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# Role of Economic Evaluations on Pricing of Medicines Reimbursed by the Italian National Health Service

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## Abstract

**Objective** The main objective of this study was to explore the extent to which the incremental cost-effectiveness ratio (ICER), alongside other factors, predicts the final outcome of medicine price negotiation in Italy. The second objective was to depict the mean ICER of medicines obtained after negotiation.

**Methods** Data were extracted from company dossiers submitted to the Italian Medicines Agency (AIFA) from October 2016 to January 2021 and AIFA's internal database. Beta-based regression analyses were used to test the effect of ICER and other variables on the outcome of price negotiation ( $\Delta P$ ), defined as the percentage difference between the list price requested by manufacturers and the final price paid by the Italian National Health Service (INHS).

**Results** In our dataset of 48 pricing and reimbursement procedures, the ICER before negotiation was one of the variables with a major impact on the outcome of negotiation when  $\geq 40,000\text{€}/\text{QALY}$ . As resulting from multiple regression analyses, the effect of the ICER on  $\Delta P$  seemed driven by medicines for non-onco-immunological and non-rare diseases. Overall, the negotiation process granted mean incremental costs of  $\text{€}64,688$  and mean incremental QALYs of 1.96, yielding an average ICER of  $\text{€}33,004/\text{QALY}$ .

**Conclusions** This study provides support on the influence of cost-effectiveness analysis on price negotiation in the Italian context, providing an estimate of the mean ICER of reimbursed medicines, calculated using net confidential prices charged by the INHS. The role and use of economic evaluations in medicines pricing should be further improved to get the best value for money.

## Key Points for Decision Makers

This study suggests that economic evaluations submitted by pharmaceutical companies to AIFA plays a role in pricing of reimbursed medicines in Italy.

It was found that results from cost-effectiveness analyses may predict the final outcome of price negotiations, while the role of many other factors is still unclear.

Further effort is needed to define a well-structured value framework for medicines price setting in Italy and increase the impact of cost-effectiveness analyses to ensure value-for-money of new medicines.

## 1 Introduction

Price negotiation, to close the gap between what a pharmaceutical company requests for their product and the amount a payer is prepared to bear according to its value framework and budget constraints, has become common practice in many jurisdictions. Negotiation processes are complex since they need to balance multiple conflicting societal goals, such as incentivising innovation, facilitating access to medicines and ensuring affordability [1, 2]. In order to reach these goals, the parties may agree on discounts over list prices or further confidential reimbursement conditions included in the so-called *managed-entry agreements* (MEAs) (e.g. financial-based arrangements, including simple confidential discounts, and/or performance-based agreements [3]).

The effect of centralised negotiation on medicine prices is still controversial and in the United States its

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implementation for outpatient prescriptions (Medicare Part B and D) is currently a matter of complex political contention [4, 5]. Past research showed that various factors may influence the final outcome of the negotiation, depending on the different value frameworks adopted by decision makers in their own context [6, 7]. The exact list of a product's features a payer attaches value to, as well as the weights given to them and the trade-offs a payer is prepared to make between each of those, are not generally made explicit in most countries. Previous studies used regression methods to analyse past decisions made by payers in a given jurisdiction, with a view to assess the role played by specific factors (e.g. added benefit, expected budget impact, cost-effectiveness, etc.) on the final negotiated prices. These studies found that negotiated prices were somewhat linked to clinical benefits [8–10] in several European countries (e.g. Germany, Italy and France), although the correlation between price and incremental therapeutic benefit was weak overall ( $r = 0.56$  [8];  $r = 0.39$  [9];  $r = 0.37$  [10]). Other studies showed that the expected financial impact of the new treatment on pharmaceutical expenditure was among the factors that influenced the final price of medicines the most, either directly or indirectly (e.g. target population size) [11–15]. The cost-effectiveness of the product was found to be—among other variables—a key factor informing adoption decisions in the United Kingdom [16, 17], Sweden [18], South Korea [19], Canada [20] and Australia [21], while no empirical evidence was found regarding the role played by cost-effectiveness in medicine pricing. Perhaps unsurprisingly, given the somewhat different value frameworks used in different jurisdictions, it is impossible to infer a consistent set of predictors of final reimbursement decisions or final prices across countries based on the published literature, with each study reflecting the peculiarity of the regulatory context of interest, differences in adoption decision rules and a different case-mix of products analysed [8–15]. Moreover, given that price information is generally considered confidential and never shared between public institutions across different countries [22], the cost-effectiveness of medicines, calculated with real final prices (after the detraction of confidential discounts and the expected effect of MEAs) remains often unknown or kept confidential [23]. In this regard, Italy has a different regulatory context compared with several European countries. The assessment, appraisal and price negotiation of medicines are undertaken within a single institution (i.e. the Italian Medicines Agency—AIFA), with the potential consequent advantage of greater interconnections between processes and actors, and a better alignment with the concept of 'value' across reimbursement decisions and pricing of medicines. Similarly to other countries, the actual list of factors driving the final decision is often undisclosed,

making the role of cost-effectiveness in subsequent price negotiation still unclear. Although health economic evaluations (HEEs) evidence has been used to inform decision making for a number of years in Italy, AIFA has only recently introduced the mandatory submission of a structured HEE study for manufacturers intending to bring their product into the Italian market [24].

