**7.04 LUMACAFTOR AND IVACAFTOR
Tablet containing lumacaftor 200 mg with ivacaftor 125 mg, Orkambi®,
Vertex Pharmaceuticals (Australia) Pty Ltd**

## Purpose of Application

* 1. Resubmission to request a Section 100 (Highly Specialised Drugs Program) Authority Required listing for lumacaftor 200 mg with ivacaftor 125 mg fixed dose combination (lumacaftor/ivacaftor) for the treatment of patients with cystic fibrosis (CF) aged ≥12 years who are homozygous for the F508del mutation in the cystic fibrosis transmembrane conductance regulator (CFTR) gene.
	2. The first submission for lumacaftor/ivacaftor was considered by the PBAC in March 2016, and a minor resubmission was considered in November 2016.

Table 1: Key components of the clinical issue addressed by the resubmission

| **Component** | **Description** |
| --- | --- |
| Population | CF patients aged ≥12 years who are homozygous for the F508del mutation in the CFTR gene |
| Intervention | Lumacaftor 400 mg/ivacaftor 250 mg twice daily |
| Comparator | Best supportive care |
| Outcomes | ppFEV1; pulmonary exacerbations (including those requiring hospitalisation and/or IV antibiotics); changes in BMI and quality of life (using the CFQ-R). |
| Clinical claim | In CF patients aged ≥12 years who are homozygous for the F508del mutation, lumacaftor/ivacaftor is more effective than best supportive care in improving the outcomes above and is of similar safety.  |

Source: Compiled during the evaluation.

Abbreviations: CF = cystic fibrosis; CFTR = cystic fibrosis transmembrane conductance regulator; ppFEV1 = percent predicted forced expiratory volume in 1 second; BMI = body mass index; CFQ-R = cystic fibrosis questionnaire – revised.

## Requested listing

* 1. Suggestions and additions proposed by the Secretariat to the requested listing are added in italics and suggested deletions are crossed out with strikethrough.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Name, Restriction,Manner of administration and form | Max.Qty | №.ofRpts | Dispensed Price for Max. Qty | Proprietary Name and Manufacturer |
| LUMACAFTOR + IVACAFTORlumacaftor 200 mg + ivacaftor 125 mg tablet | 112 | 5 | $'''''''''''''''' | Orkambi® | VR |

|  |  |
| --- | --- |
| **Category/Program** | Section 100 – Highly Specialised Drugs Program |
| **Prescriber type:** | [x] Medical Practitioners  |
| **PBS Indication:** | Cystic fibrosis |
| **Restriction Level / Method:** | [ ] Restricted benefit[x] Authority Required - In Writing[ ] Authority Required - Telephone[ ] Authority Required - Emergency[ ] Authority Required - Electronic[ ] Streamlined |
| **Treatment criteria:** | ~~Patient must be assessed through a cystic fibrosis clinic/centre which is under the control of specialist respiratory physicians with experience and expertise in the management of cystic fibrosis. If attendance at such a unit is not possible because of geographical isolation, management (including prescribing) may be in consultation with such a unit,~~~~AND~~ ~~Patient must be homozygous for the F508del mutation in the CFTR gene,~~ ~~AND~~ ~~The treatment must be given concomitantly with standard therapy for this condition.~~*Must be treated by a specialist respiratory physician with expertise in cystic fibrosis, OR**Must be treated in consultation with a specialist respiratory physician with expertise in cystic fibrosis if attendance is not possible due to geographic isolation;**AND**Must be treated in a centre with expertise in cystic fibrosis, OR**Must be treated in consultation with a centre with expertise in cystic fibrosis if attendance is not possible due to geographic isolation.* |
| **Clinical criteria:** | ~~Treatment of cystic fibrosis in patients age 12 years and older who are homozygous for the~~ *~~F508del~~* ~~mutation in the CFTR gene.~~*Patient must be homozygous for the F508del mutation in the cystic fibrosis transmembrane conductance regulator (CFTR) gene;**AND* *Patient must have a sweat chloride value of greater than or equal to 60 mmol/L;**AND**Patient must have a FEV1 of ≥40% of predicted normal for age, sex, and height;**AND**Patient must have experienced chronic sinopulmonary disease, OR**Patient must have experienced gastrointestinal abnormalities, OR**Patient must have experienced nutritional abnormalities;**AND**The treatment must be given concomitantly with standard therapy for this condition.* |
| **Population criteria:** | Patient must be 12 years of age or older. |
| **Prescriber Instructions** | ~~The authority application must be in writing and must include:~~~~(1) a completed authority prescription form; and~~~~(2) a completed Cystic Fibrosis Lumacaftor with Ivacaftor Authority Application Supporting Information Form; and~~~~(3) a signed patient acknowledgement; or an acknowledgement signed by a parent or authorised guardian, if applicable; and~~~~(4) a copy of the pathology report detailing the molecular testing for the patient being homozygous for the F508del mutation on the CFTR gene.~~*Patients receiving PBS-subsidised treatment with this drug must be registered in the Australian Cystic Fibrosis Database Registry.* *Treatment must not be given to a patient who has an acute upper or lower respiratory infection, pulmonary exacerbation, or changes in therapy (including antibiotics) for pulmonary disease in the last 4 weeks prior to commencing this drug.*The authority application must be in writing and must include:(1) a completed authority prescription form; and(2) a completed Cystic Fibrosis Lumacaftor with Ivacaftor Authority Application Supporting Information Form; and(3) a signed patient acknowledgement; or an acknowledgement signed by a parent or authorised guardian, if applicable; and(4) a copy of the pathology report detailing the molecular testing for the patient being homozygous for the F508del mutation on the CFTR gene*; and**(5) the result of a FEV1 measurement performed within a month prior to the date of application. Note: FEV1, must be measured in an accredited pulmonary function laboratory, with documented no acute infective exacerbation at the time FEV1 is measured; and**(6) evidence that the patient has either chronic sinopulmonary disease or gastrointestinal and nutritional abnormalities; and**(7) a copy of a current medication history* *(8) a copy of a sweat chloride result; and**(9) height and weight measurements at the time of application; and**(10) a baseline measurement of the number of days of CF-related hospitalisation (including hospital-in-the home) in the previous 12 months.* |
| **Administrative Advice** | *Special pricing arrangements apply**No increase in the maximum number of repeats may be authorised.**No increase in the maximum quantity or number of units may be authorised.**Any queries concerning the arrangements to prescribe may be directed to the Department of Human Services on 1800 700 270 (hours of operation 8 a.m. to 5 p.m. EST Monday to Friday).**Prescribing information (including Authority Application forms and other relevant documentation as applicable) is available on the Department of Human Services website at www.humanservices.gov.au**Applications for authority to prescribe should be forwarded to:**Department of Human Services**Complex Drugs**Reply Paid 9826**HOBART TAS 7001* |

* 1. The recommended dose is two tablets (each containing lumacaftor 200 mg/ivacaftor 125 mg) taken orally every 12 hours. The treatment is ongoing for the lifetime of the patient. Dose reductions are recommended in the TGA approved product information (PI) for patients with moderate or severe hepatic impairment.
	2. No special pricing arrangements were proposed in relation to the DPMQ. However, the resubmission proposed to cap the gross cost to the PBS in the first five years of listing, by way of a reduction on the total projected expenditure. The resubmission also proposed a '''''''''''''''''''''''''''''''''''''''''' '''''''''''''''''''''''''''' ''''''''''''''''' ''' '''''''''''''''''' '''' '''''''''''' ''''''''''''''''''''''''''''''' '''''' ''''''''''''''' '''' '''''''''''''''''''' ''''''''''''''' '''''''''''' '''''' ''''''''''''''''' '''''' ''' '''''' '''''''''''' ''''''' '''''' ''''''''''''''''''''''''''' '''''''''' ''''''''''''''''''''''''
	3. The ESC noted that the TRAFFIC and TRANSPORT trials required patients to have a ppFEV1 of ≥40% and ≤90% adjusted for age, gender and height. The PBAC had previously determined that the efficacy and safety of lumacaftor/ivacaftor in patients with ppFEV1 <40% and >90% had not been evaluated and is unknown (paragraph 2.2, March 2016 Public Summary Document (PSD)). The Secretariat has suggested including a clinical criterion that “Patient must have a FEV1 of ≥40% of predicted normal for age, sex, and height” in the above requested listing.
	4. The requested basis for listing is cost-effectiveness compared with the nominated comparator (best supportive care).

## Background

* 1. TGA status at the time of PBAC consideration: Lumacaftor/ivacaftor was registered by the TGA for “the treatment of cystic fibrosis (CF) in patients aged 12 years and older who are homozygous for the F508del mutation in the CFTR gene” on 8 March 2016.
	2. A major submission for lumacaftor/ivacaftor was rejected at the March 2016 PBAC meeting on the basis of an unacceptably high and uncertain incremental cost‑effectiveness ratio at the requested price, and uncertainty around the impact of lumacaftor/ivacaftor on long-term improvements in lung function and survival (paragraph 7.1, March 2016 PSD). A minor resubmission was also rejected by the PBAC at its November 2016 meeting noting that the issues it previously identified in its consideration of the March 2016 submission had not been addressed. The PBAC further noted the continued uncertainty regarding long-term benefits of treatment on lung function and overall survival (paragraph 7.1, November 2016 PSD).
	3. A summary of the key differences between the March 2016 major submission, the November 2016 minor resubmission and the current resubmission is provided in Table 2.

Table 2: Summary of the previous and current (re)submissions

| **Component** | **March 2016 major submission and November 2016 minor resubmission** | **July 2017 major resubmission** |
| --- | --- | --- |
| Requested PBS listing | Treatment of cystic fibrosis in patients aged 12 years and older who are homozygous for the F508del mutation in the CFTR gene. | As per March 2016, with changes suggested by the Secretariat during the evaluation of the March 2016 submission. November 2016 suggested changes were not incorporated. |
| Requested price | S100 HSD public hospital DPMQ: $'''''''''''''''' | As per March 2016 |
| Main comparator | Best supportive care**PBAC comment:** Best supportive care was the appropriate comparator (7.4 of March 2016 PSD) | As per March 2016 |
| Clinical evidence | Two head-to-head trials comparing lumacaftor/ivacaftor to placebo at 24 weeks; TRAFFIC (n=374) and TRANSPORT (n=376). Supportive evidence for further 24 weeks from one extension study (PROGRESS, n=516). | As per March 2016 with the addition of extension study PROGRESS to week 96. |
| Key effectiveness data | Absolute increase in ppFEV1 of 2.8% (measured as the average of weeks 16 and 24). Reduction in the annualised rate of pulmonary exacerbations, including those that required hospitalisation and/or IV antibiotics.**PBAC comment:** “…it was uncertain whether this observed improvement in ppFEV1 [2.81%] represented a clinically significant difference, noting that this was considerably smaller than the improvement of 10.58% (95% CI: 8.57, 12.59) demonstrated for ivacaftor monotherapy.” (paragraph 7.6 of March 2016 PSD) | The increase in ppFEV1 observed in TRAFFIC and TRANSPORT at week 24 in lumacaftor/ivacaftor treated patients was not maintained at week 72 or 96. While ppFEV1 did remain above the original pre-treatment baseline at these time points, this difference was not statistically significant. |
| Clinical claim | Superior in terms of comparative effectiveness and equivalent in terms of comparative safety over best supportive care.**PBAC comment**: “The extrapolation of short-term results to longer term efficacy was uncertain” and “long-term safety of lumacaftor/ivacaftor is unknown” (paragraph 7.7 and 7.10 of March 2016 PSD) | The resubmission claimed that longer-term data from the PROGRESS study provided further evidence that lumacaftor/ivacaftor is a disease modifying therapy, and the longer-term safety profile was consistent with the previous data in TRAFFIC and TRANSPORT. |
| Economic evaluation | Cost-utility model with cost/QALY of:* March 2016: $'''''''''''''''''more than $200,000.
* November 2016: '''''''''''''''''''''more than $200,000 (revised to include a financial cap and reduce time to patent expiry and time to '''''''''' price reduction).

