

Faculty Disclosure Form

To be completed by education staff.		Your prospective role(s) in the planning and delivery of this education (choose all that apply):		
Name of Individual:		Activity Director		Co-Director
Title of Continuing Education:		Planner Examples: planning comin choosing topics, facult		Moderator Reviewer
		Teacher, Instructor, Fa	aculty	<u> </u>
Date and Location of Education:		Author, Writer		
		Other (specify)		
As a prospective planner or faculty member, Please complete the form below and return			-	•
The ACCME Standards for Integrity and Inde involvement in the planning and implements who are owners or employees of ineligible c process, e.g., submitted Investigational New and assistance. If you have questions, please som_cmeoffice@stonybrookmedicine.edu.	ation of accredited continuing edu ompanies. This includes biomedic Drug Application (IND) for FDA ap	ucation. The Standards als cal start-ups that have beg oproval prior to initiating o	o exclude the participgun the governmenta clinical trials. Thank yo	ation of speakers regulatory approval
To be Completed by Planner, Facult	y, or Others Who May Cont	trol Educational Cont	ent	
Please disclose all financial relationships that financial relationship, enter the name of the threshold; we ask that you disclose all financial relationships regardless of the potential rele	ineligible company and the nature ial relationships, regardless of the	e of the financial relations amount, with ineligible of	ship(s). There is no mi	nimum financial
Enter the Name of Ineligible Company	Enter the Nature of Financial F	Relationship	Has the Relationsh	ip Ended?
An ineligible company is any entity whose primary business is producing, marketing, selling, re-selling, or distributing health-care products used by or on patients. For specific examples of ineligible companies visit accme.org/standards.	Examples of financial relationships include employee, researcher, consultant, advisor, speaker, independent contractor (including contracted research), royalties, or patent beneficiary, executive role, and ownership interest. Individual stocks and stock options should be disclosed; diversified mutual funds do not need to be disclosed. Research funding from ineligible companies should be disclosed by the principal or named investigator even if that individual's institution receives the research grant and manages the funds.		If the financial relationship existed during the last 24 months, but has now ended, please check the box in this column. This will help the education staff determine if any mitigation steps need to be taken.	
In the past 24 months, I have not had a I ATTEST THAT THE ABOVE INFORM			SSION	