The objective of this manuscript is to explore the extent to which the incremental cost-effectiveness ratio (ICER), alongside a number of other relevant factors, predicts the final outcome of the negotiation in Italy expressed as percentage discount off the list price. A secondary objective of this study is to identify the mean ICER of reimbursed medicines resulting from past negotiations; information which could be used to further investigate the existence of an implicit cost-effectiveness threshold used by the Italian decision-maker for different categories of medicines.

## 1.1 Italian Regulatory Context

In the Italian regulatory context, the Italian Medicines Agency (AIFA) is the competent authority for pricing and reimbursement decisions of medicines used in both outpatient and in-patient care. The price of medicines is determined through negotiation between AIFA and the pharmaceutical companies (Law No. 326 of 24 November 2003), in accordance with methods and criteria identified by the new Ministerial Decree of 2 August 2019 (OJ No. 185 of 24 July 2020) and the AIFA guideline for pricing and reimbursement (P&R) submissions published in December 2020 [24]. Among other things, the guidance contains detailed recommendations on how to conduct and report HEEs, which for the first time became mandatory in the case of new orphan drugs, new active substances and new therapeutic indications of patented products.

For its decision making, AIFA is advised by two expert committees (i.e., the Technical Scientific Committee—CTS and the Pricing and Reimbursement Committee—CPR) which work separately, but within a common iterative process, to identify those medicines deserving of reimbursement, their prices and other reimbursement conditions. Both committees are supported by the AIFA offices involved in P&R procedures. In particular, the AIFA HEE Office suggests the price targets for CPR negotiation, informed on the basis of cost-effectiveness and budget impact analysis considerations submitted by the applicants within the reimbursement dossiers and internally revised according to methods and criteria described elsewhere [25]. If the negotiations fail, medicines will not be reimbursed by the Italian NHS (INHS). Therefore, in the Italian context, the CPR resembles a 'price-maker' committee, since the final price set for reimbursed medicines is the result of the negotiation that

takes place with the manufacturer. As such, in most cases, the final price remains confidential to the public following a non-disclosure agreement between the parties [22]. The new AIFA guideline released in 2020 details the type of information required from manufacturers to inform assessment and appraisal processes, including the specific cases where an economic evaluation is made mandatory (i.e. new orphan drugs, new active substances and new therapeutic indications of patented products). [24]. Nevertheless, a prespecified value framework for medicines price setting in Italy is still missing and no explicit cost-effectiveness threshold exists yet. The current available evidence shows that many factors may influence the outcome of the negotiation in Italy [11]; however, the role of cost-effectiveness results within price negotiations has never been investigated before. Our study is aimed at filling this gap by providing insights into the implicit cost-effectiveness threshold resulting from past reimbursement decisions.

## 2 Methods

### 2.1 Study Design

The data source of the study was represented by AIFA's internal database of P&R procedures. All company dossiers submitted to AIFA between October 2016 (i.e., since the establishment of the HEE Office at AIFA) and January 2021, related to new medicinal products and new therapeutic indications of patented products, were extracted and included in the dataset if a cost-effectiveness analysis (CEA) from the perspective of the INHS was provided. If two or more CEAs focusing on different therapeutic indications (or different subgroup populations) were submitted in a unique P&R dossier, distinct ICERs were recorded in the database for each of them. Moreover, when the company base-case analyses considered several comparators, the ICER against the one selected by the CTS or the one most commonly used in Italian clinical practice was selected.

For those submissions where the electronic model was not provided, CEA results were included only if the total acquisition cost of each medicine was reported separately from other costs, so that the related ICER could be recalculated using final prices agreed after negotiation; on the contrary, CEAs reporting highly aggregated results were excluded. Furthermore, submissions where the main product resulted to be the dominant strategy against the selected comparator were also excluded, since the magnitude of a negative ICER could not be interpreted as a predictor of price negotiation (respectively,  $N = 6$ ) [26, 27].

Finally, the following two further exclusion criteria were applied: submissions with a negative decision on reimbursement, since in these cases medicine prices are not regulated;

and submissions under evaluation, for which a final decision on reimbursement has not been reached within the date set for locking the database (i.e. 15th March 2022).

