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1 2	A Health Opportunity Cost Threshold for Cost-Effectiveness Analysis in the United States
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30 Abstract

- 31 Background: Cost-effectiveness analysis is an important tool for informing treatment
- 32 coverage and pricing decisions, yet no consensus exists about what threshold for the
- 33 incremental cost-effectiveness ratio (ICER) in dollars per quality-adjusted life year gained
- 34 (QALY) indicates whether treatments are likely to be cost-effective in the United States (US).
- **Objective:** To estimate a US cost-effectiveness threshold based on health opportunity costs.
- 36 **Design:** Simulation of short-term mortality and morbidity attributable to individuals dropping
- health insurance due to increased healthcare expenditures passed though as premium
- 38 increases. Model inputs came from demographic data and the literature; 95% uncertainty
- 39 intervals (UI) were constructed.
- 40 Setting: Population-based.
- 41 Participants: Simulated cohort of 100,000 individuals from the US population with direct
 42 purchase private health insurance.
- 43 **Measurements:** Per \$10,000,000 (USD 2019) population treatment cost increase: the number 44 of individuals dropping insurance coverage, the number of additional deaths, and QALYs lost
- 45 from increased mortality and morbidity.
- 46 **Results:** Per \$10,000,000 (USD 2019) increase in healthcare expenditures, 1860 (95% UI:
- 47 1080-2840) individuals were simulated to become uninsured, causing 5 (95% UI: 3-11)
- 48 deaths, 81 (95% UI: 40-170) and 15 (95% UI: 6-32) QALYs lost from mortality and
- 49 morbidity, respectively, implying a cost-effectiveness threshold of \$104,000/QALY (95% UI:
- 50 \$51,000-\$209,000 USD 2019). Given available evidence, there is about 14% probability that
- the threshold exceeds \$150,000/QALY and about 48% probability it lies below
- 52 \$100,000/QALY.
- 53 Limitations: Estimates were sensitive to inputs, most notably the effects of losing insurance
- on mortality and of premium increases on becoming uninsured. Health opportunity costs may
- 55 vary by population. Non-health opportunity costs were excluded.
- 56 **Conclusion:** Given current evidence, treatments with ICERs above the range \$100,000-
- 57 \$150,000/QALY are unlikely to be cost-effective in the US.
- 58 **Primary Funding Source:** None.
- 59
- 60 Abstract Word Count: 275/275

61 Introduction

As healthcare spending in the United States (US) continues to rise (1), life expectancy 62 gains have failed to keep pace and are showing signs of reversal (2). Seeking partial 63 64 explanations for both trends, economists point out that the US healthcare system readily adopts and pays for costly new treatments without requiring improvements in health 65 outcomes to justify those costs (3–8). Spending less on treatments offering little or no 66 67 improvement in outcomes would allow more spending on other treatments potentially offering larger health gains, while not increasing the overall healthcare budget. Of course, we 68 69 could simply spend more on healthcare overall, but that would leave us with less to spend on 70 other important determinants of health and well-being, like education, housing, the environment or poverty reduction (9). Either way, if we accept improving population health 71 72 as a central goal of the healthcare system, then we should seek to use healthcare resources 73 more efficiently.

74 Cost-effectiveness analysis is a tool for assessing whether a new treatment is an efficient use of limited resources (10). The incremental cost-effectiveness ratio (ICER) 75 measures net resources needed to improve health outcomes by one unit when using a new 76 treatment compared to the next-best available treatment for a condition. The resources 77 considered go beyond just treatment prices and include costs (or savings) resulting from 78 79 treatment effects over time. Although any measurable health outcome (e.g., complete 80 response, tobacco quits, or %HbA1c) can go in the denominator of an ICER, the most 81 common measure is the quality-adjusted life year (QALY), which integrates differences between treatments in both mortality and health-related quality of life (11). Using a broad 82 83 measure like the QALY provides a common denominator for comparing the efficiency of treatments across the spectrum of healthcare, from cancer treatment to smoking cessation to 84 diabetes management. 85

