KEY CHANGES TO FORMS WITH UPDATE OF
THE STANDARDS FOR INTEGRITY AND INDEPENDENCE
IN ACCREDITED CONTINUING EDUCATION

- Name change from “Standards for Commercial Support” to “Standards for Integrity and Independence in Accredited Continuing Education”
- Disclosure period extended from 12 month to 24 month look-back
- Removal of requirement for spouse/partner financial disclosure
- Term “Commercial Interest” changed to “Ineligible Company”
- New definition of “Ineligible Company”
- Term “Mitigate” replaces “Resolve” in vetting relevant financial relationships
- New definition of “Relevant Financial Relationship”
- Collection of disclosure for ALL financial relationships with ineligible companies, and CME provider is now fully responsible for determining relevance
- “Accredited Continuing Education” replaces “Accredited Continuing Medical Education” (you may choose which acronym you wish to use – ACE, CE, CME)
- Add: Consent from learners must be obtained before sharing names/contact information with ineligible companies
- Add disclosure statement: “All relevant financial relationships have been mitigated”
- Addition of Non-Clinical Content Planning Form (where you need not identify, mitigate or disclose relevant financial relationships)