**PBAC comment**: “Unacceptably high and uncertain ICER at the requested price and uncertainty around the impact of lumacaftor/ivacaftor on long-term improvements on lung function and overall survival (paragraph 7.1 of March 2016 PSD) There was “continuing uncertainty regarding long-term benefits of treatment” and the ICER was likely under-estimated. (paragraph 7.1 and 7.3 of November 2016 PSD) | Cost-utility model with cost/QALY of:* Base Case 1: $105,000 - $200,000.
* Base Case 2: $105,000 - $200,000.
 |
| Number of patients | Less than 10,000 in Year 1 increasing to less than 10,000 in Year 5. | Less than 10,000 in Year 1 increasing to less than 10,000 in Year 5 |
| Estimated net cost to PBS | More than $100 million in Year 1 increasing to more than $100 million in Year 5 for a total of more than $100 million over the first 5 years of listing. (March 2016).**PBAC comment**: “noted the significant opportunity cost of listing lumacaftor/ivacaftor, particularly in the context of the uncertainty of the long-term improvements in lung function” (paragraph 7.16 of March 2016 PSD) Cap on the first five years gross PBS cost (without co-payments deducted) to $'''''''''' '''''''''''''''' (November 2016). | Proposal to cap the gross cost to the PBS (without co-payment deducted) to more than $100 million in each of the first 5 years of listing.  |
| Risk sharing arrangement and pay-for-performance | The sponsor was open to discussing the details of the requested listing and the final pricing arrangement. (March 2016).Proposal to cap the gross cost to the PBS (without co-payments deducted) as above and the sponsor indicated a willingness to discuss '''' ''''''''''''''''''''''''''''''''''''''''''''''' '''''''''''''''''''''''''''''' (November 2016) | Proposal to cap the gross cost to the PBS (without co-payments deducted) as above. In addition, a proposal was presented to '''''''''''''' ''' ''''''''''''''''''''''''''''''' '''''''''''''''''''''''''''''''' '''''''''''''''''''''' ''' '''''''''''' ''''''''''''''''''' ''''' '''''''''''''' '''''''''''''''''''''''''''''''''''''' ''''''''' ''''''''''''''''' '''''''''' '''''''''''''''''''' ''''' '''''''''''''''' ''''''''''''''' '''''''' '''''''''''''''''''''' '''''''' ''' '''''''' ''''''''''''' '''' ''''''''' ''''''''''''''''''''' ''''''''''''''''''''''''''' ''' '''''''''''' '''''''''''''''''''''''''''''''''''''''' '''''''''''''''''' ''''' '''''''''''' ''''''''''' '''''''''''' ''''''' ''''''''''''''''''''''''''''' ''''''''''''''''''''''' ''''' '''''''''''''''''''' '''' '''''''' '''''''''''''''''''' '''''''''''  |

Source: Resubmission table, page (i) to (iii) of July 2017 resubmission and compiled during the evaluation.

Abbreviations: ICER, incremental cost effectiveness ratio; ACFDR, Australian Cystic Fibrosis Disease Registry; PSD, Public Summary Document.

*For more detail on PBAC’s view, see section 7 “PBAC outcome.”*

## Population and disease

* 1. CF is an autosomal recessive disease caused by mutations in the CFTR gene. CF is a progressive multi-organ disease that primarily affects the pulmonary and digestive systems.
	2. As per the March 2016 and November 2016 submissions, the major resubmission proposed that lumacaftor 400 mg/ivacaftor 250 mg twice daily be administered in addition to current best supportive care in patients aged 12 years and older who are homozygous for the F508 deletion mutation in the CFTR gene. The ESC noted that over 90% of the Australian cystic fibrosis patient population have at least one F508del mutation, and around 50% are homozygous for the mutation, in the CFTR gene[[1]](#footnote-1).
	3. The evaluation noted that lumacaftor/ivacaftor was approved for use in patients aged 6-11 years of age by the US Food and Drug Administration (FDA) on 28 September 2016 and asked the sponsor to advise of current plans for seeking to extend Australian marketing approval for lumacaftor/ivacaftor to this age group. The PSCR and pre-PBAC response did not address this request for information. ''''''' '''''''' '''''''''''''' ''''''' ''''''''''' '''''''' ''' '''''''''''''''''' ''''' '''''''''''''''''''''' '''''''' '''''' '''''''''''''''' ''''' ''''' '''''''' '''''''''' ''''' ''''''''''''' ''' ''''''''' ''''''''''''''' '''' ''''''''''''''''''''' ''''''' '''''''''''''''''''''' '''''''' ''''''' '''''' '''''' ''' ''' ''''''''''''''''' ''''''''''''''''''''''' ''''''''''' '''''''''''''
	4. The evaluation also noted that on 27 March 2017, the sponsor announced[[2]](#footnote-2) results from two Phase 3 studies of a tezacaftor/ivacaftor combination treatment that showed statistically significant improvements in lung function (ppFEV1) in patients aged 12 and older who were homozygous for the F508del mutation. The sponsor also announced plans to submit a New Drug Application to the FDA and a Marketing Authorization Application to the European Medicines Agency in the third quarter of 2017 for the combination therapy. The evaluation noted that if lumacaftor/ivacaftor was PBS listed for the requested indication it would likely be used as a comparator for tezacaftor/ivacaftor in a future submission to the PBAC. The evaluation asked the sponsor to advise of current plans for seeking Australian marketing approval for tezacaftor/ivacaftor. The PSCR and pre-PBAC response did not address this request for information. ''''''' '''''''' ''''''''''''''' '''''' ''''''''''' '''''''' ''' '''''''''''''' '''' ''''''''''''' ''' '''''''''''''''''''' '''''' '''''''''''''''''''''''''''''''''' ''''' ''''''' '''''''' '''''''''''''' '''' '''''''''''' In addition, the PBAC was also aware that phase 1 and 2 clinical trials are currently ongoing for triple therapy regimens of tezacaftor/ivacaftor plus a “next generation corrector” in various CF populations, including patients homozygous for F508del[[3]](#footnote-3).

*For more detail on PBAC’s view, see section 7 “PBAC outcome.”*

## Comparator

* 1. Best supportive care (BSC) was nominated as the comparator. The PBAC previously accepted that this is the appropriate comparator (paragraph 7.4, March 2016 PSD).

## Consideration of the evidence

### Sponsor hearing

* 1. The sponsor requested a hearing for this item. The clinician discussed what outcomes are informative for deciding which treatments are useful for CF and noted that very few treatments modify the course of the disease. The clinician noted that the pattern of response in terms of FEV1 for lumacaftor/ivacaftor is similar but less than that demonstrated with ivacaftor for the class III gating patient population who typically have milder disease than the homozygous F508del population of interest for lumacaftor/ivacaftor. The clinician stressed the importance of reducing the rate of decline in lung function. Further, the clinician claimed that a change in FEV1 was not a good predictor of the longer-term decline in lung function, or long-term health outcomes, which some evidence suggests may be influenced by metabolic affects. Specifically, the clinician was of the opinion that the short-term change in FEV1 demonstrated in trials is independent of the long-term rate of decline. In response to a question from the PBAC regarding the utility of the propensity matched analysis of lumacaftor/ivacaftor treated patients in the PROGRESS extension study against a historical cohort drawn from the US CF registry (see paragraph 6.19), the clinician noted that patients in the US tend to perform worse on average than patients in other countries such as the UK. The PBAC considered that the hearing was informative as it provided a clinical perspective on the outcomes of interest in the treatment of CF.

### Consumer comments

* 1. The PBAC noted and welcomed the input from individuals (214) and one organisation via the Consumer Comments facility on the PBS website. The comments described a range of benefits of treatment with lumacaftor/ivacaftor, including improvement in lung function, reduction in chest infections and exacerbations, weight gain, fewer hospital visits, fewer medications to be consumed on a daily basis, slowing disease progression, improvement in quality of life and enabling greater participation in society (including less time off work and school for illness). The comments noted that the very high cost of the drug on the private market puts it out of the financial reach of Australian patients. The comments also noted that lumacaftor/ivacaftor is a treatment which targets the underlying genetic defect which causes CF, rather than treating the symptoms of the disease.
	2. The PBAC noted the advice received from Cystic Fibrosis Australia (CFA) that CFA considers lumacaftor/ivacaftor to be an essential medicine that treats the underlying cause of the disease. CFA stated that treatment with lumacaftor/ivacaftor slows decline in lung function, reduces hospitalisations, exacerbations and antibiotic use, and increases BMI. The CFA further noted the anxiety and depression experienced by patients with CF. The PBAC noted that this advice was supportive of the evidence provided in the submission.

### Clinical trials

* 1. The resubmission was based on the same two head-to-head trials as the March 2016 major submission, TRAFFIC (n=374) and TRANSPORT (n=376), comparing lumacaftor 400 mg/ivacaftor 250 mg twice daily to placebo. Of the patients in these trials, 516 patients received the same dose of lumacaftor/ivacaftor in an extension study, PROGRESS. While data at 24 weeks in this study had been presented in the original submission, the current resubmission presented further data at 72 weeks and 96 weeks of the extension phase (i.e. up to 120 weeks of treatment for those in the lumacaftor/ivacaftor treatment group in TRAFFIC/TRANSPORT).
	2. Details of the trials presented in the resubmission are provided in Table 3.

Table 3: Trials and associated reports presented in the submission

|  |  |  |
| --- | --- | --- |
| **Trial ID** | **Protocol title/ Publication title** | **Publication citation** |
| **Direct randomised trials** |
| Traffic | Clinical study report VX12-809-103 A Phase 3, Randomized, Double-Blind, Placebo-Controlled, Parallel-Group Study to Evaluate the Efficacy and Safety of Lumacaftor in Combination With Ivacaftor in Subjects Aged 12 Years and Older With Cystic Fibrosis, Homozygous for the F508del-CFTR Mutation | 8 September 2014 |
| Transport | Clinical study report VX12-809-104 A Phase 3, Randomized, Double-Blind, Placebo-Controlled, Parallel-Group Study to Evaluate the Efficacy and Safety of Lumacaftor in Combination With Ivacaftor in Subjects Aged 12 Years and Older With Cystic Fibrosis, Homozygous for the F508del-CFTR Mutation. | 2 September 2014 |
|  | Wainwright CE, Elborn JS, Ramsey B, Marigowda G et al. Lumacaftor-Ivacaftor in Patients with Cystic Fibrosis Homozygous for Phe508del CFTR. | New England Journal of Medicine 2015; 373:220-23 |
| **Rollover extension study** |
| Progress | Clinical study report VX12-809-105 A Phase 3, Rollover Study to Evaluate the Safety and Efficacy of Long-term Treatment With Lumacaftor in Combination With Ivacaftor in Subjects Aged 12 Years and Older With Cystic Fibrosis, Homozygous or Heterozygous for the F508del-CFTR MutationInterim analysis 2 (IA2) at Week 24  | 18 May 2015 |
|  | Elborn, J., Ramsey, B. and Boyle, M. B. Lumacaftor in combination with ivacaftor in patients with cystic fibrosis who were homozygous for the F508del-CFTR mutation.  | The 38th annual European Cystic Fibrosis Conference, Brussels, Belgium, 10-12 June 2015 |
|  | Konstan, M. W., McKone, E. F., Moss, R. B., et al. (2017). Assessment of safety and efficacy of long-term treatment with combination lumacaftor and ivacaftor therapy in patients with cystic fibrosis homozygous for the F508del-CFTR mutation (PROGRESS): A phase 3, extension study. | The Lancet Respiratory Medicine 2017. 5 (2): 107-18. |
|  | Konstan, M., McKone, E., Moss, R., et al.Evidence of reduction in annual rate of FEV1 decline and sustained benefits with lumacaftor and ivacaftor (LUM/IVA) in patients (PTS) with CF homozygous for f508del-cftr. | Pediatric Pulmonology 2016. 51: 260. |

Source: Table B.2-3, page 64-65 of resubmission.