### 2.2 Database Structure and Variable of Interest

Given the potential role of the ICER, as well as other factors, in influencing the outcome of price negotiation for medicines reimbursed by the INHS, the variable of interest ( $\Delta P$ ) was defined as the percentage difference between the price requested by the pharmaceutical company in the submitted dossier and the final price agreed at the end of the AIFA negotiation. Final prices, resulting from non-disclosure agreements between the parties, are not publicly available. They were calculated incorporating both confidential discounts and the expected impact of financial or outcome-based MEAs, if any. For performance-based agreements (namely payment by/at result schemes in the Italian taxonomy), the effect was estimated as an additional discount off the medicine list price based on the expected performance on the grounds of pivotal studies. To estimate the additional discount of the outcome-based MEAs, Plot Digitizer was used to calculate the area under the survival curves from the pivotal clinical trial (<https://sourceforge.net/projects/plotdigitizer/>), according to a procedure already described elsewhere (see [11]). For other types of financial agreements (e.g. confidential discount, cost-sharing schemes, price-volume agreements, annual rebate, etc.), the impact was also computed as an additional discount resulting from the agreed contractual arrangement.

According to the database structure used in previously published studies [11, 16, 17, 25], a number of independent variables, potentially associated with  $\Delta P$ , were selected among those variables available from the P&R dossiers/procedures (Table 1), most of them are regulatory variables (e.g. orphan designation, innovativeness status), while others are related to the expected financial or economic impact on the INHS (e.g. number of eligible patients, expected pharmaceutical expenditure, ICER calculated using the price requested by the manufacturer).

### 2.3 Statistical Analysis

Since the variable of interest  $\Delta P$  is continuous and restricted within the interval 0–1, a beta-based regression model with a logit link was used to analyse the regression structure with the aforementioned independent variables [30].

Univariate beta regression analyses were performed to test if the category of the independent variable displayed a statistically significant impact on  $\Delta P$  compared with the reference category. Only those variables with a significant effect on  $\Delta P$  were included in a beta-based multiple regression model. Where relevant, an interaction term

**Table 1** List of independent variables and their categories selected for regression analysis

Independent variables	Categories	Reference category
ICER (before price negotiation) <sup>a</sup>	≤ 25,000€/QALY > 25,000€/QALY to < 40,000€/QALY ≥ 40,000€/QALY	≤ 25,000€/QALY
Orphan designation	Yes No	No
Therapeutic indication	First indication Additional indications	First indication
Paediatric indication	Yes No	No
Innovativeness status	Full or conditional None	None
Onco-immunological disease <sup>b</sup>	Yes No	No
Advanced therapy (ATMP) <sup>c</sup>	Yes No	No
Expected expenditure <sup>d</sup>	< 50 million € 50 to < 200 million € > 200 million €	< 50 million €
Potentially eligible patients <sup>e</sup>	< 1200 patients ≥ 1200 patients	≥ 1200 patients
Medicine subject to prescription monitoring through an AIFA Registry	Yes No	No
Disease severity <sup>f</sup>	≤ 0.5 less severe diseases > 0.5 more severe diseases	≤ 0.5 less severe diseases
Outcome-based MEA	Yes No	No

AIFA Italian Medicines Agency, MEA managed-entry agreements, QALY quality-adjusted life years

<sup>a</sup>Incremental cost-effectiveness ratio (ICER) calculated using the price requested by the manufacturer and categorised using cost-effectiveness thresholds reported in the guideline of the Italian Health Economics Association (range 25,000€–40,000€ per QALY gained)[29]

<sup>b</sup>Medicine for onco-immunological disease categorised according to the definition of the ‘L’ code of the Anatomical Therapeutic Chemical (ATC) classification system

<sup>c</sup>Medicinal products defined as advanced therapy (ATMP) according to the definition of the EC Regulation No. 1394/2007

<sup>d</sup>Company estimate of pharmaceutical expenditure for the first 3 years of commercialization. Variable categorised according to thresholds defined in a previous study [11]

<sup>e</sup>The number of eligible patients was grouped according to the definition of ultra-rare disease prevalence, i.e. < 0.002% of Italian population

<sup>f</sup>Disease severity assessed using WHO disability weights for diseases and conditions [28]

between covariates was included in the model to explore any sub-group effect.

