after failure of a tumor necrosis-factor inhibitor and/or at its licensed dose.

Dabigatran
Of the three phase III clinical trials identified by CDR, two were ultimately excluded from consideration because the dosing of the enoxaparin comparator was different from that outlined in the relevant marketing authorization. The lack of inclusion of these other trials may have been a major contributor to CDR’s rejection of dabigatran, because the agency specifically mentioned that the only phase III trial considered in the assessment (REMOBILIZE) did not demonstrate non-inferiority against the enoxaparin comparator. CDR was the only agency that rejected dabigatran for listing.

Natalizumab
All three agencies considered the same direct phase III clinical trial (AFFIRM), but the NICE submission included two additional phase II studies. CDR excluded from consideration one RCT that compared natalizumab plus beta-interferon versus beta-interferon alone because natalizumab was licensed for use only as a monotherapy.

Rivaroxaban
PBAC, CDR, and NICE considered a core set of three direct head-to-head trials (RECORD 1, RECORD 2, and RECORD 3), but NICE considered an additional trial (total of four trials considered), and CDR considered two additional trials (total of five trials considered). CDR and NICE both considered the additional phase III RECORD 4 trial, which was not part of the manufacturer submission to PBAC nor identified by PBAC in its literature search due to timing.

Telbivudine
A common pivotal study (the GLOBE trial) was considered by all three agencies. The manufacturer’s submissions to PBAC and NICE also included an additional trial with all Chinese patients, which was not considered by CDR. The manufacturer submission to NICE identified three trials in addition to GLOBE (015, 018, and 019), but the GLOBE trial was the only one analyzed by the manufacturer in detail. Therefore, NICE was unable to consider the other three trials in the evaluation.

Ustekinumab
Although the same set of three trials was considered by PBAC and NICE for this comparison, the submission to NICE included an additional phase III trial published in 2006 that should have been available to PBAC, but was either not identified by the agency, not present in the manufacturer submission, or excluded from the PBAC assessment for another reason.

Agency consideration of direct-and indirect-comparison evidence
Agency submission guidelines clearly indicate that both direct head-to-head trial data (ie, trials that include the drug being evaluated) and indirect- and mixed-treatment comparison data are accepted and considered in the assessment of new drugs. However, based on the nine drugs/indications reviewed, PBAC reported considering indirect or mixed-treatment evidence in seven of nine decisions (78%). NICE considered indirect or mixed-treatment evidence in eight of nine (89%) decisions; in the one case in which indirect or mixed-treatment data were not considered (telbivudine), the manufacturer submission did not contain sufficient data to conduct the indirect comparison, and the agency rejected the drug for listing.

Discussion
Substantial variability exists in the clinical evidence bases considered for HTA decisions by different agencies, which might be expected given the variability in HTA submission recommendations. Our findings regarding the nine drugs/indications discussed indicated that the variability in trials included across agencies seemed to be related to what were considered relevant comparators, manufacturer submission of different sets of trials to different agencies, and particular agency selectivity for inclusion or exclusion of certain trials. Agency rejection of clinical trials from consideration or manufacturer exclusion of clinical trials occurred in many cases because of perceived irrelevance of either the dosing regimens of the drug under evaluation or of the comparator, and/or trial population. In most cases, NICE considered the largest number of comparators across each drug reviewed (up to six), with CDR predominantly limiting to one or two and PBAC falling in between. When drugs were recommended for listing, CDR tended to impose restrictions more frequently (six of six positive recommendations, 100%) than did PBAC (five of eight, 63%) or NICE (four of seven, 57%). One potential explanation is that in most cases in which CDR recommended listing the drug...
(five of six positive recommendations, 83%), the marketing authorization relevant to CDR tended to be the broadest. However, the restrictions recommended by CDR tended to limit use to those same patients ultimately recommended for reimbursement by PBAC and/or NICE.

Most HTA guidelines indicate a preference for direct, head-to-head RCTs as the primary sources of clinical evidence when available, but the guidelines for submissions to PBAC, CDR, and NICE all recognize the need for indirect comparisons of clinical end points to evaluate new drugs against current treatments. In most PBAC and NICE decisions that we reviewed, indirect comparisons were accepted when there were no apparent head-to-head trial data available.

