Interactions between the University of Rochester Medical Center (URMC) and the Pharmaceutical, Biotech, Medical Device, and Hospital Equipment and Supplies Industries (“Industry”)

Frequently Asked Questions (FAQ)

Updated April 1, 2019

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Frequently Asked Questions (FAQ)

A. General Questions

Q-A1. Why does URMC need a policy like this?

A. URMC has numerous interactions with the various Industries and their representatives. These interactions are mostly positive and benefit URMC and its patients, promoting in various ways all of our missions: patient care, education, research, and community health.

However, some of the interactions with Industry create conflicts of interest for URMC Personnel (faculty, staff, fellows, residents, and students). Industry and their representatives promote their products to URMC personnel, even when use of the particular product may not be in the best clinical or financial interest of URMC and its patients.

Also, even if URMC Personnel can largely avoid or manage conflicts of interest, some members of the public (patients, insurers, employers, and others) perceive that these conflicts exist and could lead to care that is not in their best clinical or financial interest.

Q-A2. Does this policy provide rules for expected behavior or general guidelines?

A. Both. Where expectations are clear (at times guided by national or regulatory standards) the policy will identify expectations that must be followed by URMC Personnel and by those entering URMC facilities or programs. Where the issues are “gray”, the policy will provide guidelines for URMC Personnel to help them achieve the intent of the relevant principles.

Q-A3. Why have a “Frequently Asked Questions” document in addition to the policy?

A. The FAQ can expand on and clarify the policy in anticipation of or in response to questions that arise. In particular, the FAQ can provide guidance in “gray areas” where the policy is not explicit. However, the authoritative source of guidance is the approved policy itself.

Q-A4. Is every aspect of the modified policy effective September 29, 2011?

A. No, though most aspects of the policy can and must be followed as of that date, some will take time for implementation. Reasonable efforts should be made to be in compliance as soon as possible.
B. **Scope**

**Q-B1. Where does this policy apply?**

A. This policy applies to the University of Rochester Medical Center and to each of its Divisions and practice groups, including Strong Memorial Hospital, Golisano Children’s Hospital, Eastman Dental Center, the School of Medicine and Dentistry, the University of Rochester Medical Faculty Group, the Primary Care Network, and the School of Nursing. It also applies to the following URMC Affiliates: Highland Hospital, the Highlands at Brighton, the Highlands at Pittsford, the Highlands Living Center, UR Medicine Home Care and Finger Lakes Visiting Nurse Service.

**Q-B2. To whom does this policy apply?**

A. All URMC Personnel must follow this policy. This includes: (a) all employed faculty including employed medical staff, (b) all staff employed by the University of Rochester or by a URMC Affiliate; (c) all URMC students and post-gradient trainees including residents and fellows, (c) all non-employed URMC clinical or administrative staff, including non-employed medical staff, when on URMC premises, and (d) all members of the immediate family of URMC Personnel. Non-employed clinical and administrative staff who are affiliated with URMC are also encouraged to follow this policy at all of their practice locations.

C. **Gifts, Meals, and Products**

**Q-C1. Are gifts from anyone to URMC Personnel prohibited?**

A. No. The policy applies to interactions including gifts from the Pharmaceutical, Biotech, Medical Device, and Hospital Equipment and Supplies Industries. URMC Personnel may accept minor non-monetary gifts from patients. They may also accept meals and minor gifts from organizations that do not have a role as an actual or potential vendor to URMC or a role in promoting medication or devices for patient care treatment (e.g. professional societies).

**Q-C2. Why preclude gifts of meals and minor items like pens? Do they really affect patient care decisions?**

A. Research has shown that even *de minimis* gifts, such as pens, engender a sense of obligation on the part of the recipient. Moreover, research has shown that in cases where a doctor has a pen or pad advertising a particular product, that product gets prescribed more often. Such gifts, including meals provided by pharmaceutical and
device companies, can influence the decision-making process. Our goal is to provide our patients with the best, most objective care, and to show our patients that we do so without bias. This is why we have chosen to eliminate such incentives.