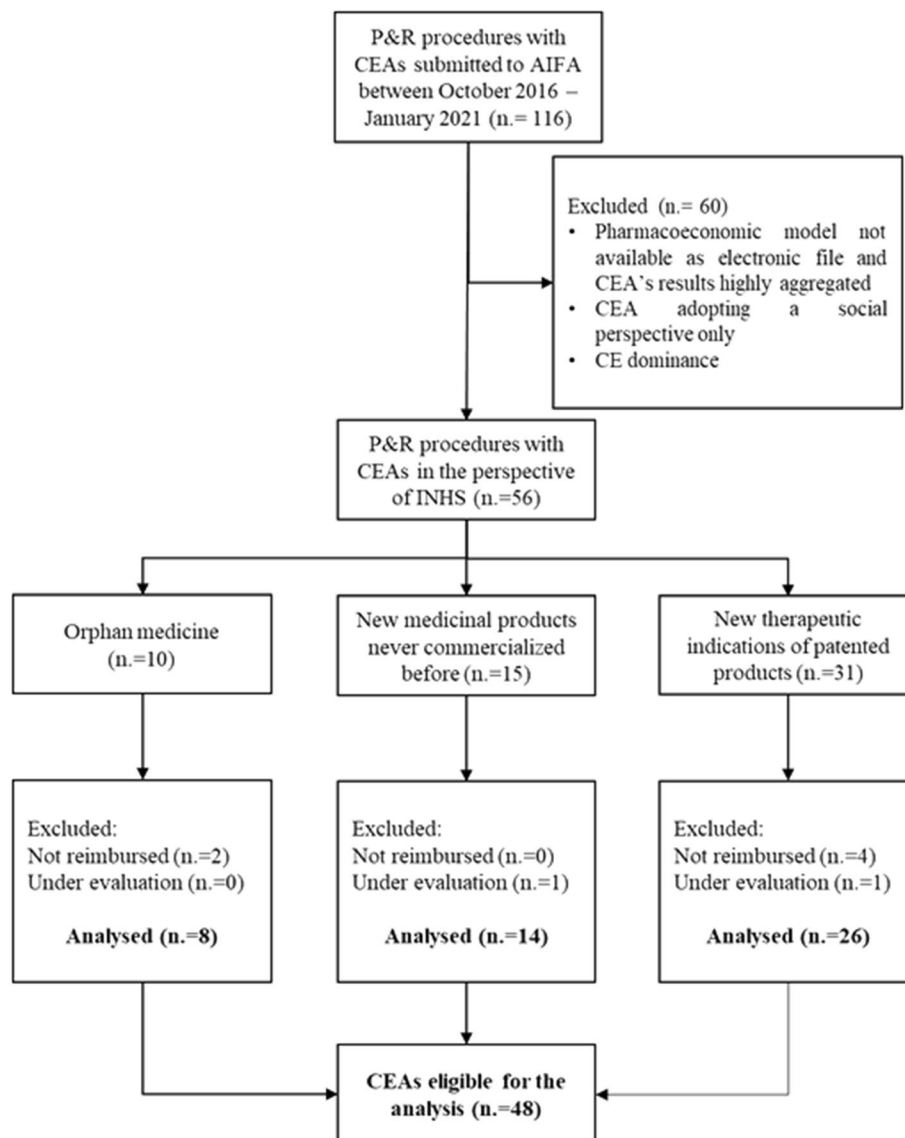
Finally, to depict the mean value of ICERs obtained using the final price agreed at the end of the negotiation (including confidential discount and the expected effect of any other MEAs), several descriptive statistics were showed, aggregating data according to different products’ features. Due to the confidential nature of the P&R procedures, data extracted from AIFA’s internal database were always presented in aggregated form. Chi-square test was used for analysing associations on categorical variables. All statistical analyses were performed using R Statistical Software (version 4.0.3; R Foundation for Statistical

Computing, Vienna, Austria) and the model-fitting function used is `betareg()`.

### 3 Results

Overall, in the timespan between October 2016 and January 2021, a total of 116 P&R dossiers including CEAs were submitted to AIFA (Fig. 1). Among these, 60 submissions were excluded, leaving 56 dossiers potentially eligible for inclusion as they reported a CEA conducted from the INHS perspective. These comprised 10 concerning orphan medicines (17.8%), 15 new medicinal

**Fig. 1** Consort diagram of P&R procedures included in the analysis. *AIFA* Italian Medicines Agency, *CEA* cost-effectiveness analysis, *INHS* Italian National Health Service, *P&R* pricing and reimbursement



products never marketed before (26.7%) and 31 regarded new therapeutic indications of patented products (55.3%). An additional eight P&R procedures were excluded since they were not reimbursed by the INHS or their reimbursement status was still under evaluation at the date of the database lock, on 15th March 2022. Therefore, 48 CEAs represented the final sample size of our analysis (Fig.1).

Table 2 provides mean  $\Delta$ Ps and beta coefficient estimates (with their 95% confidence interval [95% CI]) obtained from univariate beta regression models for each variable of interest.

The categories of the independent variables with a positive beta coefficient are associated with a higher price reduction ( $\Delta$ P) compared with the reference category (e.g. orphan and innovative medicines, ATMPs, medicines with higher pharmaceutical expenditure or addressing more severe diseases, etc.). Due to the low frequency recorded ( $n = 2/48$ ), paediatric use was not shown in Table 2.