CDR did not appear to consider any indirect or mixed-treatment comparison data, or did not refer to any such analyses in their published recommendations. This may explain why, for the nine drugs reviewed, CDR considered the greatest number of head-to-head clinical trials among the three agencies by 30% (CDR 35 trials, NICE 27, PBAC 25). One explanation for this finding could be because manufacturer submissions to CDR include a greater number of direct head-to-head trials. The lack of indirect and/or mixed-treatment comparisons in CDR assessments may have also contributed to this agency’s higher overall rate of drug rejection in the selected group of HTAs (33% vs 11% for PBAC and 22% for NICE). In the case of natalizumab, CDR specifically did not recommend the drug for listing based on the lack of head-to-head evidence against beta-interferon and glatiramer acetate. In contrast, PBAC and NICE both used indirect and/or mixed-treatment comparisons against these comparators in their assessments and subsequently recommended natalizumab for listing. Therefore, if CDR had considered indirect and/or mixed-treatment evidence for comparison with beta-interferon and glatiramer acetate, this evidence could potentially have changed CDR’s decision on natalizumab from that of rejection of reimbursement to one recommending reimbursement. However, upon reconsideration, CDR did accept a restricted listing for natalizumab based mainly on reduction in pricing of the drug.

In the case of telbivudine, a lack of indirect evidence may have contributed to its rejection by both CDR and NICE. The NICE ERG specifically criticized the lack of indirect comparison data against entecavir in the manufacturer submission, despite the existence of several relevant trials that could have been used for the comparison. PBAC did consider indirect evidence using two trials evaluating entecavir versus lamivudine and ultimately recommended listing telbivudine. While this outcome occurred for only one drug, the lack of use of indirect and/or mixed-treatment comparisons by both CDR and NICE was coincident with the decision to reject drug listing.

CDR submission guidelines for manufacturers indicate consideration of indirect comparisons in drug assessment; however, they suggest that these comparisons may be limited to cases where no head-to-head trials have been conducted versus drugs already available (Canadian Agency for Drugs and Technologies in Health, 2011). Despite this guidance by CDR, there could potentially be important insights for listing decisions to be captured through indirect comparisons even when direct head-to-head trials exist.

This study confirms and expands upon the prior work of Clement et al and Trueeman et al that disparate recommendation decisions across HTA bodies are associated with differences in the clinical evidence base considered. While we were not able to quantify the extent to which dissimilar evidence bases alone contribute to differing agency recommendations, we were able to qualify some specific causes of the differences. As a discipline, the appraisal of evidence by HTA bodies can reflect many factors, including the relevant clinical and economic evidence considered, national and regional differences in drug costs, currently available treatments, and priorities and values of the populations affected. The extent to which these criteria are applied in practice can be variable across HTA bodies and not always explicitly transparent.

An incidental finding of our review was variability in the transparency of evidence used to make HTA decisions across the three HTA agencies included in our analysis. Transparency in the HTA process and the detailed basis on which decisions were made were identified by Drummond and colleagues as one of the key principles for improved conduct of HTA. Of the HTA decisions for the nine drugs/indications we reviewed, PBAC decisions were the most transparent of those published by the three agencies in terms of the clinical data considered in the published guidance documents. Transparency meant, for example, that publicly available PBAC guidance documents fully listed all the clinical studies scrutinized by the agency in rendering the reimbursement decision. NICE failed to provide a comprehensive list of all studies considered in its guidance documents in many cases, but this detail was provided in the published manufacturer submissions and ERG reports. CDR recommendations were the least transparent, and in most cases they did not include identification of the key studies considered (although all three agencies listed the number of...
studies that they evaluated). One possible additional advantage of greater transparency for the clinical database used in decision-making would be increased discussion and a better understanding of the strength of the evidence for clinical effectiveness for the reimbursement recommendations for different patient subgroups in different countries. A better understanding of the strength of the evidence for clinical effectiveness for different patient subgroups may allow for more appropriate prescribing of the new drugs.

Our current work furthers the understanding regarding potential reasons for disparate listing recommendations across PBAC, CDR, and NICE for a given subset of drugs/indications, despite the similar approaches of these agencies in assessing clinical evidence. In the subset of drug decisions reviewed, our analysis specifically points to the key role of using the most relevant clinical comparators, the potential impact of agencies’ consideration of direct head-to-head versus indirect and/or mixed-treatment comparison evidence, and the exclusion of key trials in which drugs are not used according to jurisdiction-specific marketing authorization in drug assessments. Because published guidelines from PBAC, CDR, and NICE indicate acceptance of direct and indirect and/or mixed-treatment evidence, it is interesting that in the subset of listing recommendations we reviewed, not one CDR assessment indicated consideration of indirect/mixed-treatment drug comparisons. These findings highlight the importance that manufacturers not only heed submission guidelines published by HTA agencies but also understand de facto evidence preferences to maximize the potential for listing.

