Policy 6.5. Moonlighting by Fellows

Policy

Moonlighting is defined as compensated clinical work performed by a fellow during the time that he/she is a member of a fellowship program. Fellows on J-1 and H1B visas cannot moonlight.

The Graduate Medical Education Committee and the UTHSCSA-sponsored graduate medical education (GME) programs are responsible for ensuring a high quality learning environment for the fellows, notably by ensuring a proper balance between education and patient care activities within duty hour limitations as prescribed by the ACGME Institutional and Program Requirements. Because of these concerns, moonlighting is, in general, discouraged for fellows in ACGME-accredited programs sponsored by UTHSCSA. During fellowship training, the fellow's primary responsibility is the acquisition of competencies associated with their specialty.

Moonlighting is a privilege, not a right, and fellows cannot be required to engage in moonlighting.

All programs must have a program-specific moonlighting policy which may be more restrictive than this institutional policy. Programs may prohibit moonlighting.

Under special circumstances, a fellow may be given permission by his/her program director to engage in moonlighting consistent with that program’s moonlighting policy. In such cases, the moonlighting workload must not interfere with the ability of the fellow to achieve the goals and objectives of his or her GME program.

**Moonlighting** - the compensated clinical work that is not a part of the fellowship program. UTHSCSA does not provide professional liability coverage for external moonlighting.

Without compromising the goals of fellowship training and education, a program director may allow a fellow to moonlight if all of the following conditions are met:

- The responsibilities in the moonlighting circumstance are delineated clearly in writing using the Moonlighting
Documentation form (GME Policy 6.4.1.) and are prospectively approved in writing by the fellow's program director.

- The fellow is not on probation or administrative status.
- The written documentation of the moonlighting activity is filed with fellow's training records and is available for GME Committee monitoring.
- The moonlighting workload is such that it does not interfere with the ability of the fellow to achieve the goals and objectives of the GME Program.
- The moonlighting does not place the fellow in jeopardy of violating any of the current ACGME and specialty-specific Duty Hours Standards.
- The moonlighting opportunity does not replace any part of the clinical experience that is integral to the fellow's training program.
- The fellow is licensed for unsupervised, independent medical practice in the state where the moonlighting will occur.
- The fellow’s performance in the training program will be monitored for the effect of the fellow’s ability to participate in program activities and on the resident’s level of fatigue. Adverse effects will lead to withdrawal of permission to engage in moonlighting.
- Moonlighting activities should adhere to all duty hours standards and be logged in New Innovations.

The fellow considering moonlighting has procured professional liability (including "tail" insurance), and workers' compensation coverage. Professional liability insurance is provided by the U.T. System Medical Liability Self-Insurance Plan only for those activities that are an approved component of the training program. There is NO coverage for professional activities outside of the scope of the fellowship program.