**Q-C3. In the past, one of our pharmaceutical reps provided lunch for our noon conference attended mainly by residents and students. Is this still allowed under the new policy? If they can’t bring lunch, can they simply give us the money? If not, how can we finance our lunches?**

**A.** As discussed previously, the main thrust of our policy is to eliminate incentives that create bias or perception of bias such as meals, and consequently no meals may be provided or donated directly by the pharmaceutical and device industry anywhere at the University of Rochester Medical Center facilities listed or at URMC internal events even if offsite.

Under the policy, Industry may provide funds to pools within URMC components for such internal private seminars and conferences, and those components (e.g. SMH, SMD, etc.) will aggregate such donations and allocate them completely to fund meals at appropriate educational events, removing a direct link from the donation to the receipt of the meal by attendees.

Of note, several departments and residency programs had already eliminated pharmaceutical representative supplied or funded lunches prior to initial approval of this policy in June 2008, as did the entire Primary Care Network in 2007.

**Q-C4. Can a sales rep take a doctor or administrator out to lunch or dinner for a business purpose?**

**A.** While our policy does not explicitly prohibit restaurants as the setting for meetings of industry reps with clinical or administrative leaders, we strongly discourage them because of the implied *quid pro quo* that is present in such situations. If Industry representatives and URMC Personnel meet in a restaurant, they should each pay their own meal expenses.

We suggest, instead, that industry reps be invited to meet with URMC clinicians or administrators in their offices by appointment in accordance with the site access provisions of the policy.

**Q-C5. Does the policy affect free medication samples?**

**A.** No, though it adds a process requiring justification and approval of such situations. Free medication samples are sometimes a source of pharmaceuticals for short trials for patients, and they may be accepted by URMC sites if approved in advance and
processed in accordance with the Samples Policy (See, for example SMH policy 7.20) which requires appropriate documentation and tracking. There needs to be a clinical justification for having the samples (e.g. need to teach the patient how to use the medication). However, URMC sites are not required to accept samples.

**Q-C6. Does the policy permit URMC personnel to accept medication samples for themselves?**

**A.** No, free drug samples given directly to individual faculty, staff, fellows, residents, or students at URMC are considered personal gifts under this policy and may not be accepted.

**Q-C7. Can industry buy books directly for faculty, staff, fellows, residents, or students?**

**A.** No, such gifts are in large part intended to create gratitude and potential bias in the future decision making by staff and trainees. Industry can donate money or books to a component of the medical center (e.g. SMD, SON), center, department, or division for the same purpose as long as the use and distribution is guided by bona fide educational needs and the books are de-identified as to the source of the gift so as to not create bias. Faculty members may accept a review copy of a textbook, for evaluation purposes only.

**Q-C8. I have various materials (e.g. pens, bags) with pharmaceutical or device company logos that I picked up at non-URMC sites or out-of-town meetings. May I keep them, including those I received in the past?**

**A.** Given the importance of avoiding bias or the perception of such bias by our patients or public organizations, all URMC staff and trainees should discard such gifts and in particular avoid carrying such materials in patient care settings.

**Q-C9. Are all gifts from industry to individual faculty or staff prohibited?**

**A.** Yes. No individual may accept a gift on URMC premises, or at URMC off-site facilities. URMC faculty and personnel may not accept any gifts regardless of location.

**D. Site Access by Sales and Marketing Representatives**

**Q-D 1. Under the policy are sales and marketing reps allowed on the URMC campus?**

**A.** Industry reps are permitted in both patient-care and non-patient care areas but only
For patient care areas, directors, managers, or supervisors may arrange in-service training by industry reps by appointment only on devices and other equipment.

Similarly, industry reps may be permitted in non-patient care areas by appointment only for such purposes as:

1. In-service training of URMC personnel for equipment or devices already purchased.
2. Evaluation of new purchases of equipment, devices, or related items.
3. Educational discussion of formulary medications with faculty physicians though normally such information can better be provided to the Pharmacy for review and sharing in context as appropriate.
4. Discussion of potential new additions to the formulary with expert faculty physicians, though again such information can be better provided to the Pharmacy for review and consideration by the Therapeutics Committee. Representatives may not actively promote inpatient use of any medication that has been reviewed and deemed non-formulary by the Therapeutics Committee.

