

**FELLOW EMPLOYMENT AGREEMENT  
BETWEEN  
INTEGRIS BAPTIST MEDICAL CENTER, INC.  
AND  
Name**

This Fellow Employment Agreement (“Agreement”) by and between INTEGRIS Baptist Medical Center, Inc., an Oklahoma not for profit corporation (the “Hospital”), and **Name** (the “Fellow”) is made and entered into effective (the “Effective Date”).

***RECITALS:***

A. WHEREAS, in furtherance of its charitable, scientific and educational purposes, Hospital operates an acute care inpatient facility and a **Specialty** Program (the “Program”), for the training of physicians (“Program Fellows”) under the direction of a board-certified Physician on the Faculty of Hospital who has been designated by Hospital as director of the Program (“Program Director”);

B. WHEREAS, Hospital has determined that employment of Fellow in a residency position will enable it to better serve the community and thereby further its charitable mission and purposes; and

C. WHEREAS, Fellow is duly licensed to practice, or is authorized to practice, medicine in Oklahoma, and is fully qualified in all respects to render the services set forth under this Agreement.

NOW, THEREFORE, in consideration of these premises and the mutual covenants and agreements herein contained and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereby agree as follows:

**ARTICLE I  
FELLOW’S RESPONSIBILITIES**

1.1 Employment as Fellow. Hospital employs Fellow to provide services as stated herein. Fellow accepts such employment by Hospital, on the terms and conditions set forth below.

1.1.1 Licensure. Fellow must obtain and maintain licensure in accordance with the rules and licensure requirements of the INTEGRIS Graduate Medical Education Handbook (“Handbook”) and Oklahoma state law, including an unrestricted license to practice medicine in the State of Oklahoma, as well as unrestricted federal and state narcotics numbers.

1.1.2 Eligibility. Fellow acknowledges that he/she (i) is not now and has never been excluded from any federal health care program, including Medicare, Medicaid, CHAMPUS, maternal and child health block grants, social service block grants and other state funded health care programs (the “Government

Programs”); (ii) has not been convicted of a criminal offense which would trigger exclusion from a Government Program; and (iii) has not been proposed for sanction by a Government Program. Fellow affirmatively agrees to immediately notify Hospital if Fellow is convicted, sanctioned and/or excluded by a Government Program. This Agreement is subject to immediate termination by the Hospital upon written notice should the Fellow be convicted, sanctioned or excluded by any Government Program during the term of this Agreement.

1.1.3 Background Check. Fellow satisfies the background check requirements of INTEGRIS Health, Inc.

1.1.4 Sex-Offender Status. Fellow declares that he/she is not currently required to register under the provisions of the Oklahoma Sex Offenders Registration Act or the Mary Rippy Violent Crime Offenders Registration Act. In the event Fellow should be required to register under the provisions of the Oklahoma Sex Offenders Registration Act or the Mary Rippy Violent Crime Offenders Registration Act, he/she must notify the INTEGRIS Graduate Medical Education Office immediately and shall not be allowed to participate in any clinical activities at INTEGRIS Health, Inc.

1.2 Services. Commencing with his/her employment by Hospital, Fellow agrees to provide the services described herein. Fellow agrees to devote his/her best abilities and full working time to providing services under this Agreement. Fellow also shall perform such other reasonable tasks and services, including administrative tasks and duties as are consistent with the relationship described herein or are reasonably required by the Program Director.

1.2.1 Rotations. Fellow agrees to abide by the rotation assignments made by Hospital. Such assignments and changes to assignments shall be approved by the Program Director.

1.2.2 Corporate Compliance. Fellow specifically agrees to observe, comply with and be bound by all regulations, policies and procedures of general application to individuals employed by Hospital as may be adopted and/or amended from time to time during the term of this Agreement, which regulations, policies and procedures may address administrative matters, patient care matters, legal compliance matters and other matters pertaining to Fellow’s obligations to Hospital, including, without limitation, the Corporate Compliance Program of INTEGRIS Health, Inc., the Hospital Medical Staff Bylaws, the Hospital Rules and Regulations, and the Handbook.

1.2.3 Educational Programs and Activities. Fellow shall follow the educational program and activities stipulated by the Program Director of the respective training program.

1.2.4 Evaluations. On at least an annual basis, Fellow shall evaluate the (i) program; (ii) faculty members; (iii) attending Physicians/medical staff; and (iv) didactic programs. Evaluation forms will be provided by the Program Director.

