## **East Tennessee State University Moving Expense Allowance Agreement**

Hiring departments must complete page 1 first.	
Potential Employee's Name:	
Proposed Hire Date:	
E# or last 4 of SS#:	
Current Residence (City, State):	
Paymer	nt Calculation
Gross Amount:	\$
Less: Income Tax Withholding (22%)	\$
Less: FICA Tax (6.2%)	\$
Less: Medicare Tax (1.45%)	\$
Net Amount to be paid to the potential emplo	byee: \$
Note: Individuals in special tax situations or less tax deducted.	(non-citizens, graduate students, etc) may have more

Please note: Moving Expense Allowances are not covered under the University's accountable expense plan. Therefore, the allowance will be reported as taxable income to the employee and applicable withholding taxes will be withheld from the payment. The potential employee's year-end tax statement (W-2) will include the gross amount of this allowance and all applicable taxes withheld in the year of the payroll start date. Additionally, the responsible department will be charged the matching amount of social security and Medicare taxes. For additional information, please see policy Advertising and Hiring Employees

Moving Expense Allocation					
For budgeting and accounting purposes only					
Index to be Charged	Percentage	Account Code			
		Executive: 61175			
		Faculty: 61275			
	·	Administrative: 61675			

## EAST TENNESSEE STATE UNIVERSITY MOVING ALLOWANCE AGREEMENT

Agreement made between East Tennessee State University (referred to as "the Institution") and the Employee

WHEREAS, the Employee, with employment date as stated on page 1, desires to move and relocate their residence as stated on page 1 to Johnson City, TN and East Tennessee State University (ETSU) desires to provide an allowance to help defray the cost of the moving expenses, the parties therefore, agree as follows:

- 1. ETSU agrees to provide to the Employee an amount not to exceed the stated gross amount for moving expenses incurred for the relocation.
- 2. In consideration for ETSU providing this allowance, the Employee agrees to remain employed by the Institution for a period of at least one year. For faculty appointed on an academic basis, one year is defined as one regular academic session (fall and spring semesters, nine months). For all other annual faculty and employees, one year is defined as twelve months. Should the Employee leave employ prior to completion of that year, the Employee will be liable to the Institution for the amount of the moving allowance provided.
- 3. The Employee hereby gives ETSU an express lien on all salaries, wages, and other sums payable to the employee by the Institution, for the purpose of securing all amounts stated above in the event the Employee leaves prior to one year's employment at the Institution. The Employee authorizes ETSU to withhold all amounts due under this Agreement from any sum payable to the Employee by ETSU.
- 4. If the Employee fails to remain employed, as indicated in Section 2 above, for reasons beyond the employee's control considered sufficient by ETSU, all or part of the liability under Section 1 may be waived by the Institution. Any such waiver must be approved in writing by the Employee's department head or dean and the President. The dean/department head, whose account paid for the Employee's move, must notify Human Resources if the Employee does not remain employed at the Institution for at least one year.

Employee Signature	Date	Chair Signature	Date
Employee (Print/Type)		Dean Signature	Date
College Budget Authority	Date	Vice President Signature	Date
		Prepared by	Date