There are additional parameters on access by sales representatives, including the requirement that they register via Symplr and swipe in when entering appropriate URMC sites. For example, see SMH policy 12.1.1.

**Q-D2. Is it true that sales and marketing representatives may no longer directly distribute any written materials to faculty, staff, fellows, residents, or students?**

**A.** Yes. Sales and marketing materials (including reprints of published articles) from pharmaceutical and medical device companies may not be left for direct distribution such as to internal mail boxes. Materials may be sent to chairs or division leaders, program directors, or their designee for personal review. If on review, the materials are felt to be of educational value and meeting a need not handled by publicly available materials, the department may accept copies of the paper materials or media and share with faculty, staff, fellows, residents, or students. Only the department or program may distribute the materials and they should indicate the approval to the recipients in some way so they know the materials are approved. Materials may not be accepted if their primary purpose is to promote a particular drug or device.

**Q-D3. Can an industry representative provide support in the operating room or procedure areas?**

**A.** While industry reps with appropriate knowledge of a device being used may be useful in the operating room or procedural area, in order to provide technical support
advice, a company must first comply fully with the procedures described in policy 14.10 “Credentialing and Privileging Health Care Workers Not Employed by SMH” and clinicians using such technical support must comply with other requirements such as patient notification and consent.

## E. Industry Funding for Education

**Q-E1. I have been invited by a pharmaceutical company to give a talk to community physicians at a non-URMC site. Am I allowed to do this and receive an honorarium?**

**A.** University policy allows faculty to consult and such talks would be considered consulting activities, however, they are subject to certain limitations as described in the policy and below. As described in section IV.H of the Policy, the consulting arrangement must be documented in writing and describe the services to be provided as well as the amount of payment. As with any consulting agreement, any honorarium or payment received should be consistent with fair market value for the services being provided and may not be payment in whole or in part for prescribing drugs, ordering devices or equipment or making referrals. (Please note that legal review of consulting agreements is available through the Office of Counsel and UR Ventures, and strongly recommended to help protect the faculty member and the University.)

However, faculty and staff should carefully evaluate their participation in meetings and conferences that are fully or partially supported or run by industry to ensure that such talks are not function as promotional or marketing activities, because participation in such activities is not permitted. Such activities are limited as outlined in the section IV.G of the policy. Speaking engagements are not permitted unless:

- The financial support by industry is fully disclosed by the meeting sponsor.
- The event’s focus is not sales, marketing, or promotion of an industry sponsor.
- The meeting or lecture content is determined by the faculty organizers and speakers, not the industry sponsor.
- You are expected to provide a fair and balanced assessment of the therapeutic options and to promote objective scientific and educational activities and discourse.
- The organizer is not required by an industry supporter to accept advice concerning speakers or content as a condition of the sponsor’s contribution of funds or services.
- You makes it clear that content reflects individual views and not the views of URMC or any of its components.
- When a non-URMC event, the use of the URMC name is limited to identifying you by your title and affiliation.
- Attendees do not receive gifts or honoraria from industry sponsors solely for
attending.
• You should also be aware of and fully comply with UR Conflict of Interest and Intellectual Property policies and agreements, and management plans.

**Q-E2. Is it still allowable for our department to receive grants from industry for fellowships, scholarships, or other educational funds for fellows, residents, or students?**

**A.** Yes, so long as it is compliant with URMC policy. Such support must be specifically for the purpose of education, and should be free of any actual or perceived conflict of interest. In order to be compliant with the policy it must meet the following conditions:
• The URMC center, department, division, or program selects the student or trainee.
• The funds are provided to the center, department, division, or program and not directly to student or trainee.
• The center, department, division, or program has determined that the funded conference or program has educational merit.
• The trainee is not subject to any implicit or explicit expectation of providing something in return for the support, i.e., a "quid pro quo."