1.3 Community Benefit. Fellow recognizes that Hospital is a tax-exempt organization with charitable goals, interests and responsibilities, and agrees to support the community benefit, charitable and indigent care initiatives and programs of Hospital as related to patient care at Hospital. In connection with such participation, Fellow agrees to provide uncompensated care as directed by Hospital, and to provide services to patients whose health care services are reimbursed by the Medicare/Medicaid programs, and other programs as may be designated by Hospital from time to time.

1.4 No Billing. Fellow shall not bill or collect any fees from the patient or any other third party payer for the services provided by Fellow under this Agreement.

1.5 Medical Records. Fellow agrees, as a condition to receiving compensation under this Agreement, to prepare and complete (or cause to be prepared and completed) on a timely basis (but in any event no more than thirty (30) working days from the date medical services are provided) and to maintain complete and accurate medical and other records with respect to the services and treatment rendered to any patient pursuant to this Agreement. Records produced by Fellow shall comply with all legal requirements of Hospital. Medical records shall not be removed from the premises by Fellow, including accessing records from unencrypted personal computers. The parties agree that all medical records, histories, x-ray films and personal and regular files concerning patients consulted, interviewed, treated or cared for by Fellow pursuant to this Agreement shall belong to and remain the property of Hospital; provided, however, that upon termination of employment, Fellow shall have the privilege of reproducing, at his own expense, any records required to defend any claim against Fellow by any patient treated or cared for by Fellow during the term of this Agreement.

1.6 Confidentiality and Disclosure of Patient Information. Fellow acknowledges he/she may have or obtain access to confidential Protected Health Information (“PHI”), including, but not limited to, individually identifiable health information, which is subject to protection under privacy and security standards implemented pursuant to the Health Insurance Portability and Accountability Act of 1996, (“HIPAA”), the Health Information Technology for Economic & Clinical Health Act (“HITECH”), the American Recovery and Reinvestment Act of 2009 (“ARRA”), the HHS regulations promulgated on January 24, 2013, entitled Modifications to the HIPAA Privacy, Security, Enforcement and Breach Notification Rules under HITECH and the Genetic Information Nondiscrimination Act (“GINA”), and state or federal privacy and security laws or regulations, all as amended from time to time (collectively, the “Privacy Rule”). Fellow agrees he/she (a) will not use, access, create, disclose, maintain, transmit or receive PHI other than as permitted by this Agreement or required or permitted by law; (b) will protect and safeguard from any oral and written disclosure all confidential information regardless of the type of media on which it is stored (e.g., paper, fiche, etc.) with which he/she may come into contact; (c) use reasonable and appropriate safeguards to prevent use, access or disclosure of PHI other than as permitted by this Agreement or required or permitted by law; (d) will limit his/her disclosure of PHI to the minimum necessary to permit its subcontractors and agents to provide

services specified in this agreement; (e) will promptly report to INTEGRIS' Compliance Officer in writing at 3030 N.W. Expressway, Suite 501, Oklahoma City, OK 73112 and by telephone to 405-949-6081 any unauthorized breach, use or disclosure immediately upon becoming aware of it, but in no event later than five (5) business days following the breach; (f) will indemnify and hold INTEGRIS harmless from all liabilities, costs and damages arising out of or in any manner connected with the disclosure by Contractor or its subcontractors and agents of any PHI; (g) if Contractor maintains a designated record set, it will make PHI available as requested by INTEGRIS for access to patients and/or amendment; (h) make available to INTEGRIS the information required to provide an accounting of disclosures; (i) make his/her internal practices, books and records relating to the use and disclosure of PHI created or received from INTEGRIS available to the Secretary of Health and Human Services, governmental officers and agencies and INTEGRIS for purposes of determining compliance with HIPAA; (j) upon termination of this Agreement, for whatever reason, it will return or destroy all PHI, if feasible, maintained, created, transmitted or received by him/her or subcontractors and agents on behalf of INTEGRIS which Fellow maintains in any form, and retain no copies of such information, or if such return or destruction is not feasible, to extend the precautions of this Agreement to the information and limit further uses and disclosures to those purposes that make the return or destruction of the information infeasible; and (k) will comply with all applicable laws and regulations, specifically including the Privacy Rules. If Fellow and INTEGRIS exchange health information electronically, Fellow will (i) implement, maintain and use appropriate and effective administrative, technical and physical safeguards to reasonably preserve the confidentiality, integrity, and availability of electronic PHI as required by the Privacy Rules; (ii) ensure that any agents or subcontractors to whom Fellow provides electronic PHI agrees and provides reasonable assurances that it implement reasonable and appropriate safeguards to protect the electronic PHI; and (iii) report to INTEGRIS any security incident immediately upon becoming aware of such incident. Fellow acknowledges his/her obligation and agrees to comply with all applicable provisions of the Privacy Rules. Fellow recognizes that any breach of confidentiality or misuse of information may result in automatic termination of this Agreement and legal action.