* 1. The key features of the direct randomised trials and the extension study are summarised in Table 4.

Table 4: Key features of the included evidence, lumacaftor/ivacaftor vs. placebo

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **Trial** | **N** | **Design/ duration** | **Risk of bias** | **Patient population** | **Outcomes** | **Use in modelled evaluation** |
| TRAFFIC | 374a | R, DB, MC24 weeks | Low | Aged 12 or olderHomozygous for the F508del mutation | Absolute change in ppFEV1, BMI, CFQ-R, PEs, EQ-5D-3L | Absolute change in ppFEV1, weight for age z-score, PEs |
| TRANSPORT | 376b | R, DB, MC24 weeks | Low | Aged 12 or olderHomozygous for the F508del mutation | Absolute change in ppFEV1, BMI, CFQ-R, PEs, EQ-5D-3L | Absolute change in ppFEV1, weight for age z-score, PEs |
| PROGRESS | 516c | Extension study for further 72/96 weeks with all patients receiving lumacaftor 400mg/ ivacaftor 250mg twice daily. | High | Aged 12 or olderHomozygous for the F508del mutation rolling over from TRAFFIC and TRANSPORT | Safety of long-term treatment, absolute change in ppFEV1, BMI, CFQ-R, PEs | Not used. |

Source: compiled during the evaluation

DB=double blind; MC=multi-centre; R=randomised; CFQ-R=cystic fibrosis questionnaire - revised; BMI=body mass index; PE = pulmonary exacerbation

a n=374 in the 2 arms of the trial included in the analysis. The trial had a third arm (600 mg lumacaftor qd, 250 mg ivacaftor q12h) with n=185

b n=376 in the 2 arms of the trial included in the analysis. The trial had a third arm (600 mg lumacaftor qd, 250 mg ivacaftor q12h) with n=187

c n = 516 in the group included in the analysis, of whom 176 transitioned from placebo. The study had a second arm (600 mg lumacaftor qd, 250 mg ivacaftor q12h) with n=514

* 1. A large proportion of patients in PROGRESS discontinued treatment prior to completion; 82% completed extension week 72, and 42% completed extension week 96. Reasons for discontinuation included adverse events (7%, n=38), refusal of further dosing (9%, n=46), terminated treatment by sponsor (4%, n=19) and “other” (33%, n=170). The latter largely occurred between week 72 and week 96 and the resubmission stated this was largely due to commercial drug availability in the US and subsequent closure of clinical trial sites. Accordingly, the main efficacy analyses in the resubmission were done for visits up to extension week 72, with sensitivity analyses done for visits up to extension week 96. The evaluation noted that this high attrition rate suggested an increased risk of bias in this study in respect of outcome reporting, the direction of which is unknown. It is unclear if patients who discontinued between weeks 72 and 96 performed “better” or “worse” on lumacaftor/ivacaftor than those who remained. However, the ESC noted that over 16% patients chose to discontinue treatment before week 96 due to adverse events or refusal of further dosing.

### Comparative effectiveness

* 1. The primary outcome at 24 weeks in the TRAFFIC and TRANSPORT trials was an absolute increase in ppFEV1 of 2.8 percentage points (95% CI: 1.80, 3.82). The PBAC previously considered that it was uncertain whether the observed improvement in ppFEV1 represented a clinically significant difference noting that it was considerably smaller than the improvement of 10.58 percentage points (95% CI: 8.57, 12.59) demonstrated for ivacaftor monotherapy for patients with cystic fibrosis with a G551D or other class III gating mutation in the CFTR gene on at least one allele (paragraph 7.6, March 2016 PSD). In addition, the incremental improvements (compared with placebo) demonstrated in patients’ weight and quality of life as measured using the revised Cystic Fibrosis Questionnaire (CFQ-R) for ivacaftor monotherapy in this different patient population were considered more compelling than for lumacaftor/ivacaftor.
	2. The PSCR (p2) argued it was not appropriate to directly compare the magnitude of ppFEV1 improvement observed with lumacaftor/ivacaftor with that observed with ivacaftor monotherapy because of differences in disease aetiology between the two treatment populations. Whilst acknowledging these differences in the genetic basis of the disease, the ESC nevertheless noted that the magnitude of the change in ppFEV1 was less than that for ivacaftor monotherapy in Class III gating mutations and that the clinical significance of the 2.81 percentage point improvement remained uncertain.
	3. The clinical evidence from the PROGRESS extension study indicated that there was a decline in ppFEV1 for lumacaftor/ivacaftor treated patients over time with the modest 2.81 percentage point improvement observed in TRAFFIC and TRANSPORT not being maintained at weeks 72 or 96 of the extension study. Using the pre-specified analysis methods, the ESC noted that the change in ppFEV1 from baseline in lumacaftor/ivacaftor treated patients was no longer statistically significant at extension weeks 72 or 96 (i.e. up to 120 continuous weeks of treatment). Patients who had been treated with placebo and transitioned to lumacaftor/ivacaftor treatment demonstrated a change of 1.5 percentage points in ppFEV1 after 72 weeks of treatment, although the difference with baseline was no longer statistically significant at 96 weeks. These data are illustrated in Table 5 and Figure 1.

Table 5: Absolute changes from baseline in ppFEV1 in TRAFFIC or TRANSPORT and PROGRESS

|  |  |  |
| --- | --- | --- |
|   | TRAFFIC or TRANSPORTleast squares mean, (95% CI), p value† | PROGRESSleast squares mean, (95% CI), p value† |
| **Placebo (n=371)** | **Lumacaftor/ivacaftor (n=369)** | **Placebo transitioned to lumacaftor/ivacaftor (n=176)** | **Continued lumacaftor/ivacaftor (n=369\*)** |
| Week 24 | –0·4 (–1·2 to 0·4), p=0·3494 | 2·2 (1·3 to 3·0), p<0·0001 | ·· | ·· |
| Extension week 72 | ·· | ·· | 1·5 (0.2, 2·9), p=0·0254 | 0·5 (–0·4 to 1·5), p=0·2806 |
| Extension week 96 | ·· | ·· | 0·8 (–0·8, 2·3), p=0·3495 | 0·5 (–0·7 to 1·6), p=0·4231 |

Source: Table B.7-2, page 128 July 2017 resubmission.

Abbreviations: ppFEV1 = percent predicted FEV1, CI = confidence interval.

†For the placebo and lumacaftor/ivacaftor groups, baseline from TRAFFIC or TRANSPORT was used; for the placebo transitioned to lumacaftor/ivacaftor group, baseline from PROGRESS was used. All p values (including for TRAFFIC or TRANSPORT data) are within treatment.

\* This number is as presented in the submission. 369 patients in TRAFFIC and TRANSPORT had received at least one dose of lumacaftor/ivacaftor 400mg/250mg twice daily and therefore are included in safety analyses. 341 of these patients enrolled in PROGRESS study, and 340 received at least one dose.

Figure 1: Absolute change in ppFEV1 in TRAFFIC, TRANSPORT and PROGRESS, least square mean



Source: Konstan et al, 2017

* 1. The PSCR (p1) argued that the main objective of CF treatment is to minimise the rate of deterioration over time and that it is not meaningful to simply compare the ppFEV1 at week 96 of PROGRESS for lumacaftor/ivacaftor treated patients with their own baseline ppFEV1 given that, had those patients received BSC, they would have deteriorated to a greater extent over this time period. However, the ESC noted that the updated data from PROGRESS and the argument in the PSCR contradicted the assumption in the economic model that patients treated with lumacaftor/ivacaftor do not experience a decline in ppFEV1 over time.
	2. The ESC also noted that the treatment gain of 10.58 percentage points in the clinical trial for ivacaftor for patients with cystic fibrosis with a G551D or other class III gating mutation in the CFTR gene on at least one allele was maintained at up to 144 weeks of treatment (PSD, ivacaftor, March 2014).
	3. The changes from baseline in pulmonary exacerbation (PE) events in TRAFFIC, TRANSPORT and PROGRESS are shown in Table 6. The annualised rates for lumacaftor/ivacaftor were lower than the rates in the placebo group up to week 24.

Table 6: Changes from baseline in pulmonary exacerbation events in TRAFFIC or TRANSPORT and PROGRESS

|  |  |  |
| --- | --- | --- |
| Pulmonary exacerbation events per patient-year | TRAFFIC or TRANSPORT\*n (95% CI) | PROGRESS\*n (95% CI) |
| **Placebo (n=371)** | **Lumacaftor/ ivacaftor (n=369)** | **Placebo transitioned to lumacaftor/ ivacaftor (n=176)** | **Continued lumacaftor/ ivacaftor (n=369!)** |
| All events | 1.14 (0.97 to 1.34) | 0.70 (0.57 to 0.84) | 0.69 (0.56 to 0.85) | 0.65 (0.56 to 0.75) |
| Requiring hospital admission | 0.45 (0.36 to 0.57) | 0.17 (0.12 to 0.25) | 0.30 (0.22 to 0.40) | 0.24 (0.19 to 0.29) |
| Requiring intravenous antibiotics | 0.58 (0.47 to 0.72) | 0.25 (0.19 to 0.33) | 0.37 (0.29 to 0.49) | 0.32 (0.26 to 0.38) |

Source: Table B.7-14, page 133 July 2017 resubmission.

Abbreviations: CI = confidence interval.

\* The analyses for TRAFFIC or TRANSPORT included events through to week 24. The pulmonary exacerbations analyses for PROGRESS included events throughout the cumulative study period (TRAFFIC or TRANSPORT and PROGRESS), such that the placebo transitioned to lumacaftor/ivacaftor group received up to 96 weeks of active treatment and the lumacaftor/ivacaftor group received up to 120 weeks of active treatment.

* 1. The PSCR (p2) noted that the absolute PE event rate per patient-year for patients treated with lumacaftor/ivacaftor in TRAFFIC/TRANSPORT remained similar in PROGRESS; that is, the rate of PEs is approximately halved by lumacaftor/ivacaftor relative to placebo and this is maintained in patients who are treated for up to 120 weeks. The ESC further noted that the PE event rate in the patients treated with placebo in TRAFFIC/TRANSPORT fell after transition to lumacaftor/ivacaftor treatment in PROGRESS. The ESC noted that it was unclear whether this decrease in PE events may have occurred independently of changes in ppFEV1.
	2. The changes from baseline in CFQ-R in TRAFFIC, TRANSPORT and PROGRESS are shown in Table 7. The numerical improvement observed in CFQ-R at 24 weeks for lumacaftor/ivacaftor treated patients was not statistically significantly different to the improvement observed in placebo treated patients. Furthermore, the ESC noted that while the improvement for the mean respiratory domain score seen at 24 weeks in the lumacaftor/ivacaftor treated group appeared to be maintained at weeks 72 and 96 of PROGRESS, the difference from baseline in the patients who transitioned from placebo to lumacaftor/ivacaftor was not statistically significant at weeks 72 and 96.
	3. The ESC noted an improvement in the mean CFQ-R respiratory domain score compared with baseline at 72 weeks in PROGRESS for the group of patients who transitioned from placebo to lumacaftor/ivacaftor. However, this improvement was not seen at 96 weeks, despite the improvements in PEs seen in this transition group.
	4. The absolute change from baseline in body mass index (BMI) continued to increase through to 96 weeks in PROGRESS in patients previously treated with both lumacaftor/ivacaftor and placebo in TRAFFIC/TRANSPORT (see Table 7).

