

Contest Rules

1. Eligibility: This Competition is open only to those who have NOT previously attended a U.S. medical training placement (“Clinical Experience”) through AMOpportunities, Inc. (the “Company”), who have created a User Account between May 1, 2025 and May 31, 2025 and who are 18 years of age or older as of the date of entry.

The Competition is only open to legal residents of countries where entry is allowed and is void where prohibited by law. Employees of the Company its affiliates, subsidiaries, advertising and promotion agencies, and suppliers, (collectively the “Employees”), and immediate family members and/or those living in the same household of Employees are not eligible to participate in the Competition. The Competition is subject to all applicable federal, state, and local laws and regulations. Void where prohibited.

2. Agreement to Rules: By participating, the Contestant (“You”) agree to be fully unconditionally bound by these Rules, and You represent and warrant that You meet the eligibility requirements. In addition, You agree to accept the decisions of the Company as final and binding as it relates to the content of this Competition.

3. Competition Period: Entries will be accepted through May 31, 2025 at 11:59pm Central Standard Time. All online entries must be received by the end of the competition.

4. How to Enter: The Competition must be entered by submitting an entry using the online form provided at [<https://landing.amopportunities.org/rotation-giveaway-may-2025>]. The entry must fulfill all Competition requirements, as specified, to be eligible to win a prize.

Entries that are incomplete or do not adhere to the rules or specifications may be disqualified at the sole discretion of the Company You may enter only once. You must provide the information requested. You may not enter more times than indicated by using multiple email addresses, identities, or devices in an attempt to circumvent the rules. If You use fraudulent methods or otherwise attempt to circumvent the rules, your submission may be removed from eligibility at the sole discretion of the Company.

5. Prizes: The Winner(s) of the Competition (the “Winner”) will receive One Clinical Experience on the condition they are able to attend such placement. Entrants shall submit Clinical Experience preferences to the Company, whereby the Company, at their sole discretion, shall select a Clinical Experience for each Winner. Actual/appraised value may differ at time of prize award. The specifics of the prize shall be solely determined by the Company. No cash or other

prize substitution shall be permitted except at AMOpportunities, Inc's discretion. The prize is nontransferable and nonassignable without the written consent of the Company. Any and all prize-related expenses, including without limitation any and all federal, state, and/or local taxes, shall be the sole responsibility of Winner. No request for the cash equivalent by Winner is permitted. Acceptance of prize constitutes permission for the Company to use Winner's name, likeness, submitted media of all types, and entry for purposes of advertising and trade without further compensation, unless prohibited by law.

6. Winner Selection and Notification: Winner will be selected by AMOpportunities, Inc based on quality of submission. Winner will be notified by email within five (5) days following selection of Winner. the Company shall have no liability for Winner's failure to receive notices due to spam, junk e-mail or other security settings or for Winner's provision of incorrect or otherwise non-functioning contact information. If Winner cannot be contacted, is ineligible, fails to claim the prize within 15 days from the time award notification was sent, or fails to timely return a completed and executed declaration and release as required, the prize may be forfeited and an alternate Winner selected. Receipt by Winner of the prize offered in this Competition is conditioned upon compliance with any and all federal, state, and local laws and regulations. ANY VIOLATION OF THESE OFFICIAL RULES BY WINNER (AT THE COMPANY'S SOLE DISCRETION) WILL RESULT IN WINNER'S DISQUALIFICATION AS WINNER OF THE COMPETITION, AND ALL PRIVILEGES AS WINNER WILL BE IMMEDIATELY TERMINATED.