Three independent variables showed a positive and statistically significant coefficient: onco-immunological products, products addressing ultra-rare diseases, and products with a base-case ICER before negotiation higher than or equal to 40,000€ per QALY. These three variables were then included in a beta-based multiple regression analysis.

Given that a statistically significant greater part of onco-haematological medicines and medicines addressing ultra-rare diseases (i.e. < 1200 potentially eligible patients) have an ICER before negotiation  $\geq$  €40,000 per QALY compared with those with an ICER < €40,000 per QALY (Chi-square  $3 \times 2 = 7.8$ ;  $p = 0.020$ ; Chi-square  $3 \times 2 = 7.9$ ;  $p = 0.019$ , respectively), the interaction between the ‘ICER before negotiation’ and the two variables ‘onco-immunological disease’ and ‘potentially eligible patients’ was tested in two different models. Therefore, two interaction terms (ICER before negotiation  $\times$  Onco-immunological products, ICER

**Table 2** Results of univariate beta regression models for  $\Delta P$ 

	No. of therapeutic indications	Mean $\Delta P$ (SE)	$\beta$ coefficient (SE)	<i>p</i> -value
Overall	48	- 26.0% (- 15.1%)		
ICER before negotiation				
$\leq 25,000\text{€}$ per QALY	11	- 16.8% (- 27.5%)	Ref.	
$> 25,000$ to $< 40,000\text{€}$ per QALY	11	- 21.5% (- 26.0%)	0.302 (0.369)	0.413
$\geq 40,000\text{€}$ per QALY	26	- 30.1% (- 15.9%)	0.757 (0.311)	0.015
Orphan designation				
No	31	- 23.4% (- 16.4%)	Ref.	
Yes	17	- 27.9% (- 20.9%)	0.236 (0.256)	0.361
Therapeutic indications				
First indication	22	- 29.6% (- 17.8%)	Ref.	
Additional indications	26	- 21.1% (- 17.9%)	- 0.454 (0.245)	0.064
Innovativeness status				
Not innovative	26	- 23.1% (- 17.9%)	Ref.	
Full or conditional	22	- 27.3% (- 18.5%)	0.223 (0.249)	0.370
Onco-immunological products				
No	11	- 15.7 (- 28.0%)	Ref.	
Yes	37	- 27.9% (- 13.8%)	0.729 (0.303)	0.016
Advanced therapies				
No	43	- 24.3% (- 14.1%)	Ref.	
Yes	5	NS	0.331 (0.395)	0.402
Expected expenditure (€)				
$< 50$ million	27	- 22.0% (- 17.5%)	Ref.	
$50$ to $< 200$ million	17	- 26.9% (- 20.7%)	0.265 (0.262)	0.312
$\geq 200$ million	4	NS	0.739 (0.433)	0.088
Potentially eligible patients				
$\geq 1200$ patients	20	- 19.3% (- 20.5%)	Ref.	
$< 1200$ patients	28	- 29.1% (- 15.8%)	0.538 (0.250)	0.031
Disease severity				
Less severe	41	- 23.9% (- 14.4%)	Ref.	
More severe	7	NS	0.362 (0.342)	0.289
Monitoring registry				
No	11	- 26.4% (- 14.6%)	Ref.	
Yes	37	- 20.4% (- 27.4%)	0.335 (0.302)	0.267
Outcome-based MEA				
No	44	- 24.3% (- 13.9%)	Ref.	
Yes	4	NS	0.404 (0.433)	0.351

$\Delta P$  outcome of price negotiation, *ICER* incremental cost-effectiveness ratio, *MEA* managed-entry agreements, *NS* not showed; cells with a frequency lower than 10 are blanked out due to confidentiality, *QALY* quality-adjusted life years

before negotiation  $\times$  Potentially eligible patients) were added, respectively, in order to explore potential subgroup effects. Results from the two multiple beta regression models are shown in Table 3.

The beta coefficients returned the additional increase (or decrease if the beta is negative) in the log-odds ratio of the dependent variable per unit change in the independent variable. The first model confirmed the significant main effects on  $\Delta P$  of onco-immunological medicines ( $p = 0.006$ ) and

*ICER* before AIFA negotiation (when its value is  $\geq 40,000\text{€}$  per QALY;  $p < 0.001$ ). On the contrary, the outcome of the negotiation ( $\Delta P$ ) seemed poorly affected by the interaction term *ICER* before negotiation  $\times$  Onco-immunological products, as the coefficients associated were negative.