## **ARTICLE II**

### **OBLIGATIONS OF HOSPITAL**

2.1 Facilities/Equipment and Personnel. Hospital will make available to Fellow reasonable facilities, equipment, services, staffing and supplies necessary to engage in Fellow's training. Hospital shall maintain such equipment in good order and repair, reasonable wear and tear excepted. Fellow shall use such facilities, services and supplies for the purpose of providing professional medical services and education. Hospital will be responsible for all non-Fellow personnel decisions (including but not limited to hiring, termination and compensation of such personnel).

2.2 Specialty Board Examinations. Upon request, the Graduate Medical Education Office, as defined in the Handbook, will provide Fellow with information regarding eligibility for specialty board examinations.

**ARTICLE III**  
**FINANCIAL SUPPORT AND BENEFITS**

3.1 Fellow Salary. As compensation for services rendered by Fellow pursuant to Article II, and so long as Fellow is available to perform such services and renders such services in a high quality and professional manner, Hospital shall pay Fellow a salary in accordance with the salary schedule in Exhibit 3.1, which is attached hereto and incorporated herein by reference and may be amended from time to time.

3.2 Fellow Benefits. Fellow shall be provided the benefits set forth on Exhibit 3.2, which is attached hereto and incorporated herein by reference, and any other supplies and/or benefits authorized in the Handbook, subject to any restrictions set forth below, as of the effective date of this Agreement. Health insurance, Group Long-Term Disability and Group Short-Term Disability coverage will be effective on the date of hire. Hospital may unilaterally alter, from time to time, those benefits set forth on Exhibit 3.2, which are also applicable to all full-time employees of Hospital, and Fellow shall only be entitled to such benefits as are otherwise available to all such employees of Hospital.

**ARTICLE IV**  
**CONDITIONS OF REAPPOINTMENT**

4.1 Conditions of Reappointment. To be eligible for reappointment, Fellow must meet all Program requirements stated herein, conditions and behavioral, clinical, and academic requirements stated in the Handbook and in the handbook of the Fellow's respective clinical program during the previous year as determined by the Program Director.

**ARTICLE V**  
**TERM AND TERMINATION**

5.1 Term. This Agreement shall commence on the Effective Date and shall remain in effect through June 30, 2015 (the "Initial Term"), unless sooner terminated as set forth herein, and may be renewed for additional terms upon mutual agreement of the parties. Hospital shall reasonably attempt to provide four (4) months prior written notice of Hospital's intention not to renew the Agreement after the Initial Term, unless the primary reason for the nonrenewal occurs within the four (4) months prior to the end of the Agreement, in which case Hospital will provide Fellow with as much written notice of the intent not to renew as the circumstances reasonably allow, prior to the end of the Agreement.

5.2 Immediate Termination by Hospital Upon Notice. In the event of (a) the death of Fellow; (b) the Disability of Fellow for a period in excess of ninety (90) days; (c) a determination by Hospital, made in good faith after conducting appropriate quality review procedures, that Fellow is not providing a sufficient quality of services or that the safety of patients is jeopardized by continuing the services of Fellow; (d) Fellow's conviction of theft, embezzlement, or willful destruction of Hospital's property or funds; (e) a finding that Fellow has engaged in unprofessional conduct as defined by Oklahoma statutes and regulations (*see* 59 O.S. §637; 13 Ok Reg, eff 6-27-96; 59 O.S. §503; 27 Ok Reg 856, eff 4-25-10); (f)

failure of Fellow to comply with the requirements of the medical licensure laws of the State of Oklahoma; or (g) a breach by Fellow of any provision of this Agreement that is not cured within thirty (30) days after written notice thereof is given to Fellow, Hospital shall have the right to immediately terminate this Agreement upon the notification in writing by Hospital to Fellow. The decision to terminate this Agreement under this section will be subject to the Grievance Procedure as established in the Handbook.