Many countries with centralized systems of healthcare provision or payment use cost-86 effectiveness to guide treatment coverage and pricing (12). In the United Kingdom (UK), for 87 example, the National Institute for Health and Care Excellence (NICE) generally 88 89 recommends that treatments with ICERs above a £20,000-£30,000/QALY threshold not be covered by the National Health Service (NHS) in England and Wales (13,14). Thresholds 90 used for recommending coverage or negotiating prices vary across countries; sometimes they 91 are explicitly stated, while other times they are inferred from past decisions (15). 92 Until recently, cost-effectiveness has played more of an informative and less of a 93 94 formal role in the US. Due to public and political concerns over rationing, Medicare has long avoided using cost-effectiveness in coverage decisions (16). In 2010, lawmakers even 95 inserted language into the Patient Protection and Affordable Care Act (ACA) preventing 96 97 Medicare from using a cost-per-QALY threshold to determine treatment coverage (17). So, 98 what's changed? With rapid growth in healthcare costs (and in the amount of those costs paid by patients), clinicians are increasingly aware of "financial toxicity" and its effect on the 99 100 health of their patients (18,19). Calls for national action have included "value-based pricing" based on cost-effectiveness (20). 101

The independent, non-governmental Institute for Clinical and Economic Review 102 (ICER) has increased the visibility of cost-effectiveness as a tool for payers to negotiate 103 prices (21,22). In 2018, CVS Caremark announced a pharmacy benefits package where 104 105 treatments with ICERs above \$100,000/QALY as assessed by ICER risk exclusion from its formulary (23). In 2018, the New York State Drug Utilization Review Board used an ICER 106 assessment to recommend the state's Medicaid program pursue a manufacturer's rebate for 107 108 cystic fibrosis treatment lumacaftor/ivacaftor (Orkambi) to bring its ICER below \$150,000/QALY (24). The US Veteran's Administration is also collaborating with ICER to 109

support drug coverage and price negotiation using value-based price benchmarks based on a
range of cost-effectiveness thresholds from \$100,000-\$150,000/QALY (25).

The Elijah E. Cummings Lower Drug Costs Now Act (H.R. 3), passed in 2019 by the 112 US House of Representatives (26), would cap federally-negotiated drug prices at 120% of an 113 Average International Market price based on six countries, five of which either explicitly 114 (Australia, Canada, UK) or optionally (France and Germany) use cost-effectiveness in 115 116 coverage and pricing (27–30), with another (Japan) considering formalizing its use (31). The Congressional Budget Office estimated that H.R. 3 would lower Medicare Part D spending 117 118 by \$456 billion from 2020-2029, assuming the federal government will not agree to prices resulting in an ICER exceeding \$520,000/QALY (32,33). Although its status is unknown 119 (34), a presidential executive order issued on July 24, 2020 would tie Medicare Part B drug 120 121 prices to those in "economically comparable" countries, many of which base pricing and coverage on cost-effectiveness. These actions may pressure manufacturers to be more open to 122 cost-effectiveness analysis in the US, preferring prices negotiated under a US threshold to 123 being tied to other countries where thresholds are likely lower (35). 124

In this paper, we assess potential cost-effectiveness thresholds for the US using a 125 health opportunity cost approach. This approach starts with the assumption that we wish to 126 get the most population health for what we already spend on healthcare. The question of 127 whether we spend too much or too little on healthcare overall is set aside temporarily. 128 129 Holding healthcare spending fixed, covering a new, more costly treatment potentially benefitting one group of patients means spending less on other healthcare received by other 130 patients. Health opportunity cost reflects the health lost among patients for whom healthcare 131 132 expenditures are reduced to pay for the new treatment. When a new treatment costs more per QALY gained than the healthcare it displaces, then health opportunity costs exceed health 133

benefits, and overall population health (measured in QALYs) declines (36). The point wherethis occurs defines the threshold.

136 In countries with fixed healthcare budgets and centralized decision-making, health opportunity cost makes a lot of sense. That's why, for example, researchers have based 137 estimates of the UK cost-effectiveness threshold on how much health is lost when less care is 138 provided to the NHS patient population (largely through decreased services, including longer 139 140 wait times and more restrictive treatment eligibility criteria) to pay for a new treatment (37– 40). These estimates suggest that services displaced when paying for new treatments in the 141 142 UK cost about £5,000-£15,000 to produce one QALY (38), well below the £20,000-£30,000/QALY threshold that NICE uses to judge cost-effectiveness. 143 The Second US Panel on Cost-Effectiveness in Health and Medicine (US Panel) and 144 145 ICER have both called for research on opportunity cost-based cost-effectiveness thresholds for the US (41,42). However, in the US, there is no single defined budget for healthcare, and 146 costs are spread across health insurance risk pools funded by taxes and premiums. Identifying 147 where health opportunity costs fall is more challenging. To overcome this challenge, we relax 148 the assumption that healthcare expenditures are fixed and instead consider what happens 149 when private insurers spend more, but increase premiums to cover costs (41, 43-45). We 150 identify health opportunity costs for the US population with direct purchase health insurance 151 based on empirical estimates of the percentage of plan members likely to drop coverage when 152 153 premiums increase, experiencing increased mortality and morbidity as a result.