There are a number of limitations in our analysis. Although our findings suggest a correlation between the consideration of only direct drug comparisons by CDR and this agency’s low rate of positive listing recommendations relative to PBAC and NICE in the set of decisions analyzed, a causal connection cannot be assumed between these observations. Furthermore, PBAC, CDR, NICE, and other HTA agencies likely do not always incorporate the full extent of decision-making criteria into published HTA guidance (or even the ERG report for NICE decisions), including the full extent of discussions with the manufacturer and confidential price negotiations, which commonly impact reversal of reimbursement recommendations that occur upon manufacturer resubmissions. Given the small sample of HTAs from the three agencies reviewed based on the necessary selection criteria, the full extent to which our findings extend to all decision-making by PBAC, CDR, and NICE is uncertain and does not necessarily apply to other agencies. A follow-up study within the next few years when more HTAs match the selection criteria would be valuable to confirm our findings and to explore any changes in the potential contribution of clinical evidence bases in agency decision-making.

**Conclusion**

Our review provides an in-depth analysis of the variability in the clinical evidence bases considered by three different HTA agencies and their associated and/or resulting reimbursement decisions. Themes that emerged to account for differing evidence bases evaluated for the same drugs include a broad-versus-narrow view of the most relevant comparators, exclusion of trials in which the drug under evaluation or a comparator is not used according to its jurisdiction-specific marketing authorization indication, and consideration of direct head-to-head versus indirect and/or mixed-treatment comparison. While CDR submission guidelines for manufacturers indicate consideration of indirect comparisons in drug assessment in cases where no head-to-head trials exist versus currently available drugs there may be greater and more consistent transparency by HTA bodies regarding decision-making criteria, and relative importance of the different aspects of HTA could aid manufacturers in generating and providing an appropriate body of evidence to inform decision-making. Ongoing discussion about HTA harmonization, particularly of clinical data, could also potentially standardize this aspect of the evidence base.

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**Disclosure**

The authors declare no conflicts of interest in this work.

