The Economic Case for New Stroke Thrombolytics

S. Claiborne Johnston, MD, PhD

Background—The societal costs and health benefits of tissue plasminogen activator (tPA) for ischemic stroke can be modeled and extended to the US population. Similarly, the societal impact of new thrombolytics with improved efficacy or safety or extending eligibility can also be modeled.

Methods—We previously modeled the impact of tPA on societal costs and health in the United States. Pertinent publications on utilization, societal cost, and health impact were identified by systematic review, updated to include studies describing the impact of extending the tPA time window. Information on utilization of tPA was integrated with published per-use data on costs and health impact (converted to 2004 dollars) to generate annual projections for the US population. Model inputs were modified to reflect various characteristics of new thrombolytics.

Results—At its current price, tPA saves $6074 and adds 0.75 quality-adjusted life year (QALY) per use. If tPA were priced at $50 000/QALY, a standard benchmark for cost-effectiveness, it would cost $45 800 per dose and would be expected to generate $458 million in revenue annually for its manufacturer. Thrombolytics for stroke that extended the time window or improved efficacy could generate greater revenue if priced at an accepted level of cost-effectiveness. Given current clinical development costs, development of candidate drugs with 2.8% to 5.7% probability of ultimate FDA approval would be justified.

Conclusions—tPA produces substantial health and economic benefits in the United States. Better thrombolytics for stroke could have substantial impact on society, and potential returns to developers would appear to justify greater investment in new candidates. (Stroke. 2010;41[suppl 1]:S59-S62.)

Key Words: thrombolysis ■ health care ■ quality-adjusted life year ■ public health ■ cost-effectiveness

Tissue plasminogen activator (tPA) reduces disability after ischemic stroke.1 Providing tPA acutely for patients with stroke results in additional costs to the healthcare system well beyond the cost of tPA itself. However, long-term disability is very expensive and more than offsets these costs.2 Cost-effectiveness analyses have suggested that tPA use results in substantial improvements in health—measured in quality-adjusted life years (QALYs)—while at the same time reducing costs to society.2-4 Although estimates of the value of tPA derived from cost-effectiveness analyses have varied based on model assumptions, all have found improvements in health and cost reductions with each use.

Pharmaceutical and biotechnology companies generally price drugs to optimize their profits. Many countries with universal health plans set cost-effectiveness criteria for drugs that are covered by their plans. This threshold is generally in the range of $50 000-$100 000 per QALY.5 Although such thresholds are not used in the United States, healthcare systems often discourage use of agents that are less cost-effective. Thus, it is not surprising that many drugs are priced to yield a net cost-effectiveness ratio of approximately $50 000/QALY. Competition can reduce prices, particularly when generics become available, whereas uncertainty about long-term benefits and acuity of illness will often raise them. Because use is not particularly sensitive to price below a threshold of cost-effectiveness, there is little incentive for a company to price a drug at a level at which society and the healthcare industry save money.

In this environment, the cost savings of tPA is exceptional, particularly given that it still has market exclusivity due to FDA regulations for biological therapies. tPA was introduced first as a treatment for myocardial infarction.6 Its price was set for this indication, for which other agents were available. At its market price, tPA is cost-effective but not cost-saving for myocardial infarction, with 1 study finding a net cost of $32 678 per additional year of life when compared to streptokinase.7 The net benefits of tPA for treatment of stroke are much greater in terms of reduced disability and its associated costs but it is not feasible to have one price for myocardial infarction and another for stroke. In essence, Genentech foregoes some profit (perhaps involuntarily) to the benefit of society in general.

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From the Departments of Neurology and Epidemiology, University of California, San Francisco, Calif.
Correspondence to S. Claiborne Johnston, MD, PhD, Department of Neurology, Box 0114, University of California, San Francisco, 505 Parnassus Ave; M-798, San Francisco, CA 94143-0114. E-mail clay.johnston@ucsfmedctr.org
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Pharmaceutical and biotechnology companies should be incentivized to produce more effective therapies for conditions with greater societal burden. Pricing that relates to the ultimate benefit to society provides this incentive. Development of new drugs is very expensive and risky, and can only be justified if the potential return is great enough. A gamble is worthwhile—in Vegas or in North Jersey—if the upfront cost is less than the expected return times the likelihood of that return. I sought to modify an economic model initially developed to assess the impact of clinical trials in order to estimate the potential incentives for society and industry to enhance use of tPA or to create better thrombolytics for ischemic stroke.

Methods

In a previous publication, we described in detail a model developed to estimate the impact of specific clinical trials on societal costs and health. In this analysis, societal impact for a new intervention was estimated as the cost and health benefits associated with each use—derived from published cost-utility and other economic models—multiplied by the number of uses. For this analysis, we applied the prior model to tPA and a series of hypothetical thrombolytics. For simplicity, we assumed that the price of a drug represented a true cost to society.

To estimate the impact of tPA, usage data and estimates of the impact of the intervention on health and costs were derived from the literature using standard methods of systematic review. Methods for identifying publications of pertinent cost-utility analyses and usage of tPA were derived from previously validated, highly sensitive search strategies. When multiple publications on cost, health implications, or usage were identified, articles were reviewed independently by 3 physician clinical researchers, who were asked to select the most pertinent reference based on predefined criteria. To estimate the impact of extending the time window for thrombolysis, we assumed a similar benefit and projected greater usage based on actual arrival times and treatment rates in a large cohort study.

