

Service Area: Corporate Compliance	YALE NEW HAVEN HEALTH SYSTEM POLICIES & PROCEDURES			
Title: Interactions with Vendors				
Date Approved: 03/26/2019		Approved by:	System Compliance Committee	
Date Effective: 03/26/2019			Date Reviewed/Revised: NEW	
Distribution: MCN Policy Manager			System Policy Type (I or II): Type I	
Supersedes: Gifts & Gratuities; Gifts & Business Courtesies from Vendors Guidelines; Gifts &				
Gratuities; BH Gifts & Gratuities II.D.5; YNHH Gifts to Employees NC:G-5; GH-B02-Gratuities – Tipping				

PURPOSE

The purpose of his policy is to provide guidance regarding appropriate interactions of YNHHS workforce with Vendors; minimize influence of Vendors on the business decisions of YNHHS workforce and the practice patterns of YNHHS professionals; and support safety and privacy of patients.

This policy should not be considered exhaustive. Rather, it provides guidance for various common circumstances, and it sets the standard for all who represent YNHHS. Any question regarding interactions with vendors should be directed to a supervisor of the Office of Privacy and Corporate Compliance (OPCC).

APPLICABILITY

This policy applies to Yale New Haven Health System (YNHHS), and each of the affiliated entities including, but notimited to HSC and Grimes controlled directly omdirectly by YNHHS, including each affiliated hospital (Bridgeport Hospital, Greenwich Hospital, Yale-New Haven Hospital, Lawrence + Memorial Hospital, Westerly Hospital, and any other hospital that affiliates with YNHHS) and other providers (including but notimited to Northeast Medical Group and Visiting Nurse Association of Southeastern Connecticut) and each of their subsidiary entities.

DEFINITIONS

- <u>Delivery Network</u> refers to HSC, Grimes, Bridgeport Hospital, Greenwich Hospital, Yale-New Haven Hospital, Lawrence Memorial Hospital, Westerly Hospital and Northeast Medical Group Visiting Nurse Association of Southeastern Connecticut and each of their subsidiary entities, as well as PSA agreements.
- <u>Gifts</u> mean item(s) of value given to someone for their benefit and something of equal value is nonprovided in exchange. It includes the receipt of free odiscounted items that are given

to or for the benefit of include the receipt of only thing of value without fair market compensation. Also, perishable and consumable gifts.

- Occasional means nonthore than quarterly and not on general oroutine basis.
- <u>Vendors</u> entities and persons that have our seeking to enter into business relationships with YNHHS (e.g., to provide any equipment, product, supply, facility, item our or which payment may be made, including but notimited to a pharmaceutical product, medical device, or other clinical equipment, product, or supply), as well as the representatives and agents out entities opersons.
- <u>Vendor representatives</u>- Any representative such as, sales person, manager, liaison, account executive, contact, administrator, company technician, clinical support, nurse clinician, home healthcare personnel, manager, medical/scientific liaison of annufacturer or company who visits <u>ayNHHS</u> facility in any capacity, including but notimited to, soliciting, marketing odistributing information regarding the use of endor products or services.
- <u>Covered Individual</u> means those employees who are in a position to influence omake decisions of Delivery Network and who have been designated as such by the OPCC
- Workforce includes YNHHS employees including employed medical staff members, nurses, APPs, pharmacists, and those with a contractual relationship that must abide our YNHHS policies and procedures, including but not limited to PSA agreements.

POLICY

It is the policy of YNHHS that interactions with Vendors comply with applicable law, meet ethical standards, avoid or minimize conflicts of interest, protect patient confidentiality, and promote fair and open dealings.

PROCEDURES

A. Gifts From Vendors to YNHHS

- 1. Vendors may seek to cultivate relationships with healthcare providers by offering gifts, gratuities, entertainment, and other items and services of alue. These activities have high potential for fraud and abuse and raise anti-kickback and conflict of interest concerns. If even one purpose of the offer of an item of service is an award or retention of business that is reimbursable by any federal healthcare program, the arrangement potentially violates the federal anti-kickback statute.
- 2. To avoid the risk of bias in decision-making, it is the YNHHS policy that workforce including students and volunteers **may not** accept any gifts, regardless of alue, from any vendor. Gifts include cash in any form, cash equivalents such as gift certificates.

3. YNHHS workforce may not participate in any vendor survey that provides an honorarium in exchange for completing the survey. If the survey is sent via email, the workforce member needs to unsubscribe and notify OPCC by emailing compliance@ynhh.org.

B. Meals or Other Food from Vendors to YNHHS

1. On-site

- a. Vendors may not provide ofund and YNHHS workforce may not accept meals or other types of food or drink.
- b. It is customary for vendors to offer perishable items such as fruit baskets, cookies, candy, and flowers during the holiday season. These types of gifts are permitted so long as they are only accepted during the holiday season and not valued more than \$50 and are shared amongst the staff in the department.

2. Off-site

- a. YNHHS workforce are strongly discouraged from attending promotional speaking events sponsored by industry at non-YNHHS sites. If they attend, they have to pay for their own food and drinks.
- b. Invitations for industry sponsored dinners osocial events may not be accepted at any YNHHS location. If the invite is mailed or emailed to a member of the workforce/department, the invite may not be posted nor forwarded, hardcopy or electronic, to any department omember of the workforce.
- c. Vendors may not provide of und and YNHHS workforce may not accept meals outside of YNHHS sites other than at Wendor's office premises (see below). Examples of prohibited off-site meals include a Vendor-hosted meal at mestaurant, local hotel oconference for bousiness meeting.

C. Vendor-sponsored Entertainment

- 1. Gifts such as pair offickets oinvitations to sporting events, theatrical events, or golf outings unaccompanied by the host may not be accepted. However, if offered by avendor, a member of the workforce may purchase his/her own tickets at face value and provide personal transportation to and from an event outcivity.
- 2. Vendors must never be solicited by the YNHHS workforce to pay for any entertainment events oactivities (for example, any of the above illustrative events oactivities, retirement parties, or holiday parties). Please refer to the YNHHS Solicitation and Distribution Policy for more information.
- 3. Inclusion of an YNHHS workforce member's spouse oother guests is not appropriate. Offering "take-out" meals (such as "dine & dash" programs) is not permissible.

D. Site Access by Industry Representatives

Please review Vendor Visitation Policy

- 1. Vendor representatives are nothermitted in any patient care areas except to provide inservice training on devices and other equipment and then only by appointment.
- 2. Vendor representatives are permitted in non-patient care areas by appointment only. Appointments will normally be made for such purposes as:
 - a. Service training of YNHHS workforce for research or clinical equipment of devices already purchased.
 - b. Evaluation of new purchases of quipment, medications, devices, or related items.
 - c. Appointments for these purposes may be made
- 3. All Vendor representatives must be fully registered and signed into the appropriate vendor management system upon each visit to the hospital. Representatives are notallowed to conduct business at YNHHS without full registration in the vendor management system.
- 4. When fully registered and upon signing into the system upon each visit, the Vendor representative will then be allowed to print arendor badge with photo ID, that must be worn visibly on part of the clothing located above the waist. If the kiosk is unable to print the badge, the vendor will need to use the mobile application. Those representatives who are witnessed not wearing badge will be questioned by hospital workforce, advised of the policy and immediately referred to the facility's Procurement Coordinator or other Supply Chain Management workforce

E. Participation in Industry-Sponsored Programs

- 1. Speaking for Industry.
 - a. The position of the AAMC (Association of American Medical Colleges) is that participation by faculty in industry-sponsored speaker's bureaus should be strongly discouraged.
 - b. YNHHS workforce is not permitted to participate in the following activities:
 - i. Industry-sponsored "speaker bureaus" (i.e., contractual relationships to give talks) in which the topic(s) are determined and/or the content is provided by the company.
 - ii. Dedicated marketing and training programs designed solely or predominately for sales omarketing purposes.
 - c. YNHHS workforce may speak at an industry-sponsored program only if all of the following are met:
 - i. Member of the workforce retains full control and authority over the meeting or lecture's content, including slides and written materials that the YNHHS workforce member presents and does not llow such communications or presentations to be subject to prior approval by any commercial interest;
 - ii. A company does no have the contractual right to dictate what the YNHHS workforce member says;
 - iii. YNHHS workforce member must nobe required by the industry sponsor to accept advice or services concerning teachers, authors, or other educational matters including content as acondition of the company's contribution of funds or services;
 - iv. YNHHS workforce member must explicitly describe all of his oher relevant

- financial interests (recent, existing, or planned) to the audience prior to the lecture;
- v. YNHHS workforce member actively participating in industry-sponsored meetings or lectures must disclose the engagements and total annual compensation as required under the YNHHS Conflict of Interest policy.

2. Consulting for industry

- a. YNHHS workforce may consult with industry to provide scientific advice, provided payment is reasonable; the arrangement is governed by awritten agreement specifying the service(s) to be provided; the arrangement complies with YNHHS's policy on conflict of interest and workforce member must discloses his/her relationship as required under this policy and the policies on conflict of interest and commitment. All consulting requests need to be reviewed by management and approved by Vice President or above.
- b. Vendors have been known to compensate providers for time spent listening to sales representatives market products. In some cases, these payments are characterized as "consulting" fees and may require providers to complete minimal paperwork. Other companies pay providers for time spent accessing websites to view or listen to marketing information or perform "research." All of these activities are highly suspect under the anti-kickback statute, are highly susceptible to fraud and abuse, and are therefore strictly prohibited.

F. Accepting Unrestricted Grants from Industry

- 1. Unrestricted funds from industry may be used to support individual lectures by faculty from other institutions, provided the sponsoring YNHHS department has complete control over the choice of peaker, the setting, invitations to attendees, and other arrangements.
- 2. Scientific omedical professionals representing the sponsoring company may attend the program, but they may not engage in marketing activity and no company or product literature oexhibits may be distributed or displayed. However, the company's support should be publicly disclosed and acknowledged.
- 3. Industry support of medical educational programs involving more than an individual lecture is addressed in CME Commercial Interest policy.

G. Vendor Sponsored Training and Education (on-campus)

1. From time to time it may be necessary for avendor to provide on-campus support or training related to a product overvice that it currently furnishes to YNHHS oto a product that YNHHS has purchased. Vendor sponsored training and education should be conducted on or near the campus of YNHHS unless the training is consistent with the contract terms and requires staff to participate in training offsite. With regard to vendor supported training and education, please follow the table below:

If	Then
The training is directly related to a product or service sold by the vendor and currently provided to YNHHS pursuant to a written contract.	YNHHS workforce may participate in vendor sponsored training, however meals cannot be provided.
Contract.	The training cannot be in the form of of industry-sponsored speaker program, which are non-CME. Speaker programs are prohibited at any YNHHS location.
	Vendors must register through the vendor management system and wear appropriate identification consistent with YNHHS Vendor Visitation policy
The training is to orient and advise physicians and clinical staff on the proper use or calibration of product that has already been acquired by YNHHS.	The vendor is present as a consultant and must solely advise on the specific device and should not be allowed to market other products and not be involved in clinical decision making.
	Attending physicians must ensure that vendor involvement in any clinical activities is disclosed to patients verbally and in writing and patients consent must be documented in Epic.
The training is specifically addressed in a written contract between YNHHS and the vendor.	Training is conducted consistent with the terms of the written contract.

H. Vendor Site Visits, User Meetings, Focus Groups, & Presentations (off-campus)

1. From time to time, vendors may organize meetings for their customers to become further acquainted with the vendor's products and service and to meet other users of the vendor's products and services to identify or compare best practices. These activities traditionally take place off-campus and include travel, lodging, and meal expenses. With regard to such activities, please follow the table below:

If	Then
If member of YNHHS workforce is:	Travel expenses may be accepted.
 Presenting at aonference; Participating in a meeting for the purpose of ponsored research protocol review Participating in a user group meeting (i.e. focus group) hosted by a vendor with whom we have a signed written agreement; Participating in a vendor site visit to evaluate new products, technologies, strategic relationships, or qualify a vendors and/or product for an authorized bid event. 	The appropriate Senior Leadership (Vice President onbove) will determine whether the amount offime engaged is permissible and approve the activity. The workforce member shall make available any material supporting the itinerary of the trip. Travel expenses and reimbursement may not be extended to the workforce member's spouse or family member.

2. Senior Leadership will be conscientious of the appearance of being influenced in any decision.

I. Organizations & Association Meetings/Conferences

1. Members of the workforce are permitted to attend meals that are being provided by an organization or association. Examples include Connecticut Hospital Association, American Medical Association.

J. <u>Items for the Benefit of the Patient</u>

1. Vendors donations to Delivery Networks for patient items, (i.e. glucometers, infant formula) must be made to the Delivery Network Development/Foundation Office as an in kind donation. Department Management is nopermitted to solicit such items from vendors for patients.

K. Endorsements

1. There will be needorsement by YNHHS for any vendor in exchange for alonation or grant, nor will YNHHS provide any other special benefit in return for the donation.

L. Responsibility

- 1. It is the responsibility of the department directors and managers to enforce this policy within their respective departments. Any violation of this policy may be subject to disciplinary action up to and including termination.
- 2. Violations need to be reported immediately to OPCC and the NEMG Chief Medical Officer, if it pertains to an NEMG provider.
- 3. For issues related to interactions with vendors that are notaddressed in this policy, contact the OPCC at (203) 688-8416.
- 4. Situations involving gift, favor, or interaction which appear to improperly influence a YNHHS workforce should be reported to the appropriate Administrative Supervisor, Human Resources Department, OPCC, or through the Corporate Compliance Hotline [1-

888-688-7744 or www.ynhhscomplianceprogramhotline.com]

REFERENCES

CFR 1001.952

Section 1128A(i)(6) of the Act; 42 CFR 1003.101.

1128A(a)(5) of the Social Security Act

OIG Special Advisory Bulletin: Offering Gifts and Other Inducements to Beneficiaries, August 2002 OIG Policy Statement Regarding Gifts of Nominal Value to Medicare and Medicaid Beneficiaries, December 2016

PhRMA Code of interactions with Healthcare Professionals – July 2002

Office of Inspector General Compliance Program Guidance for Pharmaceutical Manufacturers – April 2003

AAMC Report of Industry Funding of Medical Education

RELATED POLICIES

YNHHS Solicitation and Distribution Policy

YNHHS Travel and Business Expense Policy

YNHHS Vendor Visitation Policy