5.3 Dispute. Nothing contained herein shall prevent a party from disputing the existence of a failure to perform obligations under this Agreement.

## **ARTICLE VI LIABILITY INSURANCE**

6.1 Professional Liability Insurance. Hospital shall be responsible for the purchase of professional liability coverage for Fellow during the term of this Agreement. The minimum professional liability coverage will be that required by the Hospital Medical Staff By-laws. The policy will have an attached prepaid tail coverage of a “claims made” type. Fellow agrees to practice medicine in such a manner that professional liability insurance can be obtained and maintained at reasonable rates that are comparable to rates commonly available to physicians of comparable specialty and experience to that of Fellow.

## **ARTICLE VII GRIEVANCE PROCEDURES AND DUE PROCESS**

7.1 Purpose. Hospital encourages early, equitable resolution of disputes that may arise in the Program. Fellow is encouraged to resolve disputes through open discussion and dialogue with other Fellows and the faculty. Fellow is further encouraged to freely exercise his/her right to use the grievance procedure, as outlined in the “Grievance Procedure” section of the Handbook, without fear of retaliation, retribution or other adverse consequences.

## **ARTICLE VIII LEAVES OF ABSENCE**

8.1 Eligibility. Fellow is eligible to take leaves of absence in accordance with the procedures outlined in the Handbook and pursuant to applicable Program policies, dependent upon, where required, the Program Director’s approval.

8.2 Program Completion. The effect of any leave granted by Hospital on the Fellow’s reappointment or completion of the Program will be determined in accordance with the Handbook. Leaves of absence should be coordinated with the Program Director in order to ensure completion of program requirements. Extended leaves of absence may require an adjustment or extension of the Program.

**ARTICLE IX**  
**DUTY HOURS**

9.1 Time Requirements. Fellow shall be obligated to devote a minimum of forty (40) hours per week to the provision of Services set forth in Article I of this Agreement; provided, however, that Fellow's work schedule shall assure the provision of all services set forth in Article I and the Handbook to the reasonable satisfaction of Hospital. Further, such schedule shall assure compliance with all duty hour requirements as set forth by the ACGME or AOA, as applicable. Fellow shall provide honest documentation to Hospital pursuant to its policies and procedures regarding time-keeping and concerning the time he/she devotes to such duties and responsibilities. Although time documentation will generally be maintained using the honor system, there will be random spot-checks to ensure the integrity of Fellow's reporting.

**ARTICLE X**  
**MOONLIGHTING**

10.1 Moonlighting and Other Professional Activities. Fellow acknowledges that the privilege of working for pay outside of the training program (Moonlighting) and other professional activities outside the program must be in compliance with the guidelines set forth in the Handbook. Moonlighting must be discussed with and approved in writing in advance by the Program Director.

**ARTICLE XI**  
**COUNSELING SERVICES**

11.1 Counseling Services. Fellows are provided counseling services through the Corporate Assistance Program and may utilize the INTEGRIS Corporate Assistance Program offered to employees or mental health and substance abuse services through the Fellow's medical plan.

**ARTICLE XII**  
**FELLOW IMPAIRMENT**

12.1 Fellow Impairment. The Program recognizes the importance of preventing impairment through education, recognition of the impaired Fellow, and the counseling and rehabilitation of the impaired Fellow. Impaired Fellow and related allegations will be handled in accordance with the Handbook.

**ARTICLE XIII**  
**HARASSMENT**

13.1 Harassment. All complaints of hostile work environment and harassment of a sexual, racial, or other nature shall not be subject to review pursuant to the Grievance Procedure found in the Handbook. Such complaints shall be addressed through the INTEGRIS Health, Inc. Policy SYS-HR-213 (Harassment).

**ARTICLE XIV**  
**ACCOMMODATION FOR DISABILITIES**

14.1 Accommodation for Disabilities. An applicant or a Fellow in a Program may request reasonable accommodation for disability using the process described in SYS-HR-206 (Accommodating Qualified Individuals with Disabilities) and in accordance with the Handbook.

**ARTICLE XV**  
**MISCELLANEOUS PROVISIONS**

15.1 Transferability. Hospital has entered into this Agreement in specific reliance on the expertise and qualifications of Fellow. Consequently, Fellow's interest under this Agreement may not be transferred or assigned or assumed by any other person, in whole or in part.