**Q-E3. Are all gifts from industry for education prohibited?**

**A.** No. However, the only gifts that may be accepted are books that are de-identified as to source and deemed of significant educational value by the receiving URMC center, department, division, or program, and they are received and distributed by department or school administration.

**Q-E4. I understand that we no longer allow pharmaceutical sponsors to purchase meals on the URMC campus and offsite locations, but what about using funds for meals at internal private seminars and conferences (e.g. noon conferences) that are derived from unrestricted gifts for education?**

**A.** We do not allow Industry to directly deliver, buy, or fund meals for URMC events. Industry may give unrestricted grants to fund internal educational, private seminars and conferences to URMC components (e.g. SMH, SMD, SON) but not to specific departments or divisions. Such funds will be aggregated by each organization’s leadership and distributed proportionately to its areas. For example, grants to SMH might in part be distributed among residency programs for noon conferences with an even amount per resident per time period, and in part be distributed among hospital areas for sessions targeting education on devices.

**Q-E5. Pharmaceutical or device industry support of our major educational**
conferences, open to the public, is important since we recruit major national speakers who require both an honorarium and travel expenses. Also these conferences are long enough that food is needed to have an appropriate experience for the attendees who do pay a modest registration fee. Is industry support of these expenses permitted?

A. Yes, Industry may give grants to a URMC center, department, or division for a specific public conference or program typically but not always coordinated by the Office of Continuing Professional Education (CPE). Such funds may be used to offset conference expenses such as speakers, materials, and meals if such a conference has a registration fee at least proportional to the group value of any meals, such that attendees generally would not perceive any meals or materials as gifts.

Q-E6. Can Industry pay for an outside speaker’s honorarium or travel costs to present at a URMC public event that has no registration fee, such as a Grand Rounds or a community-wide specialty conference?

A. Yes, Industry support of public Grand Rounds or specialty conferences without a registration fee organized by centers, departments, or divisions is permitted but limited to coverage of outside speaker honoraria and travel expenses. This way the attendee of the conference is less likely to perceive or to be perceived as having received a direct “gift” from the industry supporter.

Q-E7. Which educational events may industry representatives attend? Can they “market” their products to conference attendees?

A. Pharmaceutical sales and marketing representatives may, of course, attend public conferences, just like anyone else. However, they should not abuse that privilege to promote their products to attendees, in essence avoiding the requirement that they only meet with URMC faculty or staff with an advance appointment.

Q-E8. Isn’t there a big loophole in the policy if a company can make an education gift to a URMC component (e.g. SMH) and then the URMC component can turn around and use that pooled money for the same purpose of providing meals for a noon or other private conference?

A. It may seem that way, but no, there is no loophole. Let's look at the difference. Prior to implementing this policy industry reps provided or paid for meals for talks and were at the event with promotional materials. They may have discussed their products with participants. Now when private educational events take place they are free of company intervention or direction. If food is provided it is provided by the center, department, or division offering the event. And while the department may at some point receive funds
through a URMC component that in turn received funds from Industry, these funds are mixed with all other support and allocated to various departments fairly. Most importantly, no one should feel any obligation to any company.

**Q-E9. In the past our student group has received Industry support for our fund-raising event. Is this still allowable under the URMC Policy?**

**A.** It is fine for to solicit corporate sponsorships for your event, provided that:
- There are no Industry promotional materials at your event.
- You must first touch base with the URMC Advancement office so that they can help you comply with policies.

**Q-E10. A URMC employee attends a yearly CME educational conference. Can their travel and hotel costs be paid for by Industry?**

**A.** No. Industry paying for an individual to simply attend a conference represents a gift. Section IV-F of the URMC policy notes that URMC Personnel “may not directly accept compensation, including consultancy payments or the defraying of costs, for simply attending a CME or other activity or conference (that is, if the individual is not presenting).

**Q-E11. A URMC employee is planning to attend an Industry organized non-CME conference focused on optimal use of a device or technology, or a product demonstration to assist in evaluating whether to purchase a device or technology. Can his/her travel and hotel costs be paid for by Industry?**

**A.** It depends. Consider this answer as describing guidelines consistent with the policy but not explicitly addressed in it.