154 Methods

The first step in our simulation was to estimate how many individuals would become uninsured due to a premium increase. We simulated a cohort having the same age distribution as the US population covered by direct purchase insurance (46). Using 2019 average ACA Marketplace premiums (47) as a baseline, we then estimated the percentage premium increase necessary for an insurance plan to fully pass along a hypothetical healthcare cost
increase to plan members. Using estimates of the percent of plan members becoming
uninsured per percent premium increase (known as the premium elasticity of coverage) by
age group from a study of ACA Marketplace premium increases (48), we simulated the
number who would become uninsured by year of age.

The second step was to estimate how much mortality and morbidity would likely 164 165 result among individuals losing insurance coverage in step one. Using an estimate of the number needed to gain health insurance to avert one death over a short time horizon from a 166 167 study of mortality reductions associated with ACA Medicaid expansion (49), we solved for the implied relative risk of mortality from becoming uninsured, which, when applied to 168 mortality rates by age from US life tables (50) in proportion to the age distribution of those 169 170 simulated to drop coverage in step one, would yield the expected number of deaths in one year. This allowed us to apportion deaths attributable to becoming uninsured to each year of 171 age, reflecting varying baseline mortality. We estimated QALYs lost due to mortality 172 accounting for remaining life expectancy using US life tables, to which we applied health-173 related quality of life (SF-6D-12V2) by year of age estimated from the National Health 174 Measurement Study (51). Lost quality-adjusted life expectancy was discounted at 3% per 175 year, following US Panel recommendations (41). Finally, we estimated QALYs lost due to 176 morbidity attributable to becoming uninsured among survivors for one year. Based on a 177 178 recent evidence synthesis (52), we assumed 10% of morbidity is amenable to healthcare. We further assumed losing insurance had the same proportional effect on amenable morbidity as 179 it had on mortality. 180

Using these estimates, we then calculated health opportunity costs as QALYs lost per each additional dollar spent (2019 USD). We note that multiplying additional expenditures by a factor results in a directly proportional effect on QALYs lost. Therefore, the health

opportunity cost ratio stays constant for any hypothetical cost increase. For similar reasons, 184 the health opportunity cost ratio does not vary with cohort size. For interpretability, we report 185 QALYs lost attributable to a hypothetical \$10,000,000 expenditure increase in a cohort of 186 100,000 plan members, causing a 100 (1.6%) per-member per year premium increase. The 187 implied cost-effectiveness threshold is the reciprocal of the health opportunity cost ratio. 188 Because our model inputs come from uncertain estimates, we used a Bayesian 189 190 approach to see how uncertainty affects the threshold. We repeated the simulation 50,000 times, using different sets of model inputs randomly chosen from probability distributions 191 192 with means and spreads reflecting available evidence about each input's likely value. We estimated the probability that the threshold exceeds a specified value by counting the number 193 of times the simulated threshold exceeded that value and dividing by 50,000. For policy 194 195 relevance, we assessed the probabilities that the threshold lies above and below the \$100,000-196 \$150,000/QALY range *ICER* uses for value-based pricing (42). For a detailed description of our simulation, see the Technical Appendix. 197

198 Role of the Funding Source

199 None.

200 IRB Approval

201 Our study was not human subjects research as covered under 45 CFR part 46.

202 **Results**

For each additional \$10,000,000 (USD 2019) in healthcare expenditures, about 1,860 (95% UI: 1,080-2,840) individuals with direct purchase private insurance were simulated to become uninsured due to passed-through premium increases, causing 5 additional deaths (95% UI: 3-11), 81 QALYs lost due to mortality (95% UI: 40-170) and 15 QALYs lost due to morbidity (95% UI: 6-32). A new treatment with incremental cost of \$10,000,000 would therefore need to increase QALYs by at least 96 (95% UI: 48-195) to avoid reducing total 209 population health, implying a threshold of \$10,000,000/96 QALYs = \$104,000/QALY (95%)
210 UI: \$51,000-\$209,000 USD 2019).

211 The threshold exceeded \$150,000/QALY in 7,006/50,000 simulations, suggesting 14% probability that the threshold exceeds \$150,000/QALY (Figure 1). The threshold was 212 less than \$100,000/QALY in 23,902/50,000 simulations, suggesting 48% probability that the 213 214 threshold lies below \$100,000/QALY. Input base case values and one-way sensitivity 215 analysis results are presented in Table 1 (for additional details see Appendix Tables 1 and 2 216 and Appendix Figure 1). Estimated thresholds were most sensitive to the effect of losing 217 insurance on mortality followed by premium elasticity of coverage among 18-34-year-olds, and 35-54-year-olds. Input values indicating a larger effect of becoming uninsured on 218 mortality and morbidity, a larger number of individuals dropping coverage due to premium 219 increases, or a larger proportion of costs passed through to plan members increased the 220 opportunity cost and therefore lowered the threshold. 221

222 Discussion

Historically, US cost-effectiveness studies have compared ICERs to a variety of 223 thresholds ranging from roughly \$50,000-\$300,000/QALY (53-56). The lower end of that 224 225 range has been justified on an apocryphal argument that Medicare revealed its willingness to pay per QALY by creating a special program covering dialysis for end-stage renal disease, a 226 treatment supposedly having an ICER of about \$50,000/QALY (53). The upper end of that 227 range is supported by Braithwaite et al., who estimated individual willingness to pay to 228 reduce morbidity and mortality through purchases of private insurance that increase 229 230 healthcare use (56). Our uncertainty analysis suggests that these bounds are likely inconsistent with a threshold based on health opportunity costs, given available evidence 231 (Figure 1). 232

Recently, Phelps derived a threshold directly from principles of individual economic 233 choice (57). Assuming individuals with typical aversion to financial risk balance their 234 expenditures on health and other consumption over time to maximize their expected well-235 236 being, Phelps found that individuals with incomes of \$50,000 (approximately US per-capita disposable personal income of \$50,731 in December 2019) (58) should be willing to pay 237 twice that amount (\$100,000) to increase quality-adjusted life expectancy by one QALY. 238 239 This result is close to our own base case estimate of \$104,000/QALY despite being based on a very different approach. 240

All three of the thresholds referenced above are grounded in "welfarist economics," where individuals make choices to maximize their overall well-being, not just their health (59,60). If consumers are rational and well-informed about the true benefits and costs of healthcare relative to other things they could do with their money, and if healthcare is bought and sold in a perfectly competitive market, then willingness to pay per QALY should coincide with the full opportunity cost of healthcare expenditures (61).

Our analysis cannot make such a claim. First, although we rely on empirical estimates 247 of individuals choosing whether or not to continue purchasing health insurance when 248 premiums increase, we do not assume their choices are fully informed or made in perfectly 249 competitive markets. Health economists have long recognized that healthcare is unlike other 250 goods and services because full information about its benefits is never known by all parties in 251 252 advance (62), and many factors about the US market for healthcare cause prices to differ from actual costs (63,64), A reviewer noted that if consumers underestimate the health risks 253 of becoming uninsured, then observed premium elasticity of coverage may be higher than 254 255 optimal, and our estimate could serve as a lower bound for the willingness to pay threshold. Second, our analysis considered just one possible mechanism of action, or as 256 economists like to say, one margin - the effect of treatment cost increases on direct purchase 257

private insurance premiums and insurance coverage. We did not consider other relevant 258 margins – for example, the possible effects of increasing healthcare costs on patient co-pays 259 or wait times, or on the offering and generosity of employer-sponsored insurance coverage or 260 on public insurance programs such as Medicare and Medicaid. In such cases, the opportunity 261 costs of increasing healthcare expenditures will be borne by someone (e.g., on the health and 262 finances of insured patients, the take-home income of employees, on taxpayers or 263 264 beneficiaries of other government expenditures). The existence of multiple margins emphasizes that there are many potential opportunity costs in the heterogeneous US health 265 266 economy, and therefore a range of thresholds may be valid.

