

Internship Standards & Guidelines

To approve an internship for credit at Mercy University, Career & Professional Development follows the <u>Department</u> of Labor Guidelines and the <u>National Association of Colleges and Employers' Criteria for an Experience to be Defined</u> as an Internship when vetting internships for credit. Below are the relevant excerpts from both sources that list the criteria we follow to vet an internship experience and approve it for credit. The links above contain the full text of each source.

Department of Labor Guidelines

Courts have used the "primary beneficiary test" to determine whether an intern or student is, in fact, an employee under the FLSA. In short, this test allows courts to examine the "economic reality" of the intern-employer relationship to determine which party is the "primary beneficiary" of the relationship. Courts have identified the following seven factors as part of the test:

- 1. The extent to which the intern and the employer clearly understand that there is no expectation of compensation. Any promise of compensation, express or implied, suggests that the intern is an employee—and vice versa.
- 2. The extent to which the internship provides training that would be similar to that which would be given in an educational environment, including the clinical and other hands-on training provided by educational institutions.
- 3. The extent to which the internship is tied to the intern's formal education program by integrated coursework or the receipt of academic credit.
- 4. The extent to which the internship accommodates the intern's academic commitments by corresponding to the academic calendar.
- 5. The extent to which the internship's duration is limited to the period in which the internship provides the intern with beneficial learning.
- 6. The extent to which the intern's work complements, rather than displaces, the work of paid employees while providing significant educational benefits to the intern.
- 7. The extent to which the intern and the employer understand that the internship is conducted without entitlement to a paid job at the conclusion of the internship.

National Association of Colleges & Employers (NACE) Criteria For An Experience To Be Defined As An Internship

To ensure that an experience—whether it is a traditional internship or one conducted remotely or virtually—is educational, and thus eligible to be considered a legitimate internship by the NACE definition, all the following criteria must be met:

- 1. The experience must be an extension of the classroom: a learning experience that provides for applying the knowledge gained in the classroom. It must not be simply to advance the operations of the employer or be the work that a regular employee would routinely perform.
- 2. The skills or knowledge learned must be transferable to other employment settings.
- 3. The experience has a defined beginning and end, and a job description with desired qualifications.
- 4. There are clearly defined learning objectives/goals related to the professional goals of the student's academic coursework.
- 5. There is supervision by a professional with expertise and educational and/or professional background in the field of the experience.
- 6. There is routine feedback by the experienced supervisor.
- 7. There are resources, equipment, and facilities provided by the host employer that support learning objectives/goals.

If these criteria are followed, it is the opinion of NACE that the experience can be considered a legitimate internship.