Normally demonstrations, in-services and training for a proposed, new or existing device will be onsite at URMC. If some or all of such demonstration or training needs to be out of town, travel costs would normally be built into the URMC implementation plans and covered by URMC. Alternatively, if the device company has resources to defray unbudgeted travel costs, the price of the overall contract to URMC could be adjusted appropriately and URMC could still cover URMC Personnel travel costs as usual. However, if the vendor can only offer to defray travel costs by direct payments (e.g. to the airline or hotel) or by reimbursement to the individual after the travel, the answer depends on the situation.

The defraying of costs would generally not be problematic when: 1) URMC has an actual interest in using, purchasing the device or technology, or learning about its safe and effective use, 2) the URMC faculty or staff member is going out of town at the
direction of a senior or departmental leader, 3) the demonstration or training on the
device is necessary to evaluate the device (for purchasing-related visits) or ensure
its safe and effective use, 4) the training is by recognized experts, 5) the location is at
a central site appropriate for the experts and attendees and conducive to learning
(for training) or an otherwise suitable site (for demonstrations) rather than
entertainment, 6) the demonstration or training agenda is substantial and comprises
the majority of the time away, 7) the industry sponsor does not provide entertainment or
other benefits that could be perceived to be a gift, and 8) the individual attending
completes a UR Travel & Conference expense report (noting any items directly paid by
the vendor) which is reviewed and approved by the senior or departmental leader
directing the travel, even if all of the expenses are directly billed to the device
manufacturer and submission to UR Finance is unnecessary.

At the other extreme, where the defraying of costs would not be permitted, is an invitation
from the Industry device manufacturer to an individual to come to a periodic, non-CME
get-together, with no substantial new knowledge or expert speakers, and where the
relevant URMC management has no clinical or business reason to need the individual
to attend. Such a non-CME (and not CME eligible) conference has a substantial risk of
being primarily a promotional event, intended to both promote the company’s
product and create a personal relationship or gratitude that could potentially bias future
clinical or administrative decisions or recommendations by the URMC faculty or staff
member.

Additionally, if entertainment or other non-educational benefits are provided, or if the
location of the program is in a setting that is more conducive to recreation or sightseeing
than education, it could be prohibited by the policy on gifts, compensation and other
benefits.

Q-E12. In the past, our pharmaceutical reps paid for and attended our Journal Club
meetings, which are held at a restaurant in downtown Rochester. Since these are
off-site, can this practice continue?

A. No, the practice cannot continue. This is because the Journal Club is a URMC-
sponsored event and so must abide by this policy. The past practice of having
pharmaceutical reps pay directly for these private URMC events is no longer allowable.
Furthermore, unless it is a public event, and the industry rep comes as a member of the
public, they are no longer allowed to attend.

Q-E13. There is a dinnertalk focusingon a newly released drug, givenby a pharmaceutical
representative at a nice restaurant in the Rochester area. There is no expert
speaker and no CME credits. The main value is the opportunity to have an
excellent meal with my friends and colleagues. May I attend?
A. Under this policy, URMC faculty, staff, fellows, residents, and students may not accept such meals as gifts. Bona-fide educational events will have expert speakers from URMC or elsewhere and will generally obtain CME or other Continuing Education status with appropriate requirements for lack of bias and disclosure of conflicts of interest. Technically, you could attend the talk without the dinner or pay for the dinner yourself, but the value and objectivity of the educational content should be considered before doing so.

Q-E14. Can you provide more guidance on attending non-URMC events whether in Rochester or out-of-town where meals are provided?