Third, we do not estimate the full opportunity cost of increased healthcare 267 expenditures (including reduced overall well-being from consuming less goods and services 268 269 like housing, food or education, from reduced savings, or from the lost value of financial risk 270 protection that having health insurance is meant to confer). Rather, we frame our argument on health opportunity costs alone. While our approach is incomplete from the standpoint of 271 welfarist economics, it is consistent with so-called "extra-welfarism (59,65)." Under that 272 framework, the goal of health policy-makers is to maximize total population health given 273 available healthcare resources, a goal that requires understanding health opportunity costs. 274 We believe this perspective is valid and compelling. By focusing on health opportunity costs, 275 the trade-off between the health of identified patients and the overall population is brought to 276 277 the surface.(66)

Other studies have estimated US thresholds based on health opportunity costs by extrapolating from other countries. Using estimates for the UK by Claxton et al. (37), Woods et al. estimated a range for the US threshold of \$24,283-\$40,112/QALY (67). Their analysis assumes a consistent relationship between GDP per capita and health opportunity costs across several countries, which given fundamental differences between the US healthcare system and others, may be strained. Ochalek and Lomas estimated the US threshold to be \$60,475\$97,851 per disability-adjusted life year (DALY) averted based on cross-sectional countrylevel estimates of disability and life-expectancy as a function of national expenditures on
healthcare and other determinants of health, including income, education and sanitation (68).
Beyond difficulties in comparison due to the use of DALYs (69), their range may be lower
than ours due to the ecological assumption that the relationship of healthcare expenditures to
health outcomes across countries applies to within the US.

Our approach has other limitations. Although informed by theory and empirical 290 291 estimates, our model inputs are uncertain. For example, estimates of the premium elasticity of coverage vary substantially (70-72). We used an estimate by Saltzman (48) due to its 292 recency, its focus on the ACA Marketplace, and its estimation of elasticity by age group, 293 294 which we felt was important given age-related differences in morbidity and mortality. While 295 the weight of evidence demonstrates that extending health insurance coverage reduces morbidity and mortality, estimates of that effect vary widely (73-76). We chose the midpoint 296 of a range of 239-316 individuals needed to gain insurance to avert one death for those newly 297 covered by Medicaid expansions in California and Washington estimated by Sommers (49). 298 Individuals who gained Medicaid coverage may differ from those covered by direct purchase 299 private insurance; however we note that many people cycle between Medicaid, direct 300 purchase insurance and being uninsured (77). Sommers noted that up to 20% of the estimated 301 302 mortality reduction may have come from increased use of antiretroviral drugs for HIV in the late 1990s and early 2000s. A recent study by Borgschulte and Vogler of post-ACA Medicaid 303 expansions from 2014 to 2017 estimated that 310 individuals would need to gain insurance to 304 305 avert one death (75), which is within the 239-316 range estimated by Sommers. Our sensitivity analysis range is wider still (Range: 65-701, 95%UI 155.9-435.1), reflecting 306

substantial uncertainty. Using the Borgschulte and Vogler estimate would increase our
estimated threshold to \$115,000/QALY.

309 We also note that our analysis assumes health opportunity cost in QALYs lost per dollar spent is a constant ratio, regardless of the magnitude of additional health expenditures 310 considered. Blockbuster treatments for common chronic diseases, or those that offer potential 311 cures for uncommon but life-threatening diseases, may be cost-effective when assessed 312 313 against a fixed threshold, but not be affordable (78). As such treatments claim a larger share of a healthcare budget, opportunity costs may increase disproportionately – effectively 314 315 lowering the threshold (79). Price negotiations for treatments with large budget impacts could target the lower end of a range of threshold values to account for affordability (80). 316

Given overall uncertainty about cost-effectiveness thresholds, it would be prudent to avoid the temptation to set in stone any single threshold as the sole test for determining whether treatments are of individual or social value (81). While there have been attempts to broaden economic evaluation of new treatments beyond costs per QALY gained (82), we must recognize that cost-effectiveness analysis, as currently practiced, largely ignores important ethical considerations, including concerns for equity and the instrumental value of human life regardless of age or underlying health (83).