We calculated the minimum probability for ultimate drug approval necessary to justify clinical development costs given the potential 10-year returns in revenue. We estimated development costs of $171 million per drug candidate based on expenditures for phase I-III trials of 1682 drugs developed at 182 public companies. Given that basic and translational studies of thrombolytic drug candidates are often justified by development for cardiac indications, we did not include estimates of these preclinical costs. We estimated that drug production, distribution, and marketing costs accounted for 30% of sales revenue. We also assumed that new drugs would replace tPA use in the 0 to 3 hour window.

Results

Based on model input derived from a systematic review including current utilization of tPA for stroke, the net costs and health benefits of its use, and the value of a QALY, tPA use in the United States is associated annually with $60 million in direct cost savings to society and an additional 7510 QALYs, for a total annual societal benefit of $363 million. Its manufacturer receives approximately $22 million in annual revenue.

Although the price of tPA was determined primarily by its usage for myocardial infarction, a company developing a new thrombolytic for stroke—perhaps only marginally superior—would be free to set a price. For such a drug, setting a price equivalent to $50 000/QALY, a common standard for acceptable “fair” pricing, a manufacturer could generate annual

![Figure. Annual total returns to society (solid line) and to the developer (dashed line) for tPA for stroke at prices ranging from free to $50 000 per dose in millions of 2004 dollars. Societal return includes a valuation of QALYs at $40 310. Vertical lines indicate the actual price of tPA ($2200) and a price equivalent to a valuation of $50 000/QALY ($45 800).](http://stroke.ahajournals.org/content/35/10/60)

### Table 1. Model Inputs

<table>
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<th>Input</th>
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<th>References</th>
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<td>2</td>
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<td>Net cost to society per use</td>
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<td>Fagan</td>
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<td>Annual uses in United States</td>
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<td>American Heart Association, Reeves</td>
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<td>Value of a QALY</td>
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<td>Impact of altering time window</td>
<td>Variable</td>
<td>California Acute Stroke Pilot Registry</td>
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Input Value Source References

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revenues of $458 million at a price per dose of $45,800, although this would result in a net loss to society of $73 million annually (Figure, Table 2). Thus, the 10-year return to a manufacturer would be $4.58 billion. Such a return would justify a development cost of $171 million with a 5.3% likelihood of success.

For other hypothetical thrombolytics of varying efficacy and time windows for use, modeled total annual benefits to society (equivalent to health and financial benefits at a modeled price of $0) were substantial (Table 2). Such benefits supported high “fair” prices and large annual revenues to manufacturers. Expected 10-year returns justified typical clinical developments costs for success probabilities ranging from 2.8% to 5.7% (Table 2).

### Table 2. Modeled Annual Impact of Hypothetical Thrombolytics in the US Market

<table>
<thead>
<tr>
<th>Thrombolytic Characteristic</th>
<th>QALY Gained/Per Use</th>
<th>Treatable Population</th>
<th>Total Societal Value</th>
<th>“Fair” Price*</th>
<th>Developer Revenue at “Fair” Price</th>
<th>Success Probability Required for Even Bet†</th>
</tr>
</thead>
<tbody>
<tr>
<td>tPA equivalent</td>
<td>0.751</td>
<td>10,000</td>
<td><strong>$385 million</strong></td>
<td><strong>$45 800</strong></td>
<td><strong>$458 million</strong></td>
<td>5.3%</td>
</tr>
<tr>
<td>30% more effective than tPA</td>
<td>0.976</td>
<td>10,000</td>
<td><strong>$476 million</strong></td>
<td><strong>$57 100</strong></td>
<td><strong>$571 million</strong></td>
<td>4.3%</td>
</tr>
<tr>
<td>3–6 hour window</td>
<td>0.751</td>
<td>9300</td>
<td><strong>$358 million</strong></td>
<td><strong>$45 800</strong></td>
<td><strong>$426 million</strong></td>
<td>5.7%</td>
</tr>
<tr>
<td>0–6 hour window</td>
<td>0.751</td>
<td>19,300</td>
<td><strong>$743 million</strong></td>
<td><strong>$45 800</strong></td>
<td><strong>$884 million</strong></td>
<td>2.8%</td>
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</table>

*Fair price was defined as the price associated with a net cost to society of $50,000/QALY.
†The probability that a drug candidate will ultimately receive FDA approval necessary to justify a typical investment for clinical development given modeled 10-year returns.

The results of this study are based on a model of models, and findings should be interpreted cautiously. Although we took great care in selecting most model inputs, results were largely dependent on a single cost-utility analysis that required a number of uncertain assumptions. Furthermore, we integrated results of that study into a model with its own assumptions. Newer evidence on the utility and costs of tPA (particularly in the 3- to 4.5-hour window) and the systems of care required for its use were not integrated into the model because this would have required revisiting a complex systematic review.

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### Disclosures
None.

### References


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