A. Yes. Consider the following criteria to determine the likelihood an event is a bona fide educational activity free of bias and to determine whether the meal is incidental to a valuable educational activity or is a gift to be concerned about. These should serve as guidelines, as the policy itself is not as specific as the following:

- Is there a registration fee and is it at least roughly proportional to the value of the meal?
  - If so, then the meal would not be perceived by a reasonable person to be a gift and so this policy would not be an obstacle to attending and having the meal.
  - If there is no such registration fee, consider the following 3 criteria:
    - Is the primary purpose and focus of the gathering to hear a presentation by an expert speaker (e.g. faculty from URMC or other academic center)?
    - Are there CME or equivalent education credits which helps ensure compliance with standards like those of the ACCME intended to minimize bias?
    - Is the event hosted by an educational or clinical institution (e.g. other academic center, hospital, or professional organization) – not directly by an Industry pharmaceutical or device company representative?

If the non-URMC event meets all 3 of these criteria, accepting a meal is incidental to a valuable educational activity and is permissible according to our current interpretation of the URMC policy.

However, if the non-URMC event meets none or only 1 of these criteria, a reasonable person would probably perceive the meal to be a gift. It would not be appropriate to accept a meal and questionable whether URMC Personnel should attend at all as the event has features more of a promotional than educational event. If URMC Personnel do attend and eat the meal, they should not accept the gift, but rather pay the cost themselves.
If the non-URMC event meets two of these criteria, use discretion in deciding whether to attend and whether to accept a meal, considering the details of the event and how it meets these criteria, as well as your own perspective on these issues. The key consideration in all circumstances should be whether the meal could be perceived by a reasonable person to be a gift rather than a meal that is incidental to a bona fide educational presentation.

**Q-E15. Can Industry pay for educational brochures to be provided to patients?**

**A.** Understandably such materials may be valuable to patients, but they could also be perceived as promotional, or create a sense of obligation for the department, so, no, it would not be allowed unless materials of equivalent value were not available. However many government agencies, professional societies, or non-profit foundations provide educational materials at no cost so these could replace industry brochures.

Alternatively, a company could make an educational gift for such a purpose to a department, which the department then may decide to use to cover the printing costs of such non-industry materials.

Exceptions may be made if appropriate non-industry educational materials are not available, are not of sufficient quality, or require additional time to evaluate and acquire.

**F. Industry Funding for Research**

**Q-F1. Does the policy affect grants or any other activities directly relating to URMC research?**

**A.** No. Research funding complies with extensive rules and regulations that govern funding to individuals, departments, centers, and URMC components, including conflict of interest policies.

**G. Training**

**Q-G1. How will each component of URMC manage to create training for the diverse faculty, staff, fellows, residents, students, and managers that need to know about these policies? How will Industry representatives learn about the policy?**

**A.** URMC leadership will work with both URMC Organizational Development staff and educators in the schools (SMD and SON) to develop effective educational materials. Such education and training will address not just the specifics of these policies, but also the broader issues related to Conflict of Interest.
In addition, to assist training of current and future Personnel, URMC will post the policy, FAQ, and summary materials (e.g. a PowerPoint presentation) on the URMC Intranet and Public Web Site.

H. Violations

Q-H1. How will this policy be enforced for URMC Personnel?

A. As with all policies, faculty, staff, fellows, residents, and students are expected to comply and report any violations (even unintentional) by themselves or others to appropriate supervisors or departments, or through URMC routes such as the Compliance Office or Integrity Hotline. Such violations and their context will be taken into consideration during performance evaluation processes, consistent with the UR Code of Conduct.

Q-H2. How will this policy be enforced for pharmaceutical or device sales representatives who by their nature are not subject to employee evaluations at URMC?

A. Violations of this policy will result in appropriate communications and discipline.

I. Questions

Q-I1. How can I get further clarifications on this policy?

A. Individuals who have questions about compliance with this policy should contact the URMC Compliance Office (275-1609) or the URMC Office of Counsel (758-7600) for assistance. Please direct questions about policy development, implementation, or clarifications to Robert Panzer, MD, Associate VP for Patient Care Quality & Safety (Robert_Panzer@urmc.rochester.edu).

URMC thanks the Stanford School of Medicine for publicly posting its policy on these issues and giving URMC permission to directly use or adapt parts of its FAQ language for our initial 2008 policy and FAQ.

History:
Updated November 16, 2011
Updated April 1, 2019 (Answer E-1)