15.2 Modification. There are no other agreements or understandings, written or oral, between the parties regarding the matters covered by this Agreement other than as set forth herein. The parties agree that this Agreement may be amended or modified only with the written approval of each party.

15.3 Binding Effect. This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective permitted successors and assigns.

15.4 Notices. All notices which either party is required or may desire to give to the other under or in conjunction with this Agreement shall be in writing and may be hand-delivered, transmitted by facsimile, sent by United States certified or registered mail, return receipt requested, postage and registration or certificate prepaid, or sent via Express Mail or any similar overnight delivery service by addressing the same to such other party at the address set forth on the signature page hereof. Any party may change the address for service of notice upon it by written notice given to the other in the manner herein provided.

15.5 Non-Waiver. No waiver by any party hereto of any failure of another party to keep or perform any provision of this Agreement shall be deemed to be a waiver of any preceding or succeeding breach of the same, or of any other provision, covenant or condition of this Agreement. All rights and remedies herein granted or referred to are cumulative and do not preclude any other rights or remedies provided by law.

15.6 Governing Law. This Agreement shall be construed and governed by the laws of the State of Oklahoma, without giving effect to its conflicts of law provisions. Oklahoma County, Oklahoma shall be the sole and exclusive venue for any litigation, special proceeding or other proceeding as between the parties that may be brought under or arise out of this Agreement.

15.7 Change in Laws and/or Regulations. In the event any applicable federal, state or local laws or any regulation, order or policy issued under any such laws, is changed (or judicial interpretation thereof is developed or changed) in a way which will have a material adverse effect on the benefits anticipated by one or more parties to this Agreement, the adversely affected



party shall notify the other party in writing of such change and the effect of the change. If an agreement on a method for revising this Agreement is not reached within thirty (30) days of such written notice, the matter shall be submitted to a single arbitrator pursuant to the rules of procedures of the American Health Lawyers Association Alternative Dispute Resolution Service, who shall (i) structure an amendment to this Agreement which will leave the parties as nearly as possible in the same economic positions they would have been in under the original terms of this Agreement, had the change in the law, regulation, order or policy (or judicial interpretation thereof) not occurred; or (ii) if the arbitrator determines that the change is so fundamental that revision and continuation of this Agreement is not feasible, structure a termination of this Agreement that will return the parties as nearly as possible to the economic positions they would have been in had they not entered into this Agreement without altering in a material way the economic benefits realized during the period this Agreement was in effect.

15.8 Attorney's Fees. In the event of any litigation by any party to enforce or defend its rights under this Agreement all parties shall be responsible for their respective attorney's fees unless a right to attorney's fees is established by statute.

15.9 Gender and Number. The use of the masculine, feminine or neuter genders and the use of the singular and plural shall give an effect of any exclusion or limitation herein.

15.10 Survival. The obligations and rights contained in this Agreement for which survival is necessary to carry out the parties' intentions, shall survive the termination of this Agreement.

IN WITNESS WHEREOF, the parties have hereunto set their hands effective the day and year first above written.

**HOSPITAL:**

INTEGRIS BAPTIST MEDICAL CENTER

By: \_\_\_\_\_

Tim Johnsen  
President

Notice Address:

3300 N.W. Expressway  
Oklahoma City, OK. 73112

**FELLOW:**

By: \_\_\_\_\_

Notice Address:

**EXHIBIT 3.1  
(2014-2015)  
SALARY SCHEDULE**

PGY-1	\$49,525
PGY-2	\$51,146
PGY-3	\$53,045
PGY-4	\$54,788
PGY-5	\$56,691
PGY-6	\$58,869
PGY-7 and above	\$62,012

**Bonus Compensation**

Fellows will not be eligible for Year End or Patient Satisfaction bonuses as defined by Facility or Institutional policy. However, all Fellows will be eligible to receive recruitment bonuses as defined by Facility and Institutional policy.

**EXHIBIT 3.2  
FELLOW BENEFITS**

**Insurance Benefits**

Fellows that are employees of Hospital are provided group health, dental, disability, professional disability and life insurance on the same terms as any other full-time employee of Hospital. Hospital may unilaterally alter, from time to time, the benefits set forth below that are applicable to all employees of Hospital, and Fellow shall only be entitled to such benefits to the extent they would otherwise be available to all such employees of Hospital.