New treatments are often rightly met with enthusiasm from patient groups and 324 clinicians, but the health consequences that increased treatment costs have on others in the 325 326 healthcare system more broadly also tend to be ignored. Individuals bearing health opportunity costs through the mechanism we describe are likely to come from poorer 327 population groups lacking political constituency. In a review of health economist Uwe 328 329 Reinhardt's final work, Priced Out, Jeff Goldsmith notes: "those who remain out in the cold [the uninsured] are a diverse bunch, united only by their marginality or invisibility and 330 lacking organized advocacy in Congress (84)." 331

Although we cannot expect individual clinicians to consider the health of any patients 332 other than their own while at the bedside, the health opportunity costs borne by anonymous 333 members of society remain an ethical and policy imperative (66). Collectively, clinicians 334 335 have substantial power to shape the debate over affordability of care they provide. Clinicians can and do play a role in making healthcare costs visible to the public and to policymakers. 336 The question of whether and where to draw the line on what makes a treatment cost-effective 337 338 is becoming a matter of urgent economic and clinical significance. Clinicians who are concerned about the effects of increasing costs on patient and population health, or who are 339 340 wary of the ethical, economic or health consequences of using cost-effectiveness thresholds should engage in this debate. 341

Despite the limitations of our analysis, and of cost-effectiveness more broadly, we believe it is reasonable to expect that when an authority, be it a government agency or a private insurance plan, agrees on whether or how much to pay for a treatment, that decision will, "first, do no harm" to population health. Setting cost-effectiveness thresholds too high (or ignoring them altogether) sustains current conditions for a self-reinforcing cycle of escalating healthcare costs and continued disappointing progress on improving population health.

349

350 Protocol: not available

351 Simulation Code: Available on GitHub: <u>https://github.com/djvanness/USthreshold</u>

352 Data: National Health Measurement Study available at:

353 <u>https://www.disc.wisc.edu/archivereport/downloadForm2.asp</u>

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Table 1. Key Input Values and One-Way Sensitivity Analysis Results

Model Input (units)*	Input Base Case Value	Input 95% Uncertainty Interval	Threshold 95% Uncertainty Interval 2019 USD/QALY**	Input Values: Threshold < \$100,000/QALY	Input Values: Threshold > \$150,000/QALY	Source	
Number needed to lose insurance to result in one expected death in one year (persons)	277.5	(155.9 to 435.1)	(\$61,000 to \$157,000)	< 267	> 414	Sommers(49)	
Premium elasticity of coverage: age 18-34 (%/%)	-1.5	(-2.38 to -0.62)	(\$78,000 to \$152,000)	< -1.6	> -0.65	Saltzman(48)	
Premium elasticity of coverage: age 35-54 (%/%)	-1.05	(-1.78 to -0.43)	(\$81,000 to \$136,000)	< -1.15	> -0.24	Saltzman(48)	
Percentage of additional costs passed through as premium increases (%)	100%	(83% to 117%)	(\$125,000 to \$89,000)	> 104%	< 69%	Assumption	
Baseline annual direct purchase private insurance premium (2019 USD)	\$6,214	(\$5,147 to \$7,369)	(\$86,000 to \$123,000)	< \$5,993	> \$8,990	Centers for Medicare and Medicaid Services(47)	
Percentage of morbidity amenable to healthcare (%)	10%	(5.7% to 15.5%)	(\$111,000 to \$95,000)	> 12.2%	NV	Kaplan and Milstein(52)	
Premium elasticity of coverage: age 55-64 (%/%)	-0.7	(-1.23 to -0.28)	(\$99,000 to \$105,000)	< -1.16	NV	Saltzman(48)	

*Inputs are ordered from most to least influential on the width of the 95% uncertainty interval for the resulting threshold value.

**The ordering of values in the threshold 95% uncertainty intervals corresponds with the ordering of inputs in the input 95% uncertainty interval.

NV = No value for this input can cause the threshold to exceed \$150,000/QALY when all other inputs are fixed at their base case value.



Threshold Value (2019 US\$/QALY)

Figure 1. Frequency of calculated threshold values in 50,000 simulations with varying input values. Blue shaded area contains 23,902/50000 = 48% threshold values less than \$100,000/QALY and orange shaded area contains 7,006/50,000 = 14\% threshold values greater than \$150,000/QALY. Horizontal error bar depicts the 95% uncertainty interval. The vertical dashed line depicts the base case estimate of \$104,000/QALY.