

CHECK ONE:

☐

INITIAL SUBMISSION

☐

UPDATED SUBMISSION



FINANCIAL RELATIONSHIPS DISCLOSURE FORM

FOR INSTRUCTORS, PLANNERS AND MANAGERS OF ACCREDITED CONTINUING EDUCATION ACTIVITIES

Southern Alliance for Physician Specialties (SAPS CME) as the Accredited Continuing Education provider must ensure that this activity and the presentations are in full compliance with the Accreditation Council for Continuing Medical Education (ACCME) guidelines and [Standards for Integrity and Independence in Accredited Continuing Education](#). It is important to assure the public that education received by physicians and other health care professionals who determine patient care decisions with the highest integrity, scientific objectivity. If the accredited provider determines that an individual(s) relevant financial relationship with an ineligible company (*any entity producing, marketing, selling, re-selling, or distributing health care goods or services consumed by, or used on, patients*) has the opportunity to affect the content of accredited CE about the product or services of that ineligible company, this relationship will be mitigated. **The ACCME requires accredited providers (SAPS ME) to collect disclosures of financial relationships from all individuals who control content as planners or speakers.**

CRITERIA FOR DISCLOSURES OF FINANCIAL RELATIONSHIPS

Per Standard 3.1 providers must collect information from all planners, faculty, and others in control of educational content about all their financial relationships with ineligible companies within the prior 24 months of their involvement with an accredited CE activity. Providers can do this for each activity the person will be involved in, or they may collect the information on a periodic basis, i.e., annually, or biannually. Relationships with governmental agencies (e.g., the NIH) and eligible organizations DO NOT have to be disclosed. In addition, if you have received honoraria (or fee for service) from a CME provider, it does not have to be disclosed. Principal investigators must report research funding relationships below under "contracted research" even if those funds were received by your Institution.

In accordance with ACCME requirements, failure to provide disclosure information before the individual assumes their role will result in the disqualification of the potential instructor, planner, or manager from this activity.

Activity Title:

Date of Activity:

Name of Discloser:

I am a/an:

Instructor

Reviewer

Planner

Manager

Types of relationships and the companies with whom I have relationships, are as follows:

Check as applies	Type of Financial Relationship <u>WITHIN THE PRIOR 24 MONTHS</u> (from today)	Applicable ineligible companies WITHIN THE PRIOR 24 MONTHS (Eg. ,Pharmaceuticals Companies, device manufacturers).
	Employee	
	Royalty	
	Receipt of Intellectual Property Rights / Patent Holder	
	Consulting Fees (e.g., Advisory Boards)	
	Fees for Non-CE services received directly from ineligible companies OR their Agents ¹ (e.g., Speakers Bureau).	
	Contracted Research (NOTE: PIs must provide disclosure in this category)	
	Ownership Interest (stocks, or other ownership interest excludes diversified mutual funds)	

I have no financial relationships to report.

I intend to reference unlabeled/unapproved uses of drugs or products in my presentation.

By checking this box, I certify that the above information is complete and accurate.

Signature:

Date of submission:

¹ An accredited ACCME provider is NOT an agent for a manufacturer, whereas a company action for a manufacturer in a promotional activity IS an agent.