Table 7: Changes from baseline in CFQ-R respiratory domain score and BMI in TRAFFIC, TRANSPORT and PROGRESS

|  |  |  |
| --- | --- | --- |
|   | TRAFFIC or TRANSPORT | PROGRESS |
| **Placebo (n=371)** | **Lumacaftor/ ivacaftor (n=369)** | **Placebo transitioned to lumacaftor/ ivacaftor (n=176)** | **Continued lumacaftor/ ivacaftor (n=369)** |
| **Absolute change from baseline in CFQ-R respiratory domain score**, least squares mean, 95% CI, (points), p value† |
| Week 24 | 1.9 (0.3 to 3.5)p=0.0213 | 4.1 (2.5 to 5.7) p<0.0001 | .. | .. |
| Extension week 72 | ·· | ·· | 3.3 (0.7 to 5.9) p=0.0124 | 5.7 (3.8 to 7.5)p<0.0001 |
| Extension week 96 | ·· | ·· | 0.5 (–2.7 to 3.6) p=0.7665 | 3.5 (1.3 to 5.8) p=0.0018 |
| **Absolute change from baseline in body-mass index**, least squares mean, 95% CI, (kg/m2), p value† |
| Week 24 | 0.13 (0.04 to 0.23)p=0.0066 | 0.37 (0.28 to 0.47)p<0.0001 | .. | .. |
| Extension week 72 | ·· | .. | 0.62 (0.45 to 0.79) p<0.0001 | 0.69 (0.56 to 0.81)p<0.0001 |
| Extension week 96 | ·· | .. | 0.76 (0.56 to 0.97) p<0.0001 | 0.96 (0.81 to 1.11) p<0.0001 |

Source: Table B.7-11 and B.7-12, page 129 and 131 July 2017 resubmission.

Abbreviations: CFQ-R = Cystic Fibrosis Questionnaire-Revised; CI = confidence interval.

†For the placebo and lumacaftor/ivacaftor groups, baseline from TRAFFIC or TRANSPORT was used; for the placebo transitioned to lumacaftor/ivacaftor group, baseline from PROGRESS was used. All p values (including for TRAFFIC or TRANSPORT data) are within treatment.

All p values (including for TRAFFIC or TRANSPORT data) are within treatment.

* 1. The resubmission claimed that the new longer-term efficacy data from PROGRESS demonstrated sustained improvements in key CF treatment outcomes that are associated with prolongation of life. Despite the progressive nature of CF, mean ppFEV1 remained above the pretreatment baseline after up to 120 weeks of cumulative exposure to lumacaftor/ivacaftor (although this difference was not statistically significant). The resubmission also claimed that the sustained benefits on PE rates and patient-reported respiratory symptoms, together with continued improvement in nutritional status, showed that lumacaftor/ivacaftor provides multisystem benefits that continue to dampen the expected disease trajectory over the longer term, and suggest that lumacaftor/ivacaftor is a disease modifying therapy in CF.
	2. To place the rate of decline in ppFEV1 observed in the PROGRESS study in context, the resubmission presented an analysis that compared the rate of decline with that of a matched control registry. In this analysis, 455 patients treated with lumacaftor/ivacaftor in PROGRESS were matched with 1,588 control patients from the US Cystic Fibrosis Foundation Patient Registry (CFFPR). Matching was performed using a propensity score approach, with matching being based on variables including age, sex, spirometry measures, nutrition and bacteriology. The ESC noted the groups appeared to be fairly well matched but that some key variables, including BMI and use of corticosteroids, were excluded from the propensity score model and it was therefore difficult to assess whether these variables were balanced between the treatment arms after matching. The ESC also noted the methodology was a single point-in-time rebalancing at baseline which did not adjust for the imbalance that is reintroduced subsequent to baseline. Accordingly, if there were any post-baseline differences in variables that were not due to the treatment, or if there were differences in data collection between the patients in PROGRESS and the CFFPR cohort, these may have confounded the outcomes.
	3. The estimated annualised rate of lung function decline in this analysis was -1.33 percentage points (95% CI: -1.80, -0.85) in lumacaftor/ivacaftor-treated patients. This rate was less than the rate in the matched CFFPR controls (-2.29 percentage points, 95% CI: -2.56, -2.03; p<0.001) and represented a 42% decrease in the rate of ppFEV1 decline in lumacaftor/ivacaftor-treated patients compared with the matched controls (or conversely, lumacaftor/ivacaftor treated patients experienced a decline in ppFEV1 that was 58% of the decline in the matched registry controls). The relative rates of decline are depicted in Figure 2 below.

Figure 2: Estimated annual rate of ppFEV1 decline with lumacaftor/ivacaftor treated patients compared with a matched control group.



Source: Figure B.7-9 p134 July 2017 resubmission.

The lines shown are calculated slopes for annualised rates of decline in each group. A significant difference between groups in the rate of lung function decline was observed (p<0.001). Post-baseline data were limited to 2 years; visits occurring at 21 days of treatment initiation baseline or earlier were excluded from the analysis.

Bars show standard error.

Abbreviations: GLI = Global Lungs Initiative; ppFEV1 = percent predicted forced expiratory volume in 1 second.

* 1. A rate of change analysis was also performed for secondary outcomes where data from the PROGRESS study were compared with the CFFPR cohort. These data indicated a positive rate of change in the lumacaftor/ivacaftor group for weight for age and BMI-z score (with the matched cohort declining over time) and a greater rate of change in the treatment group for BMI (kg/m2) versus the matched cohort.
	2. The PBAC agreed with the ESC that patients appeared to be fairly well matched in terms of the variables used for the propensity scoring approach. However, the PBAC considered that the historical control patients from the CFFPR were nevertheless unlikely to be representative of the patients in TRAFFIC/TRANSPORT, and hence PROGRESS, and the comparison of the reduction in the rate of decline in FEV1 in PROGRESS versus the CFFPR was likely to be biased in favour of lumacaftor/ivacaftor. More specifically:
		+ The historical controls were drawn from the CFFPR which included only patients from the US, while the patients in PROGRESS were from the CF clinics across North America, Europe and Australia that participated in TRAFFIC/TRANSPORT. The PBAC noted a recent cohort study (Stephenson et al, 2017[[4]](#footnote-4)) that found a 10 year difference in the median age of survival for CF patients in the US CFFPR (40.6 years) compared to the Canadian Cystic Fibrosis Registry (50.9 years). The study found that this difference persisted after adjustment for risk factors associated with survival, with the exception of private insurance status among US patients, and concluded that the Canadian survival advantage may in part be explained by differential access to transplantation, increased post‑transplant survival, and differences in health care systems. The clinician at the sponsor hearing also noted that patients in the US tend to perform worse on average than patients in other countries, such as the UK (see paragraph 6.1). Accordingly, the PBAC considered that the higher rate of decline in FEV1 in the US CFFPR may have been at least partly due to it consisting entirely of historical US patients, compared with PROGRESS which included patients from other countries, and in which patients might be expected to have benefited from optimization of other aspects of care. Further increasing uncertainty about the benefit of lumacaftor/ivacaftor was the closure of US clinical trial sites (see paragraph 6.7) which presumably resulted in further depletion of the PROGRESS patient population with US patients over time.
		+ The PBAC considered that due to the requirements of the trial protocols (e.g. inclusion/exclusion criteria, monitoring and support provided), and the specialised centres involved, that the patients enrolled in the trials were likely to have a better prognosis on average than the CFFPR control patients. The PBAC noted that the reduction in FEV1 over 24 weeks for patients treated with placebo in the TRAFFIC/TRANSPORT trials was 0.4 percentage points and that this was much lower than the reduction observed in the CFFPR control patients over 1 and 2 years (2.29 percentage points). The PBAC considered that this difference suggested that the prognosis of patients in the trials differed substantially from CFFPR controls. Further, the PBAC noted that the reduction in FEV1 in the placebo arm in a trial for tezacaftor/ivacaftor in a similar patient population as TRAFFIC/TRANSPORT was 0.6 percentage points over 24 weeks (EVOLVE study[[5]](#footnote-5)). Thus the PBAC considered that it was not valid to compare the 2.29 percentage point reduction in FEV1 in historical controls from CFFPR with that observed among treated patients in PROGRESS.

Overall, the PBAC considered that the matched analysis did not adequately support the claim of a reduction in the rate of decline in FEV1 with lumacaftor/ivacaftor compared with BSC.

### Comparative harms

* 1. A summary of the adverse events for lumacaftor/ivacaftor versus placebo is presented in Table 8 below.

Table 8: Summary of adverse events in TRAFFIC and TRANSPORT

| **AE Category** | **TRAFFIC** | **TRANSPORT** | **Pooled** |
| --- | --- | --- | --- |
| **Lumacaftor/ ivacaftor****(N=182)** | **Placebo****(N=184)** | **Lumacaftor/ ivacaftor** **(N=187)** | **Placebo****(N=186)** | **Lumacaftor/ ivacaftor** **(N=369)** | **Placebo****(N=370)** |
| Total number of AEs | 1019 | 994 | 1111 | 1138 | 2130 | 2132 |
| Subjects with any AEs, n (%) | 174 (95.6) | 174 (94.6) | 177 (94.7) | 181 (97.3) | 351 (95.1) | 355 (95.9) |
| Subjects with Grade 3/4 AEs, n (%) | 19 (10.4) | 25 (13.6) | 26 (13.9) | 34 (18.3) | NR | NR |
| Subjects with AEs by relationship: ‘Related’ or ‘possibly related”, n (%) | 91 (50) | 49 (26.6) | 100 (53.5) | 80 (43) | NR | NR |
| Subjects with AEs leading to treatment discontinuation, n (%) | 6 (3.3) | 4 (2.2) | 11 (5.9) | 2 (1.1) | 17 (4.6) | 6 (1.6) |
| Subjects with AEs leading to treatment interruption, n (%) | 14 (7.7) | 10 (5.4) | 8 (4.3) | 15 (8.1) | 22 (6.0) | 25 (6.8) |
| Subjects with SAEs, n (%) | 33 (18.1) | 49 (26.6) | 31 (16.6) | 57 (30.6) | 64 (17.3) | 106 (28.6) |
| Subjects with related SAEs, n (%) | 8 (4.4) | 3 (1.6) | 6 (3.2) | 5 (2.7) | 14 (3.8) | 8 (2.2) |
| Subjects with AEs leading to death, n (%) | 0 | 0 | 0 | 0 | 0 | 0 |

Source: Table B.6.4, p112 July 2017 resubmission. Table 12-2, TRAFFIC CSR, p 188; Table 12-2, TRANSPORT CSR, p 201.

Abbreviations: AE = adverse event; n = size of subsample; N = number of subjects; SAE = serious adverse event, NR = not reported.

* 1. In the randomised trials, the most common adverse events experienced by patients who received lumacaftor/ivacaftor were dyspnoea (14.0% versus 7.8% on placebo), diarrhoea (11.0% versus 8.4% on placebo), and nausea (10.2% versus 7.6% on placebo). Serious adverse reactions occurring in at least 0.5% of patients on lumacaftor/ivacaftor and in a greater proportion of lumacaftor/ivacaftor patients than placebo patients were hepatobiliary events.
	2. In PROGRESS, the most common adverse events reported were cough (44%), increased sputum (22%), and haemoptysis (20%). Most of these adverse events (in 71% of patients) were considered mild or moderate in severity. There was an increase in blood pressure associated with extended lumacaftor/ivacaftor therapy.
	3. Serious adverse events were experienced by 45% of patients in PROGRESS, the most frequently reported being infective PEs of CF (in 33% of patients), haemoptysis (3%), and distal intestinal obstruction syndrome (3%).
	4. Two deaths occurred in the lumacaftor 400 mg/ivacaftor 250 mg every 12h group during the course of PROGRESS: one patient died from respiratory failure related to infective PE, and one from distal intestinal obstruction syndrome. Neither of the deaths was considered to be related to the study drug.

### Benefits and harms

* 1. A summary of the comparative benefits and harms for lumacaftor/ivacaftor versus placebo as evidenced from the TRAFFIC and TRANSPORT trials is presented in Table 9 below.

Table 9: Summary of comparative benefits and harms for lumacaftor/ivacaftor and placebo

| **Benefits** |
| --- |
| **ppFEV1: absolute change from baseline**  |
|  | **Lumacaftor/ivacaftor** | **Placebo** | **LS mean difference****lumacaftor/ivacaftor vs. placebo****(95% CI)** |
| **N** | **Mean ∆ baseline ppFEV1** | **SE** | **n** | **Mean ∆ baseline ppFEV1** | **SE** |
| Traffic  | 182 | 2.16 | 0.530 | 184 | -0.44 | 0.524 | 2.60 (1.18, 4.40) |
| Transport | 187 | 2.85 | 0.540 | 187 | -0.15 | 0.539 | 3.00 (1.56, 4.44) |
| Pooled | 369 | 2.49 | 0.379 | 371 | -0.32 | 0.376 | 2.81 (1.80, 3.82) |
| **Harms**  |
|  | **Lumacaftor****/ivacaftor** | **Placebo** | **RR****(95% CI)** | **Event rate/100 patients per 24 weeks**  | **RD** |
| **Lumacaftor****/ivacaftor** | **Placebo** |
| **Subjects with any adverse event** |
| Pooled | 351/369 | 355/370 | 0.99(0.96,1.02) | 95.1 | 95.9 | 0.00 |
| **Subjects with any serious adverse event** |
| Pooled | 64/369 | 106/370 | 0.61(0.46, 0.80) | 17.3 | 28.6 | -0.11 |
| **Subjects with any treatment related serious event** |
| Pooled | 14/369 | 8/370 | 1.75(0.75, 4.13) | 3.8 | 2.2 | 0.02 |

Source: Compiled during the evaluation/Table B.6.1, p102, Table B.6.4, p112 of the submission and calculated during the evaluation

Abbreviations: SE = standard error; mg= milligrams; LS = least squares; ppFEV1 = per cent predicted FEV1; CI = confidence interval; RD = risk difference; RR = relative risk.

* 1. On the basis of the direct randomised trials presented by the resubmission, treatment with lumacaftor/ivacaftor resulted in approximately a 2.81 percentage point larger increase in absolute ppFEV1 compared with placebo over a median duration of follow-up of 24 weeks.
	2. On the basis of the direct randomised trials presented by the resubmission, a patient treated with lumacaftor/ivacaftor could expect to have one fewer pulmonary exacerbation over 2.5 years and one fewer hospitalisation due to a pulmonary exacerbation over 3 years.
	3. Patients treated with lumacaftor/ivacaftor who continued therapy after completion of the original randomised trials continued to show an improvement in their lung function over baseline. However, the extent of that improvement decreased over time and by 96 weeks of treatment this difference was no longer statistically significant compared with before they commenced the trials.
	4. On the basis of direct evidence from the trials, the overall frequency of adverse events being reported was comparable between lumacaftor/ivacaftor and placebo groups. Dyspnoea (14.0% versus 7.8% on placebo), diarrhoea (11.0% versus 8.4% on placebo), and nausea (10.2% versus 7.6% on placebo) occurred more frequently in the lumacaftor/ivacaftor group. Hepatobiliary serious adverse events had been reported in TRAFFIC and TRANSPORT, and occurred in at least 0.5% of patients on lumacaftor/ivacaftor and in a greater proportion of lumacaftor/ivacaftor patients than placebo patients. Following discontinuation of lumacaftor/ivacaftor, liver function tests returned to baseline or improved substantially in all patients.
	5. For patients who continued to receive (or commenced) lumacaftor/ivacaftor therapy after the TRAFFIC and TRANSPORT trials ended, the most common adverse events reported were cough (44%), increased sputum (22%), and haemoptysis (20%) and may resolve without discontinuing treatment. A trend of an increase in blood pressure associated with extended lumacaftor/ivacaftor therapy had been identified and routine blood pressure monitoring is recommended. The most frequently reported serious adverse events in this group were infective PEs of cystic fibrosis (in 33% of patients), haemoptysis (3%), and distal intestinal obstruction syndrome (3%).

### Clinical claim

* 1. The March 2016 submission described lumacaftor/ivacaftor as superior in terms of comparative effectiveness as it improved key CF outcomes that are associated with prolongation of life expectancy. The current resubmission claimed that the longer‑term data from the PROGRESS study provided further evidence that lumacaftor/ivacaftor is a disease modifying therapy.
	2. The March 2016 submission claimed the drug is equivalent to BSC in terms of comparative safety, and the current resubmission argued that the longer‑term safety profile was consistent with the previous data in TRAFFIC and TRANSPORT.
	3. In March 2016, the PBAC noted the improvement in exacerbations, weight gain, BMI, the hospitalisation rate and antibiotic use associated with treatment with lumacaftor/ivacaftor in the short-term but considered that the impact of lumacaftor/ivacaftor on improvements in long-term lung function and survival was uncertain. In addition, the PBAC considered that the claim of equivalent comparative safety was reasonable in the short-term but noted the long-term safety of lumacaftor/ivacaftor is unknown.
	4. Evidence from the PROGRESS extension study demonstrated that the modest increase in ppFEV1 in lumacaftor/ivacaftor treated patients demonstrated in TRAFFIC and TRANSPORT was not maintained through to 120 weeks.
	5. The PSCR (p4) argued the main objective of treatment with lumacaftor/ivacaftor is to minimise the rate of deterioration over time, noting the matched analysis of the comparative rates of decline of ppFEV1 which represented a 42% decrease in the rate of ppFEV1 decline in lumacaftor/ivacaftor-treated patients compared with a matched cohort. The PSCR (p2) further argued that the clinical impact of slowing CF progression over time was reflected to some extent by the maintenance of the absolute reduction in PE events per patient-year for up to 120 weeks of treatment.
	6. The PBAC considered the claim that lumacaftor/ivacaftor slows the rate of decline in ppFEV1 beyond 24 weeks, compared with patients treated with BSC, was not adequately supported by the resubmission for the reasons outlined in paragraph 6.22. However, the PBAC noted improvements in other clinical measures, including a reduction pulmonary exacerbations and an increase in body mass index, were maintained beyond the 24 week trial period, and therefore considered that the claim of superior comparative effectiveness for these outcomes was reasonable.
	7. The PBAC considered that the claim of non-inferior comparative safety was not adequately supported by the updated data from the PROGRESS study provided in the current resubmission. There is evidence of drug-related adverse events including respiratory adverse events (e.g. haemoptysis, cough), hepatobiliary events and development of hypertension associated with continued therapy. In this regard, the PBAC noted that 16% of patients chose to discontinue use due to adverse events or patient refusal of further dosing.

### Economic analysis

* 1. The structure of the model was the same as the previous submissions (March 2016 and November 2016) which presented a cost-utility analysis compared with BSC. A summary of the model structure is presented in Table 10. The resubmission presented two base cases referred to as Base case 1 and Base case 2.

Table 10: Summary of model structure and rationale

| **Component** | **Summary** |
| --- | --- |
| Time horizon | Life time horizon the modelled Base case 1 versus 24 weeks in the trial. A further 96 weeks was presented as supportive evidence, but not used in the model. |
| Outcomes | QALYs |
| Methods used to generate results | MicrosimulationCox-proportional hazards survival model (Liou et al, 2001) used to apply the effect of nine risk factors on the baseline hazard of mortality. In lumacaftor/ivacaftor patients ppFEV1, weight-for-age z-score and number of pulmonary exacerbations are based on trial results. |
| Health states | As a microsimulation, changes are recorded in the underlying risk factors (as above) for each patient. Utility values are applied to health states based on ppFEV1 status of normal (>90%), mild (70-90%), moderate (40-70%) and severe (<40%). |
| Utilities | Clinician Survey |
| Cycle length | 4 weeks for the initial two years, annual thereafter.  |

Source: Table D.3.1 of the Commentary.

Abbreviations: ppFEV1 = percent predicted forced expiratory volume in one second; QALY = quality-adjusted life-years.

* 1. Base case 1 included four revisions to the March 2016 model to result in an ICER of $105,000/QALY – $200,000/QALY:
* The assumed date of PBS listing of lumacaftor/ivacaftor changed from 1 July 2016 to 1 February 2018 which reduced the time listed on the PBS until loss of exclusivity from ''''''''' years to ''''''''' years. The model applied a ''''''% reduction in the price of lumacaftor/ivacaftor at the end of the patent period (''' ''''''''''''''''''''' '''''''''). This assumption is contrary to the PBAC Guidelines V5.0 (p82) which state that submissions should value future costs at current prices.
* An F1 statutory 5% price cut was applied to the price of lumacaftor/ivacaftor after the first 5 years of listing. As with the '''''% price reduction, the additional 5% price cut is also contrary to the PBAC Guidelines V5.0, but the effect on the ICER of this was relatively smaller than the impact of the assumed price change at patent expiry[[6]](#footnote-6).
* General BSC disease management costs in the lumacaftor/ivacaftor arm were reduced to capture the effect of a reduction in PE-related hospitalisations. The costs for PEs are not linked to events generated in the model in the lumacaftor/ivacaftor arm. Inpatient costs associated with PEs were estimated by multiplying the hospitalisation costs associated with BSC by 0.61, which is based on the reduction of PE-related hospitalisations after 24 weeks of treatment with lumacaftor/ivacaftor in TRAFFIC and TRANSPORT; this inappropriately assumed that all hospitalisations are due to PEs.
* The resubmission estimated that the gross cost to the PBS of listing lumacaftor/ivacaftor would be substantially more than $100 million per year over 5 years. The model was revised to capture the effect of a “base cap” to the gross cost to the PBS at ''''''''' ''''''''''''' over five years ''''' '''''''''''''''''''' '''' '''''''''''. While the DPMQ for lumacaftor/ivacaftor was not changed in the resubmission, this application of this “base cap” '''''''''''''''' ''''''' ''''''''''''''''' '''''''' ''''' ''''''''''''''''''' '''''' '''''''''''''''
	1. Base case 2 included all the changes made in Base case 1 and also excluded all costs associated with BSC in the lumacaftor/ivacaftor group in the extended survival period, resulting in an ICER of $105,000/QALY – $200,000/QALY. This assumed that the use of lumacaftor/ivacaftor essentially normalises bodily functions (e.g. metabolism) that would otherwise require ongoing BSC; the evaluation noted that there is no evidence to support this assumption. The PBAC considered that Base case 2 was not informative given that the requested restriction proposed that lumacaftor/ivacaftor therapy is given concurrently with supportive therapies.
	2. The key drivers of the model are shown in Table 11.

Table 11: Key drivers of the model

| **Description** | **Method/Value** | **Impact** |
| --- | --- | --- |
| Modelled change in ppFEV1 in lumacaftor/ivacaftor patients. | Treatment effect continued beyond 24 week trial period for life time. Updated data from extension trial PROGRESS were not included in the model.  | High, favours lumacaftor/ivacaftor |
| Modelled change in ppFEV1 in BSC patients. | Annual decline in ppFEV1 after the first 24 weeks  | High, favours lumacaftor/ivacaftor |
| Assumption of price reduction at patent expiry.  | '''''''''' '''''''''''' ''''''''''''''''''''''' ''''' '''''''''' '''' '''''''''''''' '''''''' | High, favours lumacaftor/ivacaftor |
| Assumption of reduction in PE-related hospitalisation costs for lumacaftor/ivacaftor. | 61% reduction in PE-related hospitalisation costs; estimated by multiplying hospitalisation costs associated with BSC by 0.61.  | High, favours lumacaftor/ivacaftor |
| Extrapolation of survival | Liou et al (2001), extrapolation of effect of intermediate outcomes on survival.  | High, favours lumacaftor/ivacaftor |
| Utilities  | High values for health states obtained via Clinician Survey. The utility values applied for the ‘normal’ health state (ppFEV1>90%) surpass Australian population norms. | High, favours lumacaftor/ivacaftor |

Source: compiled during the evaluation.

Abbreviations: BSC = best supportive care; PE = pulmonary exacerbation; ppFEV1= per cent predicted forced expiratory volume in one second.

* 1. Results from the stepped economic evaluation showing the changes implemented as part of the resubmission are provided in Table 12.