The second model also confirmed the significant main effect on  $\Delta P$  of the *ICER* before AIFA negotiation ( $p = 0.017$  when the *ICER* is  $\geq 40,000\text{€}$  per QALY) and products for ultra-rare diseases ( $p = 0.003$ ). Similarly to

**Table 3** Beta-based multiple regression models for  $\Delta P$ 

	Coefficient	95% CI	p-Value
<b>First model</b>			
ICER before negotiation (vs $\leq 25,000\text{€}$ per QALY)			
$\geq 40,000\text{€}$ per QALY	2.329	0.976 to 3.681	< 0.001
> 25,00 to < 40,000€ per QALY	1.027	- 0.148 to 2.203	0.087
Onco-immunological products <sup>a</sup> (vs no ATC = 'L')	1.537	0.445 to 2.630	0.006
ICER before negotiation $\times$ onco-immunological products			
( $\geq 40,000\text{€}$ per QALY) $\times$ (ATC = 'L')	- 2.254	- 3.746 to - 0.763	0.003
(> 25,00 to < 40,000€ per QALY) $\times$ (ATC = 'L')	- 1.237	- 2.679 to 0.205	0.093
<b>Second model</b>			
ICER before negotiation (vs $\leq 25,000\text{€}$ per QALY)			
$\geq 40,000\text{€}$ per QALY	1.069	0.195 to 1.944	0.017
> 25,00 to < 40,000€ per QALY	0.799	- 0.091 to 1.1689	0.078
Potentially eligible patients <sup>b</sup>	1.556	0.523 to 2.589	0.003
(< 1200 patients vs $\geq 1200$ patients)			
ICER before negotiation $\times$ Potentially eligible patients			
( $\geq 40,000\text{€}$ per QALY) $\times$ (< 1200 patients)	- 1.455	- 2.697 to - 0.213	0.022
(> 25,00 to < 40,000€ per QALY) $\times$ (< 1200 patients)	- 1.823	- 3.263 to - 0.410	0.011

$\Delta P$  outcome of price negotiation, ATC Anatomical Therapeutic Chemical, ICER incremental cost-effectiveness ratio, QALY quality-adjusted life years

<sup>a</sup>Defined by the ATC level 'L'

<sup>b</sup>Threshold for the definition of ultra-rare diseases in Italy (0.002% of population)

the first model, negative coefficients of the interaction term ICER before negotiation  $\times$  Potentially eligible patients reflected a low impact on price variation  $\Delta P$ , although they are statistically significant (Table 3).

Overall, these beta-based multiple regression models are associated with a measure for goodness of fit of 26.3% for model 1 and 19.5% for model 2 (pseudo  $R^2$ ). Multiple regression analyses were also conducted using incremental costs and incremental QALYs as dependent variable. Results are available in the Supplementary Table 1 and 2 (see electronic supplementary material).

Moreover, the negotiation process granted mean incremental costs of €64,688 for a mean incremental QALY of 1.96, yielding an average ICER per QALY across the sample of reimbursed medicines of €33,004 (Table 4). The variability of the mean aggregated ICER within each subset explored showed that the highest mean ICERs (i.e.  $\geq 40,000\text{€}$  per QALY) were identified for ATMPs, medicines reimbursed with an outcome-based MEA, and medicines for severe diseases.

## 4 Discussion

The present study explored the extent to which the incremental cost-effectiveness ratio, alongside other relevant factors, predicted the outcome of medicine price negotiation in Italy. In particular, the focus of the study was on the pricing of

new medicinal products, or their new therapeutic indications, for which results from cost-effectiveness analyses were provided to inform price-making processes. In the literature, the role of cost-effectiveness in decision making has been studied, mainly in relation to reimbursement decisions rather than pricing, probably because of the lack of price transparency in the medicine market [22, 23]. For example, Devlin and Parkin, Dakin et al. and Cerri et al. found that cost-effectiveness was one of the key drivers of NICE decisions, together with other relevant factors [16, 17, 27]. In the Italian context, reimbursement and pricing decisions converge in one single decision by the same institution (i.e. AIFA), so that all medicines deemed worthy of reimbursement must undergo a price negotiation and, should it fail, the medicine is not reimbursed. Our study focused on factors influencing the pricing of reimbursed medicines resulting from the negotiation between AIFA and pharmaceutical companies, rather than on reimbursement decisions. The outcome of price negotiation ( $\Delta P$ ) was defined in terms of percentage difference between the list price requested by the company and the real final price paid by the INHS (i.e. after the reduction of any confidential discounts and the expected effect of MEAs), which is often confidential and not disclosed to the general public.

