Examples of Including Disclosure Information for a CME Session in a HANDOUT Given to Participants or Posted for Participants to View

The example on the following page can be used to communicate disclosure information for planner(s) and presenter(s) to participants at a regularly scheduled series, such as a grand rounds or journal club.

This information can be:
- Provided as an individual handout to participants
- Posted in an area where participants can see it prior to the start of the activity, such as a registration desk or where sign-in sheets are located

Click below to view examples:

Disclosure Summary
- Ideal for a session with multiple speakers/planners
- Includes an area for attestation that the information was provided to participants

CME Disclosure Form
- Can be used for a session with a single speaker
- Includes an area for attestation that the information was provided to participants

Documentation required within 30 days of the session:
- A copy of the handout or posted sign containing the disclosure information, including disclosure of no relevant financial relationships
- Dated attestation that the disclosure information was provided to participants, signed by the person who is doing the attesting

Send documentation to: Julie ReBeau at juliwils@umich.edu
CME Disclosure Form

Name: ___________________________ Activity Date: ___________________________

CME Activity: ___________________________ Program ID#: ___________________________

Role(s) in Determining Educational Content:
☐ Planner/Lead ☐ Co-Planner/Co-Lead ☐ Planning Committee ☐ Presenter/Author

Purpose. The Accreditation Council for Continuing Medical Education (ACCME) requires CME providers to identify and resolve all potential conflicts of interest of planners and presenters prior to a CME activity (i.e., all individuals in a position to control the content). When current relevant relationships are disclosed, the potential conflicts must be resolved. Relevant relationships identified on the disclosure form (including the absence of such relationships) must be conveyed to the audience prior to the activity.

Definitions. "Relevant financial relationships" are those in which an individual (including spouse/domestic partner) has both:

1. a personal financial relationship (any amount) with a commercial interest (any entity producing, marketing, re-selling, or distributing health care goods or services consumed by, or used on, patients) in the past 12 months, whether the relationship has now ended or is currently active.

2. control in planning or presenting educational content addressing specific products of the commercial interest (not simply a whole class of products as a group).

(No disclosure needed for relationships with non-profits, government units, or entities not producing health care goods or services.)

Disclosure. Regarding my role in the CME activity listed above, currently or in the past 12 months (check one):
☐ I have/had NO relevant personal financial relationships. (Go to Signature section following the box below.)
☐ I have/had BOTH (1) a personal financial relationship with a commercial interest and (2) will control educational content about the products of the commercial interest. (Complete next section, then go to Signature section following the box below.)

<table>
<thead>
<tr>
<th>Type of Personal Financial Relationship</th>
<th>Name of Company(s) Whose Products Will Be Addressed</th>
<th>Relationship Status Ended</th>
<th>Relationship Status Current*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consultant</td>
<td></td>
<td>☐</td>
<td>☐*</td>
</tr>
<tr>
<td>Speaker’s Bureau</td>
<td></td>
<td>☐</td>
<td>☐*</td>
</tr>
<tr>
<td>Grant/Research Support (Principal Investigator or working directly for company/company’s agent)</td>
<td></td>
<td>☐</td>
<td>☐*</td>
</tr>
<tr>
<td>Stock Shareholder (self managed)</td>
<td></td>
<td>☐</td>
<td>☐*</td>
</tr>
<tr>
<td>Other (e.g., royalty, employee) [describe]:</td>
<td></td>
<td>☐</td>
<td>☐*</td>
</tr>
</tbody>
</table>

Balance in content: Planners and Presenters should be aware that:
- Presentations, individually or in combination during the activity, must give a balanced view of the therapeutic options.
- Generic names of products contribute to impartiality. If trade names are used, those of several companies should be used.
- For FDA regulated products, unapproved uses (i.e., “off-label” uses) must be identified as such.
- If information is to be presented that is not established medical practice, the information must be identified as such.

Signature of Faculty Planner/Presenter ___________________________ Date ______________

* If any “Current Relationship” is checked in the box above, the “RESOLUTION” section below must also be completed.

Resolution. To assure independence and balance of content, current conflicts of interest were resolved by the following process (check one):
☐ Peer review  ☐ Individual ended relationship  ☐ Omitting recommendations for specific products
☐ Individual ended relationship  ☐ Recommendations based on structured review for best evidence
☐ Selected an alternative person  ☐ Other (describe): ___________________________

Signature of Individual Designated to Resolve Conflict of Interest ___________________________ Date ______________

If this form was subsequently shared directly with participants, also complete the section below and forward completed copy to OCPD.

If the mechanism for sharing presence or absence of the commercial relationships listed above was to provide or display a copy of this form to participants before the activity, this occurred on _______________ (date) and was verified by: ___________________________ (name).

If this method was used, send a completed copy of this form within 30 days to julwills@umich.edu or fax to 936.3510.

OCPD 10/14
Disclosure Summary

Disclosure of Relevant Financial Relationships with Commercial Interests

The Accreditation Council for Continuing Medical Education (ACCME) requires that the planners and presenters of continuing medical education activities disclose relevant financial relationships with commercial interests, defined as any entity producing, marketing, re-selling, or distributing health care goods or services consumed by, or used on, patients.

Program Name: Case Conference
Program Number: 1111
Reporting Period: January 1 – December 31, 2014

The following planners/speakers have no relevant financial relationships:

Allen Able, MD
Barbara Baker, MD
Craig Cooper, MD

The following planners/speakers have relevant financial relationships with an ACCME-defined commercial interest.

<table>
<thead>
<tr>
<th>Planner/Faculty Member</th>
<th>Nature of Relationship</th>
<th>Company</th>
</tr>
</thead>
<tbody>
<tr>
<td>David Daniels, MD</td>
<td>Research Grant</td>
<td>Wyeth-Ayerst Laboratories</td>
</tr>
<tr>
<td></td>
<td>Consultant</td>
<td>Merck</td>
</tr>
</tbody>
</table>

I attest that this information was presented to participants on ____________ (date).

Signature: __________________________________________ Printed Name: __________________________________________