Table 12: Results of the stepped economic evaluation

| **Step and component** | **Lumacaftor/ivacaftor** | **Best supportive care** | **Increment** |
| --- | --- | --- | --- |
| **March 2016 submission (base case)** |
| Costs | $'''''''''''''''''''''''''' | $380,017 | $'''''''''''''''''''''' |
| QALYs | 9.553  | 4.894 | 4.659 |
| Incremental cost/extra QALY gained |  |  | $''''''''''''''''''''' |
| **November 2016 resubmission (base case)** |
| Costs | $''''''''''''''''''''''''''' | $380,017 | $''''''''''''''''''''''''' |
| QALYs | 9.553  | 4.894 | 4.659 |
| Incremental cost/extra QALY gained | $'''''''''''''''''''' |
| **July 2017 resubmission** |
| **Step 1: Financial cap (base cap) of $''''''''''''''''''''''''' applied to the March 2016 submission base case** |
| Costs | $''''''''''''''''''''''' | $380,017 | $'''''''''''''''''''''''' |
| QALYs | 9.553 | 4.894 | 4.659 |
| Incremental cost/extra QALY gained | $'''''''''''''''''' |
| **Step 2: Initiation of PBS reimbursement date changed from 1 July 2016 to 1 February 2018** |
| Costs | $'''''''''''''''''''''' | $380,017 | $'''''''''''''''''''' |
| QALYs | 9.553  | 4.894 | 4.659 |
| Incremental cost/extra QALY gained | $''''''''''''''''''''' |
| **Step 3: F1 price reduction applied** |
| Costs | $'''''''''''''''''''''' | $380,017 | $''''''''''''''''''' |
| QALYs | 9.553 | 4.894 | 4.659 |
| Incremental cost/extra QALY gained | $'''''''''''''''''''''' |
| **Step 4: PE-related hospital costs reduced for lumacaftor/ivacaftor (Base case 1)** |
| Costs | $''''''''''''''''''''''''' | $380,017 | $''''''''''''''''''' |
| QALYs | 9.553 | 4.894 | 4.659 |
| Incremental cost/extra QALY gained | $'''''''''''''''''''' |

Source: Table D.5.3 of the Commentary.

Abbreviations: PBS = Pharmaceutical Benefits Scheme; PE = pulmonary exacerbation; ppFEV1 = percent predicted forced expiratory volume in one second; QALY = quality-adjusted life-years.

a During the evaluation the ICER of $''''''''''''''''''' per QALY gained could not be replicated using the model in the current resubmission. The following values derived during the evaluation were; cost of LUMA/IVA $1'''''''''''''''''''', cost increment $'''''''''''''''''''''; ICER $''''''''''''''''''''/QALY gained.

* 1. In previous considerations of lumacaftor/ivacaftor in March 2016 and November 2016, the PBAC considered the estimated cost per QALY gained for lumacaftor/ivacaftor was likely to be underestimated (paragraphs 7.12-7.14, March 2016 PSD; paragraphs 6.13 and 7.3, November 2016 PSD). The following issues were not addressed in the resubmission:
* The model relied on the assumption that treatment effect is sustained beyond the 24 weeks of the TRAFFIC and TRANSPORT trials. The extrapolation of short-term results in ppFEV1 to mortality was highly uncertain, and the assumption that patients in the treatment group could not decline in ppFEV1 was implausible. Updated results from PROGRESS, which show that there was a decline in ppFEV1 in lumacaftor/ivacaftor treated patients, were not incorporated into the economic model in this resubmission.
* The model was sensitive to the assumption that the price of lumacaftor/ivacaftor would fall by ''''''% at the end of patent protection.
* At the November 2016 meeting, the PBAC noted that while the proposed “base cap” limits risk in terms of overall cost, this approach did not provide a stable estimate of cost effectiveness. In addition, the model assumed that the effective price would apply for '''''''' ''''''''''' prior to the end of the patent protection period (at which point the price was assumed to decrease by '''''%). The PBAC considered this assumption was inappropriate as the proposed cap on expenditure would only be guaranteed for the first five years of listing (paragraph 7.3, November 2016 PSD). The PSCR (p3) stated that the sponsor is open to discussing ''''''''''''''''''''''' ''''' '''''' ''''''''''''''' '''''' ''''''''''''' ''''''' ''''''' '''''''' ''''''''''' ''''' ''''''''''''''
	1. The resubmission maintained its assumption of a difference between treatment groups in its approach to the ongoing decline in ppFEV1, assuming that there was no decline for lumacaftor/ivacaftor treated patients but a decline after 24 weeks in BSC patients. The evaluation considered it likely that the approach to modelling the baseline mortality risk (utilising data from the CF Registry in Ireland) already captured the effect of ongoing CF deterioration due to declining ppFEV1 (among other factors). Thus, modelling an additional decline in ppFEV1 for BSC unduly biased the survival of that group relative to the assumed maintenance of a treatment effect (no decline) for lumacaftor/ivacaftor. This is evident in the resulting estimates of median survival produced by the resubmission: 31.92 years for BSC in the model, compared with 39.9 years for the Irish cohort, and 45.48 years for the lumacaftor/ivacaftor group. The ICER is highly sensitive to this assumption: removing the additional decline in ppFEV1 (i.e. assuming that the decline for both groups is captured by the underlying mortality risk) results in an ICER of more than $200,000/QALY.
	2. The PSCR (p3) argued the suggestion that there would be no difference in decline between the treatment groups is misleading to the PBAC. The PSCR (p4) further argued it was clinically plausible that the model would project lower median survival for the BSC arm than the projected median survival of the Irish cohort, considering that the modelled patients are older than those in the registry (median age 19.6 years in the registry versus 25.3 in the modelled population), have lower average ppFEV1 (61%) compared with the Irish cohort (80%) and are F508del homozygous; according to MacKenzie et al (2014), homozygous patients have lower projected median survival than the entire CF population. The ESC noted these points and, referring to their March 2016 advice to the PBAC, noted that the Irish registry data encompasses Irish CF patients’ survival from 1980-2004, and expressed doubt as to whether this historical data accurately reflects the current survival in the Australian CF population.
	3. The ESC considered that the assumption that patients in the treatment group could not decline in ppFEV1 was implausible and inconsistent with the results of PROGRESS. The PSCR (p3) acknowledged that a sensitivity analysis which included a decline in ppFEV1 which was 25% that of BSC may be reasonable and informative. The ESC considered this scenario may still favour lumacaftor/ivacaftor, noting the high risk of bias favouring treatment due to rate of discontinuation between week 72 and 96 in PROGRESS (as discussed in paragraph 6.7).
	4. As with the previous (re)submissions, Liou et al. (2001) was used to estimate the effect of intermediate outcomes on survival. In its previous consideration of ivacaftor monotherapy, the PBAC stated that the use of the Liou et al. data assumed that the ‘effects on survival are causal and additive’ and that this ‘may not be appropriate’ (ivacaftor, July 2013 PSD). The Liou et al (2001) equation was used to modify the baseline risk (derived from the CF Cohort Registry from Ireland) and ongoing risk based on the relative change between cycles of the risk factors incorporated in the Liou et al equation (e.g. age, ppFEV1). However, Liou et al developed their equation to estimate survival (mortality) risks based on absolute levels of these factors and not relative values. Adjusting the modelling approach to first estimate the absolute risk in each cycle according to these factors before expressing it as a relative risk increased the ICER to more than $200,000/QALY.
	5. In March 2016 and November 2016, the PBAC noted that ppFEV1 drives the frequency of exacerbations in the model, and did not accept the additional contribution of PEs on mortality, independent of effect on ppFEV1. The ESC noted it is probable this resulted in double-counting of the effect of lumacaftor/ivacaftor. The resubmission has addressed this by assuming that lumacaftor/ivacaftor treatment conferred a benefit in terms of reduced PE-related hospitalisations. This was captured in the model by reducing the hospitalisation-specific disease management costs applied in the lumacaftor/ivacaftor arm by 61% (annualised reduction in PE‑related hospital events recorded across the TRAFFIC and TRANSPORT trials) which assumed that all hospitalisations (using costs reported by van Gool et al (2013)) are due to PEs. The resubmission asserted that an alteration made to the model (Step 4 in Table 12) reflects the independent effects of lumacaftor/ivacaftor on PE related hospitalisations. The costs for PEs are not linked to events generated in the model in the lumacaftor/ivacaftor arm. The evaluation considered that while applying a reduction to costs for PEs avoided may have been appropriate, it was not appropriate to assume that all hospital costs are due to PEs. Assuming that only 50% of hospitalisations are due to PEs increases the ICER to $105,000/QALY – $200,000/QALY. The PSCR (p5) stated that data for placebo-treated patients in TRAFFIC/TRANSPORT indicated that 105 of 143 hospitalisations (74.3%) were due to PEs, and therefore 75% of hospitalisations related to PE would be a more appropriate estimate than 50%.
	6. The ESC noted the utility weights used in the model were based on a small number of clinicians completing the EQ-5D-5L questionnaire by proxy for different bands of ppFEV1. The ESC noted patients with high levels of lung function had implausibly high utility scores and there was also a wide spread of utility scores across lung functions whichfavoured lumacaftor/ivacaftor.
	7. The resubmission presented scenario analyses applying discount rates that varied between '''''' ''''' '''''' on costs and effects, and the resubmission reiterated a request from the November 2016 minor resubmission that the PBAC consider an ICER with a lower discount rate than 5%. In November 2016, the PBAC recalled that ivacaftor was recommended for listing with an ICER that was calculated using a 5% discount rate for costs and outcomes (paragraph 7.4, November 2016 PSD) in line with the PBAC Guidelines V5.0. In its consideration of the current resubmission, the PBAC again noted its preference for a discount rate of 5% per annum for both costs and outcomes.
	8. The resubmission presented a number of univariate sensitivity analyses. The resulting ICERs ranged from $105,000/QALY – $200,000/QALY when the DPMQ price of lumacaftor/ivacaftor reduced by '''''%, to more than $200,000/QALY when the annual rate of decline in ppFEV1 in the lumacaftor/ivacaftor arm was reduced to '''''% of the reduction in patients treated with only BSC. The results of additional univariate sensitivity analyses conducted during the evaluation showed that the model was highly sensitive to the assumptions regarding the decline in ppFEV1, the '''''% price reduction at patent expiry, inclusion of the financial cap, and the approach to modelling of the risk factors. The results of these analyses for Base case 1 are presented in Table 13.