**Health:** INTEGRIS Health Employee Benefit Plan as outlined in the INTEGRIS Health Benefits Handbook.

**Dental:** INTEGRIS Health Employee Benefit Plan as outlined in the INTEGRIS Health Benefits Handbook.

**Benefit Reimbursement**

**Accounts:** INTEGRIS Health Employee Benefit Plan as outlined in the INTEGRIS Health Benefits Handbook.

**Group Term Life  
and Accident:**

INTEGRIS Health Employee Benefit Plan as outlined in the INTEGRIS Health Benefits Handbook.

**Group Short-Term  
Disability:**

INTEGRIS Health Employee Benefit Plan as outlined in the INTEGRIS Health Benefits Handbook.

**Group Long-Term  
Disability:**

INTEGRIS Health Employee Benefit Plan as outlined in the INTEGRIS Health Benefits Handbook.

**Professional  
Liability:**

For Hospital employed Fellows, minimum coverage shall reflect the requirements under the Hospital Medical Staff Bylaws.

**Worker's**

**Compensation:** Provided pursuant to state regulatory requirements.

**Retirement Benefits:**

**Retirement Savings  
Plans:**

INTEGRIS Health Employee Benefit Plan as outlined in the INTEGRIS Health Benefits Handbook.

**Paid Personal Leave (PPL)  
And Extended Illness Accrual Bank (EIAB):**

- a. Fellow is credited with 192 hours (24 days) PPL into Fellow's PPL bank on his or her date of hire and on Fellow's annual PPL service date (typically July 1).
- b. Fellow can carry forward a maximum of 300 hours PPL at the end of Fellow's PPL calendar year (typically June 30).
- c. Fellow is eligible to receive payment of PPL balance at time of Fellow's termination or change to ineligible status based on tenure and according to the following schedule:
  - Less than 1 year of service – 0% of accrued PPL paid
  - 1 to less than 5 years of service – 50% of accrued PPL paid
  - 5 to less than 10 years of service – 75% of accrued PPL paid
  - 10 or more years of service – 100% of accrued PPL paid

**EIAB**

Physician accrues EIAB hours each pay period up to a maximum of 40 hours per year.\*

- a. Physician can carry forward a maximum of 1040 EIAB hours on physician's annual service date.
- b. Physician is not eligible to receive payment of EIAB balance at time of physician's termination or change to ineligible status.

*\*based on 80 hours paid per pay period.*

**Family Leave - Federal Guidelines:**

Federal law mandates that after one (1) year of employment with Hospital Fellows may take up to twelve (12) weeks (combined paid and unpaid leave) during a twelve (12) month period for the birth or adoption of a child, or placement of a foster child, in order to care for the child. This time must end not later than twelve (12) months after the day of birth or placement of the child. Similarly, such leave can be used for medical reasons or to care for a seriously ill spouse, child or parent consecutively or on an intermittent or reduced time basis with acceptable documentation from a Fellow.

**Educational Leave:**

Days used for travel to and from meetings and the attendance of the meeting must be defined in advance of the meeting as professional leave or other type of leave. As defined by Program and Institutional policy, expenses may be reimbursed or subject to limited reimbursement. Travel and lodging arrangements must be made in advance and are subject to the approval of the Program Director or his/her designee, if reimbursement is to be allowed.

**Other Leave:**

Other leave may be granted as available per Hospital Policies.

**Counseling Services:**

Fellows that are Hospital employees are provided counseling services through the Corporate Assistance Program.

**Other Benefits:**

Call Quarters: Call quarters and amenities are available as needed.

Library/Internet  
Access and

Education Materials: Access to library facilities, including books, computer programs, and online educational programs, is available for clinical decision-making and research as required by the individual program. Professional expenses for additional education items are available per the individual program's budget.

Parking: Free parking is available in the Hospital parking areas only, or as designated by the Program Director or his/her designee. The Program Director or his/her designee will make parking assignments depending on the location of a specific rotation. Fellows must abide by all rules of INTEGRIS Health, Inc. and other rotation sites regarding parking registration, parking cards, parking stickers, etc.

Meals: Meals are furnished at no charge, if a Fellow is on call.

Scrubs: Scrubs, lab coats and laundry are available per individual program.

Additional information regarding benefit plans can be found at: <https://hranytime.corp.integrish.com/Content/Forms/Benefits/2014%20Metro%20-%20Summary%20of%20Benefit%20Coverages.pdf>