Overall, in our dataset of 48 P&R procedures, results showed the ICER before negotiation to be one of the variables with a major impact on  $\Delta P$  and the only one with a statistically significant impact when its value was  $\geq 40,000\text{€}$



**Table 4** Descriptive statistics of incremental costs after AIFA negotiation, incremental QALYs and ICERs, according to relevant factors of price and reimbursement process in Italy

	No. of therapeutic indications	Incremental costs (Euros)		Incremental effectiveness (QALYs)		ICER <sup>a</sup> (Euros per QALY)
		Mean	(95% CI)	Mean	(95% CI)	
<b>Overall</b>	48	64,688	(35,684 to 93,691)	1.96	(1.34 to 2.58)	33,004
Orphan designation						
Yes	17	118,902	(49,951 to 187,854)	3.20	(1.70 to 4.71)	37,157
No	31	34,957	(13,381 to 56,533)	1.28	(0.87 to 1.69)	27,310
Therapeutic indications						
First indication	22	85,327	(28,907 to 141,748)	2.20	(0.98 to 3.41)	38,785
Additional indications	26	47,224	(20,242 to 74,206)	1.76	(1.16 to 2.36)	26,832
Innovativeness status						
Full or conditional	22	96,459	(41,115 to 151,803)	2.56	(1.39 to 3.74)	37,679
Not innovative	26	37,804	(12,167 to 63,442)	1.45	(0.86 to 2.04)	26,072
Onco-immunological products						
Yes	37	60,503	(32,301 to 88,705)	1.94	(1.34 to 2.54)	31,187
No	11	78,765	(− 18,249 to 175,778)	2.03	(− 0.08 to 4.14)	38,800
Advanced therapies						
Yes	5	265,311	(122,115 to 408,508)	6.00	(1.96 to 10.05)	44,218
No	43	41,360	(20,602 to 62,117)	1.49	(1.06 to 1.92)	27,758
Expected expenditure						
> 200 million €	4	131,376	(− 185,614 to 448,366)	3.31	(− 3.57 to 10.18)	39,690
50 to < 200 million €	17	69,190	(16,866 to 121,513)	2.33	(1.42 to 3.23)	29,695
< 50 million €	27	51,974	(20,780 to 83,167)	1.53	(0.77 to 2.29)	33,970
Potentially eligible patients						
< 1200 patients	28	86,639	(41,821 to 131,458)	2.29	(1.34 to 3.24)	37,834
≥ 1200 patients	20	33,956	(4388 to 63,524)	1.50	(0.77 to 2.23)	22,637
Disease severity						
More severe	7	163,572	(26,222 to 300,922)	3.95	(0.55 to 7.35)	41,411
Less severe	41	47,805	(22,532 to 73,079)	1.62	(1.12 to 2.12)	29,509
Monitoring registry						
Yes	37	70,992	(36,243 to 105,741)	2.15	(1.41 to 2.89)	33,019
No	11	43,484	(− 13,314 to 100,282)	1.33	(0.13 to 2.52)	32,695
Outcome-based MEA						
Yes	4	255,721	(47,517 to 463,924)	5.91	(− 0.07 to 11.89)	43,269
No	44	47,321	(23,757 to 70,886)	1.60	(1.13 to 2.08)	29,576

AIFA Italian Medicines Agency, CI confidence interval, ICER incremental cost-effectiveness ratio, MEA managed-entry agreements, QALY quality-adjusted life years

<sup>a</sup>ICER calculated dividing the mean value of incremental costs by the corresponding mean value of incremental QALYs

QALY. In particular, as resulting from the multiple regression analysis, the effect of the ICER on  $\Delta P$  was confirmed and driven mainly by an ICER  $\geq$  €40,000/QALY, especially when it is related to non-onco-immunological medicines and medicines for non-rare diseases. Conversely, no statistically significant effect was found for the expected pharmaceutical expenditure, although a greater price reduction was negotiated for medicines with higher financial impact, consistent with the need for expenditure restraint and sustainability of the healthcare system. Furthermore, the impact of

innovativeness status on  $\Delta P$  was not statistically significant, although it seemed to be related to a higher price reduction compared with non-innovative medicines, as previously reported in another study conducted in the Italian context [11]. This result seemed somewhat unjustified, nor can it be explained by a higher treatment cost requested by pharmaceutical companies for innovative medicines compared with non-innovative ones ( $t$ -value = 1.4;  $p$  = 0.175).

In addition, the analyses performed in this study showed that many variables, generally informing the pricing process

