CONFLICT OF INTEREST DISCLOSURE FORM

29th Psychiatric Pharmacotherapy Update • October 19-20, 2017 • Austin, Texas

Please read through the disclosure statements and list any potential conflicts of interest you may have on the last page. If you do not have any potential conflicts, please be sure to indicate this and sign on the last page as well. Please contact The University of Texas at Austin College of Pharmacy if you have any questions.

CONFLICT OF INTEREST & DISCLOSURE FOR CPE & CME
Continuing Pharmacy Education • Continuing Medical Education

As required by the Accreditation Council for Pharmacy Education (ACPE) and the Accreditation Council for Continuing Medical Education (ACCME) it is the policy of The University of Texas at Austin College of Pharmacy to ensure the highest integrity, scientific objectivity and absence of bias for any continuing education activity. ACPE and ACCME also holds providers of Continuing Pharmacy Education (CPE) and Continuing Medical Education (CME) responsible for collecting information from an individual who is in a position to control the content of a CPE & CME activity and resolving those conflicts prior to the commencement of the CPE & CME activity. The intent of the disclosure is to acknowledge any relevant financial relationships with commercial interests and to ensure that all conflicts are resolved prior to the activity.

CPE & CME CRITERIA FOR DISCLOSURE OF RELEVANT FINANCIAL RELATIONSHIPS WITH COMMERCIAL INTEREST
A commercial interest is defined as any proprietary entity producing, marketing, re-selling, or distributing healthcare goods or services consumed by, or used on patients, with the exemption of non-profit or government organizations (e.g., the NIH) and non-healthcare related companies.

• An individual who is in a position to control the content of a CPE & CME activity are required to disclose ALL relevant financial relationships with commercial interests associated with this CME activity of any amount (or in-kind) within the PAST 12 MONTHS ONLY.

• If you have received honoraria (or fee-for-service) or consulting funds from a CPE &/or CME provider, even though those funds may have been provided through an educational grant from a commercial interest, YOU DO NOT HAVE TO DISCLOSE THOSE HONORARIA OR FEES.

• Principle investigators must report research funding relationships below under “contracted research” even if those funds came to an institution.

• You must disclose SIGNIFICANT and relevant financial relationships your spouse or life partner has with applicable manufacturers (“significant” means, for example, holder of a patent, or is employed by a manufacturer you reference), or provides marketing advice to applicable manufacturers.

• An individual who refuses to disclose relevant financial relationships with commercial interests will be disqualified from being a planning committee member, a teacher, or an author of CPE &/or CME, and cannot have control of, or responsibility for, the development, management, presentation or evaluation of the CME activity.

Accredited APCE and ACCME providers are NOT an agent for a manufacturer, whereas a company acting for a manufacturer in a promotional activity IS an agent.

Type of Relevant Financial Relationship with Commercial Interest WITHIN THE PAST 12 MONTHS ONLY (from today’s date) Include significant spouse/life partner relationships.

CONFLICT OF INTEREST DISCLOSURE FOR CNE
Continuing Nursing Education

The potential for conflicts of interest exists when an individual has the ability to control or influence the content of an education activity and has a financial relationship with a commercial interest, the products or services of which are pertinent to the content of the education activity.

A commercial interest, as defined by the American Nurses Credentialing Center (ANCC) and the Texas Nurses Association (TNA), is an entity producing, marketing, reselling, or distributing healthcare goods or services consumed by or used on patients, or an entity that is owned or controlled by an entity that produces, markets, resells, or distributes healthcare goods or services consumed by or used on patients.

All individuals who have the ability to control or influence the content of an education activity must disclose all relevant relationships** with any commercial interest, including but not limited to members of the planning committee, presenters, authors, and/or content reviewers. Relevant relationships must be disclosed to the learners during the time when the relationship is in effect and for 12 months afterward. All information disclosed must be shared with the participants/learners prior to the start of the education activity.

**Relevant relationships, as defined by ANCC/TNA, are relationships with a commercial interest if the products or services of the commercial interest are related to the content of the education activity.

• Relationships with any commercial interest of the individual’s spouse/partner may be relevant relationships and must be reported, evaluated, and resolved.
• Evidence of a relevant relationship with a commercial interest may include but is not limited to receiving a salary, royalty, intellectual property rights, consulting fee, honoraria, ownership interest (stock and stock options, excluding diversified mutual funds), grants, contracts, or other financial benefit directly or indirectly from the commercial interest.
• Financial benefits may be associated with employment, management positions, independent contractor relationships, other contractual relationships, consulting, speaking, teaching, membership on an advisory committee or review panel, board membership, and other activities from which remuneration is received or expected from the commercial interest.

It is the policy of the conference planning committee to ensure balance, independence, objectivity and scientific rigor in all of its continuing nursing education activities. All planning committee members and presenter(s)/author(s)/content reviewer(s) participating in this activity must disclose to The University of Texas any financial relationships that they or an immediate family member may have with any commercial interest in any amount occurring within the past 12 months that create a conflict of interest. An “immediate family member” is defined as someone with whom you have a relationship involving the sharing of income or assets.

Conflict of Interest Disclosure Form for CME, CPE, CNE, APA, SW for the Psychiatric Pharmacotherapy Update, Austin Texas 2017, managed by The University of Texas at Austin College of Pharmacy Continuing Education Center

THE INTENT OF THIS DISCLOSURE IS NOT TO PREVENT A SPEAKER WITH SPONSORSHIP/COMMERCIAL AFFILIATIONS FROM PRESENTING OR SERVING ON THE PLANNING COMMITTEE, RATHER TO INFORM THE UNIVERSITY OF TEXAS, PARTNERS, AND PARTICIPANTS OF ANY PROFESSIONAL, PERSONAL OR FINANCIAL RELATIONSHIPS SO THAT CONFLICTS CAN BE RESOLVED PRIOR TO THE ACTIVITY.

NAME: __________________________

CHECK ONE DISCLOSURE DECLARATION

I have read the Conflict of Interests Disclosure statements for CPE, CME, and CNE, and I HAVE NO relevant financial relationship(s), potential or perceived, with commercial or conflicts of interests to disclose

I have read the Conflict of Interests Disclosure statements for CPE, CME, and CNE, and I DO HAVE relevant financial relationship(s), potential or perceived, with commercial or conflicts of interests to disclose (If choosing this option, complete the table below for all actual, potential or perceived conflicts of interest*.)

Potential or perceived commercial / financial conflicts of interests disclosure:

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* All conflicts of interest, including potential ones, must be resolved prior to the planning, implementation, or evaluation of the continuing education activity.

Signature of Person Disclosing __________________________ Date __________________________