

(This form is being provided for reference only. Disclosures should be submitted within the appropriate SfN submission site, i.e. abstract submission, session proposal submission, OASIS, etc.)

## **Disclosure of Commercial Support for Faculty**

SfN requires faculty to identify conflicts of interest in order to ensure that the program is created and executed without bias. Financial contributions from commercial supporters to the work being reported may be perceived as a potential conflict of interest, and should be clearly acknowledged to the audience. Faculty should ensure that no contractual relations or proprietary considerations exist that restrict the dissemination of their findings. It is the responsibility of each faculty member (chair, co-chair, moderator, lecturer, or speaker) to report any financial conflict of interest. If a faculty member indicates that there is a conflict of interest it will be noted next to the published event description directing readers to a list of conflicts.

In general, disclosure is required in any case in which an individual stands to benefit financially from research performed. Similarly, disclosure is required in any instance in which a company stands to benefit financially from any research performed. Consequently, the central criterion of this policy places the onus for disclosure on each faculty member to indicate any benefit to an individual or company that may derive from any and all relationships that may potentially lead to financial reward.

A commercial interest is defined as any entity producing, marketing, re-selling, or distributing health care goods or services consumed by, or used on, patients. Providers of clinical service directly to patients are NOT considered to be commercial interests. Disclosure of spousal information should be included in your disclosure if your spouse or life partner has any relationships to products or devices that will be discussed in your presentation.

## **CRITERIA FOR DISCLOSURE OF CONFLICTS OF INTEREST**

Instructors, planners and managers who affect the content of an activity are required to disclose to SfN and meeting participants certain information in order to ensure that the program is created and executed without bias. Any relationships disclosed will be reviewed to ensure that identified conflicts of interest are resolved. Failure to provide disclosure information in a timely manner may result in the disqualification of the potential instructor, planner or manager from the activity or the exclusion of the activity from the meeting.

## You must disclose:

- Any financial relationships that you have with commercial interest(s) associated with the activity of any amount from the past 12 months ONLY.
- Any relationships to products or devices that you have with commercial interest(s) associated with the activity from the past 12 months ONLY.
- Any financial relationships your spouse or life partner has with commercial interest(s) associated with the activity, or any relationships that he/she has to products or devices that will be discussed in your presentation.

• Any marketing advice or consulting provided by your spouse or life partner to commercial interest(s) associated with the activity.



You do not have to disclose:

- 501-C non-profit organizations
- Government organizations.
- Non-healthcare related companies.
- Liability insurance providers.
- Health insurance providers.
- Group medical practices.
- For-profit hospitals.
- For-profit rehabilitation centers.
- For-profit nursing homes.
- Blood banks.
- Diagnostic laboratories.

Some examples of conflicts of interest are listed below. In no way is this list to be construed as all-encompassing. For more information concerning conflict of interest, please <u>click</u> <u>here</u> to refer to the Guidelines for Responsible Conduct Regarding Scientific Communication.

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nothing to disclose.

A. Employment/Salary (full or part-time):

Affiliation:

B. Contracted Research/Research Grant (principal investigator for a drug study, collaborator or consultant and pending grants as well as grants already received). If you are a **<u>principal</u> <u>investigator</u>** for a drug study, you must report that research relationship here even if those funds came to an institution.

Affiliation:

C. Other Research Support (receipt of drugs, supplies, equipment, or other in-kind support)

Affiliation:

D. Fees for Non-CME Services Received Directly from Commercial Interest or their Agents (e.g., speakers' bureaus)

Affiliation:

E. Ownership Interest (stock, stock options, royalty, receipt of intellectual property rights/patent holder, <u>excluding diversified mutual funds</u>)

Affiliation:

F. Consulting Fees (e.g., advisory boards)



Affiliation:

Other:

Affiliation: