Medical Society of Virginia Supplement to the 201--_ PARS Annual Report

Revised 12/16

The information you provide in the ACCME Program and Activity Reporting System (PARS) does not request some of the information historically collected by	
the Medical Society of Virginia. As part of your 201_ Annual Report, please complete the present MSV Supplemental form and send it by email to	
pmazmanian@msv.org. It should be submitted on or before March 15, 201 The information provided below and in PARS will be used to generate a	
summary report distributed to MSV accredited providers of CME.	
Please note that with the February, 2014, ACCME elimination of C 14 and C15, the report no longer incudes questions regarding the impact of changes made.	
Contact Person for	Provider:
Annual Report:	
Telephone:	Email:
How many INDIVIDUAL PHYSICIANS received credit for participating in directly sponsored Category 1 CME activities in 201_? (If the same physician	
attended more than one CME activity, count that person as <u>one</u> individual physician.	
Please note: Physician participants are MDs and DOs. Beginning January 1, 2015, residents are included as physician attendees for the total	
number of physician attendees listed on the MSV supplemental Annual Repo	rt and for reporting 2015 activities in PARS.
Please answer the following questions, using additional sheets if necessary:	
Describe up to three problems or areas in need of improvement that have bee	
identified as impeding the performance of your CME program.	problems/areas of need to improve the performance of the CME program
Identified Problems/	Changes Made
Areas in Need of Improvement	
1.	1.
2.	2.
3.	3.
REMINDER: The ACCME definition of a commercial interest is: "any entity producing, marketing, re-selling, or distributing health care goods or	
REWINDER. The Accivic deminition of a commercial interest is: any entity producting, marketing, re-senting, or distributing health care goods of	

services consumed by, or used on, patients." Please review your policies and forms and update them, if necessary, to ensure compliance with the <u>ACCME definition of a commercial interest</u>. The ACCME considers use of the incorrect definition as noncompliance.

Please do not include documentation. On or before MARCH 15, 201_, complete and return by email to pmazmanian@msv.org.