

# HCP/HCO Methodological Note

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## Bristol Myers Squibb: Methodological note for HCP/ORDM/HCO disclosure 2025

**Data year:** 2025

**Year of publication:** 2026

### Introduction

This methodological note explains Bristol Myers Squibb's (BMS) approach to preparing its annual HCP/HCO transfers of value (ToV) disclosure for the 2025 reporting period. EFPIA requires member companies to publish a note summarising the methodologies used (e.g., recognition rules, treatment of multi-year agreements, VAT and currency aspects). BMS publishes this note alongside its disclosure to improve clarity, consistency and traceability across markets.

## 1. Definitions

**1.1 Recipients:** BMS aligns to EFPIA HCP/HCO scope and applies any additional country definitions where required by national codes. From 2024 in the UK, BMS disclosures also cover specific service providers that deliver homecare, infusion and/or diagnostic/testing services to patients.

**HCP:** Any natural person who, in the course of professional activities, may prescribe, purchase, supply, recommend or administer a prescription-only medicine and whose primary practice or principal professional address is in Europe.

**HCO:** Any legal person/entity such as a hospital, clinic, foundation, university or other teaching institution or learned society (except POs within Article 21) whose business address, place of incorporation or primary place of operation is in Europe, or through which one or more HCPs provide services.

### 1.2 Kind of ToVs

- HCO / third party: Donations and Grants; Contribution to costs related to Events (registration fees; sponsorship agreements with HCOs/third parties to manage Events; travel & accommodation to the extent permitted); Fees for Service & Consultancy (fees itemised separately from related expenses).

- HCP: Contribution to costs related to Events (registration; travel & accommodation); Fees for Service & Consultancy (fees itemised separately from related expenses).
- R&D: ToVs related to non-clinical studies, clinical trials, and prospective and retrospective non-interventional studies (NIS).

## **2. Disclosure's Scope**

### **2.1 Products concerned**

Disclosures relate to ToVs made in connection with prescription-only medicines (POM) for human use.

### **2.2 Company concerned**

Bristol Myers Squibb and in-scope affiliates. Where BMS assumes reporting for acquired entities, legacy consent agreements are respected; if unclear, related ToVs are disclosed in aggregate.

### **2.3 Excluded ToVs**

Items of medical utility, meals, medical samples, and ordinary course purchases/sales of medicinal products are out of scope for disclosure.

### **2.4 ToVs date**

The ToV disclosure report includes financial transactions which have a payment date within the reporting period being disclosed, and benefit in kind transactions based on the activity date within the reporting period being disclosed.

### **2.5 Direct ToVs**

ToVs made directly by BMS for the benefit of a Recipient.

### **2.6 Indirect ToVs**

ToVs made on behalf of BMS, or via a third party (e.g., PCO), where the Recipient is known/identifiable.

### **2.7 Non-monetary ToVs**

Benefits in kind are included (e.g., in-kind sponsorships) and categorised according to EFPIA categories.

### **2.8 ToVs in case of partial attendances or cancellation and refund**

Only ToVs confirmed as provided to the HCP/HCO are disclosed.

### **2.9 Cross-border activities**

Where a ToV is made outside the Recipient's country, it is reported in the country of the Recipient's principal practice address.

### **2.10 R&D**

R&D ToVs are disclosed in aggregate with the exception of confirmed retrospective non-interventional studies, where HCPs are disclosed on an individual basis under fee for service where consent allows.

### **2.11 Voluntary disclosure**

In certain markets BMS publishes additional information (e.g., contracted services to patients, journalists or the public) on an aggregate basis in line with local requirements.

## **3. Specific considerations**

### **3.1 Country unique identifier**

Recipients are identified by name and country of principal practice. Where a national unique identifier is mandated locally, it is used in accordance with local code and privacy requirements.

### **3.2 Self-incorporated HCP**

Payments to a self-incorporated HCP (legal entity) are generally disclosed per local code definitions.

### **3.3 Multi-year agreements**

ToVs related to multi-year agreements follow the same rules as other ToVs (see 'ToVs date').

### **3.4 Country specificities**

BMS follows national code guidance and publication requirements; any deviations from this note are documented in local notes where required.

### **3.5 Quality Checks**

All data were correct at time of publication; internal governance, review and approvals apply prior to publication (per BMS SOPs).

## **4. Data protection legal basis**

### **4.1 Consent collection**

Where required by national code or law, BMS requests consent from Recipients for named disclosure. If consent is not granted or withdrawn, ToVs are included in aggregate (per category). For acquired entities, BMS honours the original consent terms; where unclear, aggregate disclosure is used.

### **4.2 Legitimate interests**

In some markets, BMS applies legitimate interests as the legal basis for processing ToV data

for disclosure. HCPs are informed and may exercise their right to object in line with GDPR and local law.

## **5. Form of disclosure**

### **5.1 Date of publication**

Publication aligns to national code timelines (generally within six months after year-end).

### **5.2 Disclosure platform**

Where a central national platform exists, BMS discloses there; otherwise, disclosures are published on BMS's country website in a dedicated transparency section, with this methodological note attached.

### **5.3 Disclosure language**

Language is determined by the national code; English versions may also be provided.

## **6. Disclosure financial data**

### **6.1 Currency**

Reports are submitted in the local currency of each country. If conversion is required: for financial payments, the average daily FX rate on the payment date is used; for ToVs related to interactions, the average daily FX rate on the interaction date (event start date for indirect ToVs) is used.

### **6.2 VAT included or excluded**

Where possible, ToVs are disclosed exclusive of VAT. If VAT cannot be separated, VAT-inclusive amounts may be disclosed.

### **6.3 Calculation rules**

Fees are disclosed separately from related expenses as required.

## **7. Additional Information**

Scientific Publications: When BMS funds medical writing/editorial services for external authors, this is treated as an in-kind ToV. If tied to R&D, the value is disclosed within R&D; otherwise, disclosed individually under Fees for Service & Consultancy, as applicable.