**References**

Supplementary data
PBAC decisions


CDR decisions


**NICE decisions**


**NICE Evidence Review Group reports**


**NICE manufacturer submissions**


Canadian marketing authorizations


<table>
<thead>
<tr>
<th>Drug/Indication</th>
<th>CDR</th>
<th>PBAC</th>
<th>NICE</th>
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<tr>
<td>Abatacept/rheumatoid arthritis</td>
<td>Marketing authorization: For reducing signs and symptoms, including clinical responses; inhibiting the progression of structural damage; and improving physical function in adult patients with moderate to severe active rheumatoid arthritis who have had inadequate response to one or more DMARDs and/or anti-TNF therapies</td>
<td>Marketing authorization: For use in combination with methotrexate for treatment of moderate to severe rheumatoid arthritis in adult patients who have had an insufficient response or intolerance to other DMARDs, including at least one TNF inhibitor</td>
<td>Marketing authorization: For use in combination with methotrexate for treatment of moderate to severe active rheumatoid arthritis in adult patients who have had an insufficient response or intolerance to other DMARDs, including at least one TNF inhibitor</td>
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<tr>
<td>Adalimumab/psoriasis</td>
<td>Marketing authorization: Treatment of adult patients with chronic moderate to severe psoriasis who are candidates for systemic therapy</td>
<td>Marketing authorization: Treatment of moderate to severe chronic plaque psoriasis in adult patients who are candidates for systemic therapy or phototherapy</td>
<td>Marketing authorization: Treatment of moderate to severe chronic plaque psoriasis in adult patients who failed to respond to, have a contraindication to, or are intolerant to other systemic therapy, including cyclosporine, methotrexate, or psoralen and long-wave ultraviolet radiation</td>
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<tr>
<td>Dabigatran/venous thromboembolism</td>
<td>Marketing authorization: Prevention of venous thromboembolic events in patients who have undergone elective total hip-replacement or total knee-replacement surgery</td>
<td>Marketing authorization: Prevention of venous thromboembolic events in adult patients who have undergone major orthopedic surgery of the lower limbs (elective total hip or knee replacement)</td>
<td>Marketing authorization: Primary prevention of venous thromboembolic events in adult patients who have undergone elective total hip-replacement surgery or elective total knee-replacement surgery</td>
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<tr>
<td>Natalizumab/multiple sclerosis</td>
<td>Marketing authorization: Monotherapy for the treatment of patients with relapsing–remitting multiple sclerosis to reduce the frequency of clinical exacerbations, to decrease the number and volume of active brain lesions identified on MRI scans, and to delay progression of physical disability; generally recommended in multiple sclerosis patients who have had an inadequate response to or are unable to tolerate other therapies for multiple sclerosis</td>
<td>Marketing authorization: Monotherapy for the treatment of patients with relapsing–remitting multiple sclerosis to delay the progression of physical disability and to reduce the frequency of relapse</td>
<td>Marketing authorization: Use as a single disease-modifying therapy in highly active relapsing–remitting multiple sclerosis for patients with rapidly evolving, severe relapsing–remitting multiple sclerosis or patients with high disease activity despite treatment with beta-interferon</td>
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<tr>
<td>Rivaroxaban/venous thromboembolism prophylaxis</td>
<td>Marketing authorization: Prevention of venous thromboembolic events in patients who have undergone elective total hip-replacement or total knee-replacement surgery</td>
<td>Marketing authorization: Prevention of venous thromboembolism in adult patients who have undergone major orthopedic surgery of the lower limbs (elective total hip replacement, treatment for up to 5 weeks; elective total knee replacement, treatment for up to 2 weeks)</td>
<td>Marketing authorization: Prevention of venous thromboembolism in adult patients undergoing elective hip- or knee-replacement surgery</td>
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<tr>
<td>Telbivudine/hepatitis B</td>
<td>Marketing authorization: Treatment of chronic hepatitis B virus in adults aged 16 years and older with compensated liver disease and evidence of viral replication and active liver inflammation</td>
<td>Marketing authorization: Treatment of hepatitis B antigen-positive and hepatitis B antigen-negative chronic hepatitis B in patients who have compensated liver disease, evidence of viral replication, and active liver inflammation and who are nucleoside analogue-naïve</td>
<td>Marketing authorization: Treatment of chronic hepatitis B in adults with compensated liver disease and evidence of viral replication, persistently elevated serum alanine aminotransferase levels, and histological evidence of active inflammation and/or fibrosis</td>
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<tr>
<td>Tenofovir/hepatitis B</td>
<td>Marketing authorization: Treatment of chronic hepatitis B in adults</td>
<td>Marketing authorization: Treatment of chronic hepatitis B in adults with evidence of active viral replication and active liver inflammation</td>
<td>Marketing authorization: Treatment of chronic hepatitis B in adults with compensated liver disease and evidence of active viral replication, persistently elevated serum alanine aminotransferase levels, and histological evidence of active inflammation and/or fibrosis</td>
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<td>Drug</td>
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<td>Ustekinumab/psoriasis</td>
<td>Marketing authorization: For patients with chronic moderate to severe plaque psoriasis who are candidates for phototherapy or systemic therapy</td>
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<tr>
<td></td>
<td>Marketing authorization: For adults with moderate to severe plaque psoriasis who are candidates for phototherapy or systemic therapy</td>
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<tr>
<td></td>
<td>Marketing authorization: For patients with moderate to severe psoriasis who fail methotrexate, cyclosporine, psoralen, and phototherapy</td>
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<td>Varenicline/smoking</td>
<td>Marketing authorization: Smoking-cessation treatment in adults in conjunction with smoking-cessation counseling</td>
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<td>Marketing authorization: Use as an aid for smoking cessation in adults older than 18 years</td>
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<td>Marketing authorization: Smoking cessation in adults (with the recommendation that smoking-cessation therapies are more likely to succeed for patients who are provided with additional advice and support)</td>
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**Note:** Shaded boxes denote drugs with HTA recommendations rejecting reimbursement.

**Abbreviations:** CDR, Common Drug Review; DMARD, disease-modifying antirheumatic drug; MRI, magnetic resonance imaging; NICE, National Institute for Health and Clinical Excellence; PBAC, Pharmaceutical Benefits Advisory Committee; TNF, tumor necrosis factor.