of medicines, were not statistically linked to the final outcome of the negotiation in Italy, one exception being the ICER. This result suggests the lack of a general framework for medicine pricing in the Italian context or, at least, the existence of an evolving price-making process, where criteria and values are still not established. This issue also emerged from a previous Italian study by Villa et al. [11], in which the regulatory variables selected for the regression analysis poorly explained the price variation obtained through negotiation. Some differences between the two studies on the role played by specific variables on  $\Delta P$  (e.g. the effect of MEAs) could be explained by a diverse composition of the products' mix included in the analyses and/or a changing approach to value judgement and pricing of medicines over time. Moreover, our results pertained specifically to medicines whose reimbursement submission included a cost-effectiveness analysis, which has only recently become mandatory in Italy for new medicines, orphan medicines and their following therapeutic indications [24]. Despite the national regulation on medicine pricing already including cost-effectiveness among criteria for price-making (CIPE Resolution No. 5 of 30 January 1997; CIPE Resolution No. 3 of 1 February 2001; Ministerial Decree 2 August 2019), it is only since March 2021, with the adoption of the new AIFA “*Guidelines for the compilation of the pricing and reimbursement application*” [24], that HEEs have been formally integrated in the decision-making processes. Leaving aside the issues related to the lack of an explicit threshold in Italy, it remains the fact that cost-effectiveness analyses have somewhat influenced, albeit informally and not systematically, the decisions of the AIFA Committee in charge of price negotiations. Our study showed that the aggregated ICER of medicines included in our dataset, recalculated using net confidential prices reached after negotiation, was on average just above €30,000/QALY. This value is roughly equal to the current Italian gross domestic product (GDP) per capita, suggesting a relationship between willingness to pay and ability to pay, as reported elsewhere [31]. In particular, the highest mean ICERs (i.e.  $\geq 40,000\text{€}$  per QALY) were observed for ATMPs and medicines for severe diseases, for which the willingness to pay is recognised to be higher in many other healthcare contexts [32]. Moreover, counterintuitively, higher ICERs were also observed for medicines reimbursed with an outcome-based MEA, for which it is actually expected that the existence of greater uncertainty around effectiveness is associated with lower willingness to pay. This result can be explained by the presence of a specific type of outcome-based MEAs in our study dataset, one that is more directed to deferring the payment of one-shot therapies over time, rather than managing uncertainty around clinical effectiveness (i.e. the first advanced therapies—Chimeric Antigen Receptor T-cell therapies—for the treatment of onco-haematological diseases).

The results of this study should be interpreted considering some potential limitations. Firstly, the relatively small

sample size suggests that our results will need to be reassessed at a later stage on a larger dataset, since we could include only P&R dossiers with CEAs, whose submission by pharmaceutical companies has not been mandatory in Italy until March 2021. Second, our regression analysis included only variables considered relevant, selected from previous studies and available from the AIFA database, whereas P&R negotiation may depend on other determinants that could not be fully captured. Third, another limitation concerns a possible selection bias since the submission of the economic evaluations within P&R dossiers has been voluntary until recently and pharmaceutical companies could have omitted unfavourable CEAs, with the consequence that the mean ICER derived after negotiation could be underestimated. However, on the other hand, it is also possible that CEAs were not submitted to AIFA for medicines with an ICER obviously low compared with available alternatives. Therefore, the final effect of a possible selection bias is unpredictable. A further bias could be related to the inclusion criteria used to select the eligible CEAs ( $n = 48$ ) from the total number of 116 dossiers collected. However, it can be excluded that such potential bias was influenced by any difference in the frequency of the types of P&R procedure, since no statistically significant difference between groups was found (Chi Square statistic 0.644;  $p$ -value 0.724).

## 5 Conclusions

This study represents the first attempt to understand whether economic evaluations, alongside other factors, influence the pricing of reimbursed medicines in Italy. Moreover, it provided an estimate of the mean incremental cost per QALY gained of medicines, calculated using net confidential prices actually reimbursed by the INHS. Despite the results of this study needing to be confirmed in a larger dataset, cost-effectiveness seems to be one of the determinants of price negotiation in the Italian context and we expect that its relevance could be even more enhanced in the next few years following the adoption of the AIFA guidelines on HEEs in 2021. Furthermore, this study is meant to encourage further effort towards a clearer definition of a value framework in pricing negotiations and increasing the impact of cost-effectiveness analyses to ensure the value for money of new medicines.

**Supplementary Information** The online version contains supplementary material available at <https://doi.org/10.1007/s40273-022-01215-w>.

## Declarations

**Financial interests** The authors declare they have no financial interests.

**Potential non-financial interests** PR is head of the Health Economic Evaluation Unit at AIFA. MZ, AC, AS and FR are employees of the Health Economic Evaluation Unit at AIFA.

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**Data availability** The dataset generated during the current study is not publicly available since all content of the pricing and reimbursement dossiers submitted to AIFA by pharmaceutical companies is reserved, except those data publicly available from other sources; moreover, net medicine prices are also confidential as they are covered by non-disclosure agreements between AIFA and pharmaceutical companies. Further information about the data used in this study are available from the corresponding author on reasonable request.

**Author contributions** All authors contributed to the study conception and design. Material preparation and data collection were performed by Matteo Zanuzzi, Annalisa Sammarco and Federica Romano. Statistical analyses were performed by Pierluigi Russo and Matteo Zanuzzi. The first draft of the manuscript was written by Pierluigi Russo and Angelica Carletto and all authors commented on previous versions of the manuscript. The supervision of the work was done by Andrea Manca. All authors read and approved the final manuscript. Confidential data considered in the analysis were managed by the co-authors employed at AIFA (PR, MZ, AC, AS, FR).

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