7. Rights Granted by You: By entering this content (e.g., photo, video, text, etc.), You understand and agree that the Company, anyone acting on behalf of the Company, and the Company's licensees, successors, and assigns, shall have the right, where permitted by law, to print, publish, broadcast, distribute, and use in any media now known or hereafter developed, in perpetuity and throughout the World, without limitation, your entry, name, portrait, picture, voice, likeness, image, statements about the Competition, and biographical information for news, publicity, information, trade, advertising, public relations, and promotional purposes. Without any further compensation, notice, review, or consent. By entering this content, You represent and warrant that your entry is an original work of authorship, and does not violate any third party's proprietary or intellectual property rights. If your entry infringes upon the intellectual property right of another, You will be disqualified at the sole discretion of the Company. If the content of your entry is claimed to constitute infringement of any proprietary or intellectual property rights of any third party, You shall, at your sole expense, defend or settle against such claims. You shall indemnify, defend, and hold harmless the Company from and against any suit, proceeding, claims, liability, loss, damage, costs or expense, which the Company may incur, suffer, or be required to pay arising out of such infringement or suspected infringement of any third party's right.

8. Terms & Conditions: the Company reserves the right, in its sole discretion, to cancel, terminate, modify or suspend the Competition should virus, bug, non-authorized human intervention, fraud, or other cause beyond the Company's control corrupt or affect the administration, security, fairness, or proper conduct of the Competition. In such case, the Company may select the Winner from all eligible entries received prior to and/or after (if appropriate) the action taken by the Company. The Company reserves the right, in its sole discretion, to disqualify any individual who tampers or attempts to tamper with the entry process or the operation of the Competition or website or violates these Terms & Conditions. The Company has the right, in its sole discretion, to maintain the integrity of the Competition, to void votes for any reason, including, but not limited to: multiple entries from the same user from different IP addresses; multiple entries from the same computer in excess of that allowed by Competition rules; or the use of bots, macros, scripts, or other technical means for entering. Any attempt by an entrant to deliberately damage any website or undermine the legitimate operation of the Competition may be a violation of criminal and civil laws. Should such attempt be made, the Company reserves the right to seek damages to the fullest extent permitted by law.

9. Limitation of Liability: By entering, You agree to release and hold harmless the Company and its subsidiaries, affiliates, advertising and promotion agencies, partners, representatives, agents, successors, assigns, employees, officers, and directors from any liability, illness, injury, death, loss, litigation, claim, or damage that may occur, directly or indirectly, whether caused by negligence or not, from: (i) such entrant's participation in the Competition and/or his/her acceptance, possession, use, or misuse of any prize or any portion thereof; (ii) technical failures of any kind, including but not limited to the malfunction of any computer, cable, network, hardware, or software, or other mechanical equipment; (iii) the unavailability or inaccessibility of any transmissions, telephone, or Internet service; (iv) unauthorized human intervention in any part of the entry process or the Promotion; (v) electronic or human error in the administration of the Promotion or the processing of entries.

10. Disputes: THIS Competition IS GOVERNED BY THE LAWS OF THE STATE OF ILLINOIS IN THE UNITED STATES OF AMERICA, WITHOUT RESPECT TO CONFLICT OF LAW DOCTRINES. As a condition of participating in this Competition, participant agrees that any and all disputes that cannot be resolved between the parties, and causes of action arising out of or connected with this Competition, shall be resolved individually, without resort to any form of class action, exclusively by binding arbitration administered by an independent 3d party arbitrator agreed upon by the parties in Chicago, Illinois under the American Arbitration Association rules. Further, in any such dispute, under no circumstances shall participant be permitted to obtain awards for, and hereby waives all rights to, punitive, incidental, or consequential damages, including reasonable attorney's fees, other than participant's actual out-of-pocket expenses (i.e. costs associated with entering this Competition). Participant further waives all rights to have damages multiplied or increased.

11. Privacy Policy: Information submitted with an entry is subject to the Privacy Policy stated on the Company's website. To read the Privacy Policy, please click the following link <https://www.amopportunities.org/privacy>.

12. Winners List: To obtain a copy of the Winner's name or a copy of these Official Rules, mail your request along with a stamped, self-addressed envelope to: AMOpportunities, Inc. 444 N Wells St Ste 601, Chicago IL, 60654 USA. Requests must be received no later than 10 business days after the completion of the competition.

13. Sponsor: The Sponsor of the Competition is AMOpportunities, Inc. 444 N Wells St Ste 601, Chicago IL, 60654 USA.

14. By submitting an entry to the contest, You, the Contestant, have affirmatively reviewed, accepted, and agreed to all of the Official Rules.