Table 13: Results of the univariate sensitivity analyses conducted during the evaluation

| **Analysis description** | **Inc. cost ($)** | **Inc. effect (QALYs)** | **ICER ($/QALY gained)** |
| --- | --- | --- | --- |
| Base case 1 | $'''''''''''''''''' | 4.659 | $''''''''''''''''''''' |
| Impact of assuming 50% of hospitalisations are due to a PE  | $'''''''''''''''''''' | 4.659 | $'''''''''''''''''' |
| Application of the Liou et al (2001) equation based on absolute values | $''''''''''''''''' | 3.524 | $'''''''''''''''''''' |
| Using the utility values from Whiting et al.  | $''''''''''''''''''''' | 3.835 | $''''''''''''''''''' |
| Estimates of ppFEV1 decline in BSC arm set to 50% of current | $'''''''''''''''''' | 3.459 | $''''''''''''''''''''' |
| Removal of the impact of the financial cap on the effective price | $'''''''''''''''''''''' | 4.659 | $''''''''''''''''''''' |
| No price reduction at patent expiry | $''''''''''''''''''''''' | 4.659 | $'''''''''''''''''' |
| Estimated decline of ppFEV1 in lumacaftor/ivacaftor after 24 weeks set to 25% of BSC | $'''''''''''''''''''''' | 3.176 | $'''''''''''''''''' |
| Estimated decline of ppFEV1 in lumacaftor/ivacaftor after 24 weeks set to 50% of BSC | $''''''''''''''''''' | 2.068 | $'''''''''''''''''''' |
| No additional decline in ppFEV1 decline in BSC or lumacaftor/ivacaftor | $'''''''''''''''''' | 1.092 | $''''''''''''''''''' |

Source: Constructed during the evaluation

Note: Application of the Liou et al (2001) equation based on absolute values followed the same approach as in the resubmission, but decomposed the estimate of the “Hazard Ratio Relative to the Previous Cycle” into two steps – an estimate of the absolute mortality risk per cycle, and then an estimate of the relative risk hazard per cycle

* 1. The ICERs presented in the resubmission were replicated to determine the DPMQ required to achieve that ICER in the absence of a financial cap. For the resubmission Base case 1 ICER of $105,000/QALY – $200,000/QALY, the effective DPMQ required was $'''''''''''''' (compared with the requested DPMQ of $''''''''''''').
	2. The ESC recalled the advice provided by the PBAC when ivacaftor was recommended in March 2014 with a base case ICER of $$105,000/QALY – $200,000/QALY, that the cost‑effectiveness of ivacaftor would be acceptable if the ICER would be around $60,000 - $80,000 per QALY gained. At that time, the PBAC considered that, in the absence of a lower price, the cost-effectiveness of ivacaftor would be acceptable if a “pay-for-performance” arrangement, together with the other risk sharing measures, was implemented.
	3. Given that the PBAC considered that the claim that lumacaftor/ivacaftor slows the rate of decline in ppFEV1 beyond 24 weeks, compared with patients treated with BSC, was not adequately supported by the resubmission (for the reasons outlined in paragraph 6.22), the PBAC defined an alternative scenario which it considered informative for decision making. Specifically, the PBAC made the following changes to Base case 1 in the current resubmission:
		+ The estimated decline in ppFEV1 in lumacaftor/ivacaftor treated patients was set to 100% of BSC after 24 weeks. The PBAC considered that this assumption was a more realistic interpretation of the available data than the submission’s assumption of no change in ppFEV1 for lumacaftor/ivacaftor patients. Furthermore, the PBAC considered this assumption may still favour lumacaftor/ivacaftor, as lumacaftor/ivacaftor treated patients would therefore always maintain the 2.8 percentage point difference in ppFEV1, compared with BSC patients; the PBAC considered that the difference in ppFEV1 may in fact reduce over the long-term.
		+ Assuming 75% of hospitalisations are due to PEs (see paragraph 6.51)
		+ Removal of the F1 5% statutory price reduction and the assumed '''''% generic price reduction, in line with the PBAC Guidelines V5.0 (p82) which states that submissions should value future costs at current prices. The PBAC also noted that as lumacaftor/ivacaftor is likely to be replaced with tezacaftor/ivacaftor and triple therapy with the “next generation correctors” over the next several years, it is unlikely that lumacaftor/ivacaftor will be in use at the time that the submission assumed the price will reduce by ''''''%.
	4. The PBAC’s scenario resulted in an unacceptably high ICER of significantly more than $1 million/QALY (presented in Table 14, with Base case 1 for comparison).

Table 14: Results of scenario analysis conducted by PBAC

| **Scenario** | **Inc. cost ($)** | **Inc. effect (LYs)** | **Inc. effect (QALYs)** | **ICER ($/QALY gained)** |
| --- | --- | --- | --- | --- |
| Current resubmission, base case 1 | $''''''''''''''''' | 4.640 | 4.659 | $'''''''''''''''''''' |
| PBAC scenario for decision making | $'''''''''''''''''''''''''' | 1.144 | 0.720 | $''''''''''''''''''''''' |

Source: Constructed during the preparation of the PBAC minutes.

* 1. On the request of the Minister (delegate) under section 101(3) of the Act, the PBAC considered the price or range of prices at which it considered treatment with lumacaftor/ivacaftor would be acceptably cost-effective for the purposes of the Act. In this regard, the PBAC advised that the maximum ICER it would consider to be acceptably cost effective, noting the precedent of ivacaftor, would be around $105,000/QALY – $200,000/QALY. The PBAC advised that such an ICER would only be acceptable in conjunction with an agreement between the sponsor of lumacaftor/ivacaftor and the Government to cap the maximum financial expenditure based on the submission’s utilisation estimates, with a 100% rebate thereafter. Based on its revised scenario, the PBAC advised that the maximum DPMQ that it would consider to be acceptably cost-effective would be around $'''''''''' (or around $'''''''''''' per patient per year, assuming '''''' packs per patient per year) which would result in an ICER of $105,000/QALY – $200,000/QALY.

### Drug cost/patient/year: $''''''''''''''

* 1. The cost per pack of lumacaftor/ivacaftor (28 days treatment) is $'''''''''''''. Based on a 15% dose reduction due to hepatic impairment and to account for adherence, the resubmission assumed ''''' packs per patient per year at a cost of $'''''''''''''' per patient per year. Treatment is ongoing for the lifetime of the patient. No special pricing arrangements were proposed in relation to the DPMQ; however, the resubmission proposed to cap the gross cost to the PBS in the first 5 years of listing by way of ''' '''''''''''''''''' ''''' '''''' '''''''' ''''''''''''''''' '''''''''''''''''''''' ''''''''' ''''''' ''''''''''''''''' '''' '''''''''''''''' '''''' '''''''''''''''''' '''''''' ''''''' '''''''''''''.

### Estimated PBS usage & financial implications

* 1. This resubmission was not considered by DUSC. An epidemiological approach was used, similar to the March 2016 submission.

Table 15: Estimated use and financial implications

|  | **Year 1** | **Year 2** | **Year 3** | **Year 4** | **Year 5** |
| --- | --- | --- | --- | --- | --- |
| **Estimated extent of use** |
| Number of patients treated | '''''''''' | ''''''''' | '''''''''' | ''''''''' | '''''''''''' |
| Number of scripts dispenseda | ''''''''''''''''' | '''''''''''''''' | ''''''''''''''' | '''''''''''''''''' | ''''''''''''''' |
| **Estimated financial implications to Government PBS of lumacaftor/ivacaftor** |
| Net cost to PBS/RPBS without financial cap | $''''''''''''''''''''''''''''' | $'''''''''''''''''''''''''''''' | $'''''''''''''''''''''''''''' | $''''''''''''''''''''''''''''' | $''''''''''''''''''''''''''' |
| Net cost to PBS/RPBS with proposed financial cap | $'''''''''''''''''''''''''''''''' | $''''''''''''''''''''''''''''' | $''''''''''''''''''''''''''''''' | $'''''''''''''''''''''''''''' | $'''''''''''''''''''''''''''''''' |
| **Estimated financial implications for MBS** |
| Net cost to MBS | $'''''''''''''''''''' | $'''''''''''''''''' | $'''''''''''''''' | $''''''''''''''' | $'''''''''''''''' |
| **Estimated financial implications for the PBS/RPBS/MBS** |
| Net cost to PBS/RPBS/MBS with proposed financial cap | $''''''''''''''''''''''''''''''''' | $'''''''''''''''''''''''''''' | $'''''''''''''''''''''''''''''''' | $''''''''''''''''''''''''''''' | $'''''''''''''''''''''''''''''' |
| **Estimated reduced hospitalisation costs** |
| Net cost associated with reduced hospitalisations | - $''''''''''''''''''''''' | - $'''''''''''''''''''''' | - $'''''''''''''''''''''''' | - $''''''''''''''''''''''''' | - $''''''''''''''''''''''' |

a Assuming 11 scripts per patient per year as estimated by the submission. This number was derived from an assumed adherence rate of 90% and a weighted adjustment for patients with moderate/severe hepatic impairment.

Source: Table E.2-7, page 204; Table E.2-10, page 205-206; Table E.4-1 and E.4-2, page 208 of resubmission.

* 1. At year 5, the estimated number of patients was ''''''''''' and the net cost to the PBS would be more than $100 million, or including the impact of the proposed financial cap. The total cost to the PBS over the first five years of listing (including the impact of the proposed financial cap) would be more than $100 million per year. The estimated number of patients treated are broadly similar to those presented in the previous (re)submissions, but have been adjusted slightly upwards as a result of the publication of the ACFDR 2014 report, while the original submission had used the 2013 information.
	2. The size of the eligible population would be overestimated if subsidised access to the treatment was restricted to those patients with a ppFEV1 of *>*40% and *<*90% in line with the eligibility criteria in the key trials.
	3. Even if subsidised access were restricted on the basis of ppFEV1, the ESC considered that the size of the eligible population was likely to have been underestimated. The resubmission assumed that there are ''''' new patients eligible for treatment each year for the first five years (2018-2022). Data from the 2014 ACFDR indicate that there were 598 patients at the end of 2014 aged 6-11 years with a CF diagnosis. With an estimated 51.5% of this cohort (308) homozygous for F508del and becoming eligible at age 12, the increase of '''''' patients assumed for each year over 5 years is therefore likely to be an underestimate.
	4. Drug utilisation each year could be overestimated on the basis that:
* The resubmission assumed that patients could only discontinue therapy in Year 1 of their treatment, based on discontinuation rates from TRAFFIC and TRANSPORT. The ESC noted that data from PROGRESS show that this is not realistic and that there will be a proportion of patients discontinuing treatment beyond this timeframe.
* The resubmission assumed that patients who become eligible for treatment each year receive a full year of treatment. A more reasonable assumption is that initiating patients will commence throughout the year, so that on average each patient receives the equivalent of half of a year’s supply.
	1. The PBAC noted that if lumacaftor/ivacaftor were listed at the DPMQ that it considered to be acceptably cost-effective (of $'''''''''', see paragraph 6.59), the net cost to the PBS based on the estimates of utilisation in the resubmission would be over the first five years of listing would need to be recalculated but may be in the vicinity of $20-30 million in each of the first five years of listing.

### Financial Management – Risk Sharing Arrangements

* 1. The resubmission proposed a “base” financial cap that reflects ''' ''''''''' '''''''''''''''''' in the estimated financial impact to the PBS budget (see Table 15). This equates to capping the gross cost to PBS (including co-payments) of lumacaftor/ivacaftor to more than $100 million in each year of listing over the period of five years'''''''''''.
	2. In addition, the resubmission proposed ''' ''''''''''''''''''''''''''''''''''''' ''''''''''''''''''''''' '''''''''''''''' ''' ''''''''''''''''''' '''' '''''''''' '''''''''''''''''''''''''''' ''''''' ''''''''''''' ''''' ''' ''''''''''' ''''''''''''''''' ''''''''''''''''''' and proposed that the financial cap on the gross PBS costs could be further reduced if ''''''''''''''''' '''''''''''''' '''''''''' '''''''' '''''''' ''''' ''''''''''''''''' '''' '''''''''' '''''' Conversely, the resubmission proposed ''''''' ''' ''''''''''''''' ''''''''' '''''''''''''''''''' '''''' ''''''''''' ''''''' '''''''''' ''''''''' ''''' '''''''''''''''''''' '''''''''''''''''''''''''''''' '''''''' '''''''''''''''' ''' '''''''''''''''' receiving PBS-subsidised lumacaftor/ivacaftor would be '''''''''''''''''''' '''''''''' ''''''''''''''''''''''''''' '''''''' ''''''''''''''''' '''' ''' '''''''''''''''''''''' '''''''''''''''''' ''''''''''''' '''''''''''''''''''''''' ''''' ''''''''''''''' '''''''' '''''' ''''''''''''''' ''''''''' '''''''''''''''''' ''''''''''''' '''''''''''''' ''' ''''''' ''''''''''''''' '''''''''''''''''' ''''''' ''''''' ''''''''' The resubmission stated that patients who previously received non-PBS subsidised lumacaftor/ivacaftor, such as through a clinical trial or compassionate use, would ''''''''' '''' '''''' ''''''''''''''''' '''''''''' '''''' '''''''''''''''''''''''' ''''' ''''' ''''''''' '''''''' ''''''''''''''''''''''' The resubmission claimed this is a “pragmatic” approach that would provide high quality and representative data collection.

Table 16: ''''''''''''''''''''' '''''''''''''''''''''''''''''''''''''' ''''''''''''''''

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
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Source: Table F.2-2, page 214 of the resubmission.

* 1. The resubmission presented a sensitivity analysis for the cost effectiveness of lumacaftor/ivacaftor based on ''''''' '''''''''''''''''' '''''''''''''''''''''''''''''''''''''''''' ''''''''''''''''''''''''', reducing the financial cap if ''''''''''' '''''''''''''''''''''''''''' '''''' ''''''''''''''' '''''' '''''''' '''''''''''''' '''''' ''''''''''''''''''''''''''' ''''''''''''''' '''''' ''''''' '''''''''''' '''''''' The resubmission suggested ''''''' '''''''''''''''''' ''''''' would potentially improve the cost-effectiveness of lumacaftor/ivacaftor. The ESC considered this was inappropriate since it relied on maintaining the underlying efficacy assumptions in the economic model and only adjusting the costs.
	2. The ''''''''''''''''''''''''''''''''''''''''''' '''''''''''''''''''''''' currently in place for ivacaftor monotherapy is designed to detect the magnitude of the overall clinical benefits of treatment for individual patients. ''''''''''''' '''''' ''''''''''''''''''''''''''' ''''''''' ''''''''''''' ''' '''''''''''' ''''' ''' '''''''''''''''''''' ''''''''' '''''''''''''' '''' '''''''''''''''''' '''' ''''''' '''''''' ''''''''' ''''''''''''''' '''''''''''' ''''''''''''' '''' ''''''' '''''''''''''''''' '''' '''''''''''''''' ''''''''''''''' '''' '''''''''''' '''''' ''''''''' '''' '''''''''''''''''''''''''''''''' ''''''' ''' ''''''''''''' ''' ''''''''''''''''' '''''''''''' ''''' '''''''' '''''''''''''''''''''''' The resubmission described this approach as “burdensome” to both clinicians and the Department of Health and “complex” from a data collection, data management, and data analysis perspective.
	3. The ESC considered that the proposal for lumacaftor/ivacaftor is less robust than '''''' '''''''''''''' '''''''''''''''''''''''''''''''''''''''''' ''''''''''''''''''''''''' that apply to ivacaftor monotherapy in that they do not rely on '''''''''''''''' ''''''''''''''''''''''' '''' ''''' '''''''''''''''''''''''''''. In November 2016, the Committee stated that '''''''' '''''''''''''' '''''' ''''''''''''''''''''''''''''''''''' ''''''''''''' '''''''''' '''' ''''' ''''''''''' ''''''''''''''''''' than the current one for ivacaftor monotherapy so as to manage the uncertainty regarding long-term benefits of treatment on lung function and overall survival (7.6 November 2016 PSD). The ESC further considered '''''' ''''''''''''''''' would not account for changes ''''''' '''''''' '''''''''''' '''''''''''''''''''''''''''' ''''''''' '''' ''''''''''''''' '''' '''''' '''''''''' ''''''''''''''''''' '''''''''''' ''''''' ''''''''''' ''''''''''''''''''' '''''''''''''''''' ''''' ''''''''''''''''''' ''''''''''''''' ''''''''''''' '''' ''''''''''' ''''''''''' '''''''''' ''''' ''''''''''''''''''''''''' '''''''' ''''''''''' '''''''''''''''''''''' '''' ''''''''''''''''''''''''' ''''''''''''''''''' '''''''''''''''''''' '''''''' ''''''''''''''''''''''' '''''''''''''
	4. The PBAC considered that '''''' ''''''''''''''''''' '''''''''''''''''''''''''''''''''''' arrangement would not be suitable for managing the uncertainty in the long-term outcomes of lumacaftor/ivacaftor as multiple factors could impact on '''''''''''''''' ''' '''''''''''''' ''' ''''''''''''''''''''''. Furthermore, ''''''''''''''''' ''''''' ''''''''''''''' ''''''''''''''' '''' ''''''''''''''''''''''''''' '''''' ''''''''''''' '''''' '''''''' ''' '''''''''''''''' '''''''''''' ''' ''''''''''''''''''''' '''''''''''' ''''' '''''' '''''''''' ''''''''''' ''''''' ''''' ''' ''''''''''''' '''''''''''''''' ''''' '''''''''''''''''''''''''''' '''''''''''''''''''''' ''''''''''' '''''''''' ''' ''''''''''''''''''''' ''''' ''' '''''''''''''''' ''''''''''''' However, the PBAC agreed with the sponsor that the current ivacaftor ''''''''''''''''''''''''''''''''''''''' '''''''''''''''''''''''' is complex and administratively burdensome and that ''' ''''''''''' ''''' ''''''''''' '''''''''''''''' '''''''''''''''''''''' ''''''''''' '''''' '''''' ''' ''''''''''''''''' '''''''''''''' ''''' ''''''''''''''''' ''''''' ''''''''''''''''''''' '''' ''''''''''''''''''' ''''''''''''''''' ''''' ''''''''''''''''''''''''''''''''''''''. In this regard, the PBAC reiterated that lumacaftor/ivacaftor may be acceptable for recommendation at a DPMQ of $''''''''', in conjunction with an agreement between the sponsor of lumacaftor/ivacaftor and the Government to cap the maximum financial expenditure based on this price and the submission’s utilisation estimates, with a 100% rebate thereafter.

*For more detail on PBAC’s view, see section 7 “PBAC outcome.”*

## PBAC Outcome

* 1. Lumacaftor with ivacaftor was not recommended by the PBAC for listing on the PBS for the treatment of patients with CF aged 12 years or older who are homozygous for the F508del mutation in the CFTR gene on the basis of unacceptable high cost‑effectiveness at the requested price and uncertainty around the longer term impact of lumacaftor/ivacaftor on lung function and survival beyond 2 years of treatment.
	2. The PBAC recognised the potential clinical value of lumacaftor/ivacaftor in the treatment of cystic fibrosis in patients aged 12 years or older who are homozygous for the F508del mutation. The PBAC acknowledged the many consumer comments and the correspondence from Cystic Fibrosis Australia relating to this resubmission and recognised the strong support for subsidised access to lumacaftor/ivacaftor.
	3. The PBAC recalled that it previously rejected lumacaftor/ivacaftor at its March 2016 meeting on the basis of unacceptably high and uncertain incremental cost‑effectiveness ratio at the requested price, and uncertainty around the impact of lumacaftor/ivacaftor on long-term improvements in lung function and survival. The PBAC subsequently rejected a minor resubmission for lumacaftor/ivacaftor at its November 2016 meeting, noting that the resubmission did not address the issues it identified in March 2016.
	4. The PBAC noted that updated evidence from the PROGRESS extension study demonstrated that the modest 2.81 percentage point improvement in ppFEV1 in lumacaftor/ivacaftor treated patients versus placebo observed in TRAFFIC/TRANSPORT at 24 weeks was not maintained after an additional 96 weeks of treatment.
	5. The submission argued that slowing the rate of deterioration over time is the main objective of CF treatment. The PBAC noted that the submission presented a matched analysis of 455 patients treated with lumacaftor/ivacaftor in the PROGRESS extension study and 1,588 historical control patients from the US CFFPR to compare the rate of decline in ppFEV1 for lumacaftor/ivacaftor treated patients to the background deterioration that would have occurred with BSC. The resubmission claimed the results of this matched analysis demonstrated that the annual rate of ppFEV1 decline was nearly halved in lumacaftor/ivacaftor treated patients (with an annualized rate of decline of 1.33 percentage points, compared with 2.29 percentage points for the controls). However, as discussed in paragraph 6.22, the PBAC considered that the historical control patients from the CFFPR were unlikely to be representative of the patients in TRAFFIC/TRANSPORT or of Australian CF patients, and hence PROGRESS, and the comparison of the reduction in the rate of decline in ppFEV1 in PROGRESS versus the CFFPR was likely biased in favour of lumacaftor/ivacaftor. Accordingly, the PBAC considered that the claim that lumacaftor/ivacaftor slows the rate of decline in ppFEV1 beyond 24 weeks, compared with patients treated with BSC, was not adequately supported by the resubmission.
	6. The PBAC noted that improvements in some clinical measures other than lung function, including a reduction in pulmonary exacerbations and an increase in body mass index, were maintained beyond the 24 week trial period, and therefore considered that the claim of superior comparative effectiveness was reasonable and there is a clinical place for this medicine at a price commensurate with its clinical benefits.
	7. The PBAC noted that the economic model included in the resubmission was based on the extreme assumption that lung function was maintained for patients treated with lumacaftor/ivacaftor for the reminder of their life, and this was inconsistent with the longer-term clinical evidence. Accordingly, the PBAC defined a scenario which it considered more informative for decision making, by changing inputs to the resubmission’s economic model to better reflect the available clinical data (see paragraph 6.58). This scenario resulted in an unacceptably high ICER of significantly more than $1 million per QALY gained.
	8. The PBAC noted that the net cost of lumacaftor/ivacaftor to the PBS over the first five years of listing (including the proposed financial cap) was estimated to be more than $100 million each year, with ''''''''''' patients treated in year 5. However, the PBAC considered that the estimates of utilisation in the resubmission, which assumed an increase of ''''' patients per year, were underestimated based on the ACFDR data which indicate there are '''''''' patients in the 6-11 years homozygous for the F508del mutation at the end of 2014 who will become eligible for treatment within the estimated timeframe.
	9. The PBAC noted the extent of the price reduction that would be required for lumacaftor/ivacaftor to be considered to be suitably cost effective to enable a recommendation for listing on the PBS (see paragraph 6.60), if implemented in conjunction with risk sharing arrangements (as outlined in paragraph 6.73). The PBAC advised that it would accept a price offer under these terms from the sponsor for PBAC consideration at any time. The PBAC advised that a resubmission, with revisions to the economic model to reflect the available clinical data, would be required to justify a request for a higher price than that advised by the PBAC, or other alternative arrangement.
	10. The PBAC noted that this submission is eligible for an Independent Review.

**Outcome:**Rejected

 **9 Context for Decision**

The PBAC helps decide whether and, if so, how medicines should be subsidised in Australia. It considers submissions in this context. A PBAC decision not to recommend listing or not to recommend changing a listing does not represent a final PBAC view about the merits of the medicine. A company can resubmit to the PBAC or seek independent review of the PBAC decision.

**10 Sponsor’s Comment**

The sponsor had no comment.

1. [Cystic fibrosis in Australia 2014, 17th annual report, Australian cystic fibrosis data registry](https://www.cysticfibrosis.org.au/media/wysiwyg/CF-Australia/medical-documents/CFA_DataRegistryReport_2014_Final.pdf), p13. [↑](#footnote-ref-1)
2. [Vertex pharmaceuticals media release](http://investors.vrtx.com/releasedetail.cfm?releaseid=1019156), 28 March 2017, Two Phase 3 Studies of the Tezacaftor/Ivacaftor Combination Treatment Met Primary Endpoints with Statistically Significant Improvements in Lung Function (FEV1) in People with Cystic Fibrosis. [↑](#footnote-ref-2)
3. Clinicaltrials.gov identifiers: NCT02951182, NCT02951195 and NCT03029455. [↑](#footnote-ref-3)
4. Stephenson AL; Sykes J; Stanojevic S; *et al*. *Survival Comparison of Patients With Cystic Fibrosis in Canada and the United States: A Population-Based Cohort Study*. Annals of Internal Medicine, 2017;166(8):537-546. [↑](#footnote-ref-4)
5. [Vertex pharmaceuticals media release](http://investors.vrtx.com/releasedetail.cfm?releaseid=1019156), 28 March 2017, Two Phase 3 Studies of the Tezacaftor/Ivacaftor Combination Treatment Met Primary Endpoints with Statistically Significant Improvements in Lung Function (FEV1) in People with Cystic Fibrosis. [↑](#footnote-ref-5)
6. This reduction is also outside the terms of the recent Medicines Australia strategic agreement which sees the last F1 5% reduction occurring in April 2022, although the combination drug lumacaftor/ivacaftor may take a flow on F1 5% price reduction from ivacaftor, when the later takes that reduction on 1 April 2019. [↑](#footnote-ref-6)