

## MISSOURI DEPARTMENT OF TRANSPORTATION RIGHT OF WAY DIVISION MOVING COST CLAIM-ACTUAL COST-SELF MOVE

County		Route	Parcel	Fed. Number	Job Number		
Relocatee(s)				<u> </u>	Date of Claim		
Owner Occupant Tenant Owner Non-Occupant		Displacement	Moving Cost Esti	mate Obtained	Moving Estimate Covers		
Residential Business Farm Nonprofit Organization Mobile Home Replacement property was located with without assistance from MoDOT personnel.							
					Date Occupied		
New Address (Replace	cement Unit)	D			Date Occupied		
Distance Moved	New Telephone Number	Replacement Was					
Date Move Began	an Date Move Completed If Business or Farm Operation Involved, Was It						
There I was I was not a significant reduction in amount of personal property actually moved as compared to the included in moving cost estimate.							
1. Low estimate(s) reflected in the moving cost agreement(s).							
2 Negotiated mo							
3. Total low estimate(s), negotiated moving cost payment or actual cost, whichever is lowest.					\$		
4. Compensable storage costs.							
5. Compensable insurance costs.							
6. Compensable losses in moving (including damages not covered by insurance or paid by mover).							
7. Compensable removal and reinstallation expenses:							
8. Other compensable incidental expenses identified as:							
9. Residential Move Only-Compensable cost of transportation, meals, & temporary lodging.							
10. Business, Farm & Nonprofit Organizations Only-Compensable replacement property search expenses.							
11. Business, Farm & Nonprofit Organizations Only-Compensable tangible property losses.							
12. Eligible reestat							
Total Amount Claimed					med \$		
Note: Every unit file must be accompanied by paid receipts and supporting statements as discussed in the Missouri Department of Transportation's relocation Brochure. If move was more than 50 miles distance, the amounts shown above must relate to the prorated moving and incidental costs which would have been applicable for a 50-mile move and a statement must be attached showing how all applicable costs were prorated.							
The undersigned hereby agrees to accept the total sum of \$ as full, complete and final reimbursement for the cost of relocating personal							
property necessitated by the acquisition of the property I/we occupy for highway purposes, as authorized by the Uniform Relocation Assistance and Real Property							
Acquisition Policies Act of 1970 as amended, with the following exception:							
(Applicable when storage costs are being claimed.) The undersigned further certifies no items of personal property, for which storage costs are being claimed							
herein, were located on any property owned or leased by me/us during the period of time covered in the storage cost payment receipt attached hereto.							
(Applicable if losses or damages during move are being claimed.) The undersigned further certifies insurance was not reasonably available and could not be							
reasonable obtained to cover the losses and/or damages experienced during the move, for which payment is being claimed herein and further, payment for such							
losses and/or damages was not received by me/us from a moving firm or from any other source.							
(Applicable when removal and reinstallation costs are being claimed.) The undersigned further certifies the items for which removal and reinstallation charges are							
being claimed were considered personal property and the Missouri Department of Transportation is released from any payment for such items as realty.							
The undersigned further certifies none of the costs claimed herein includes the cost of moving items of real property that were retained by me/us.							
The undersigned certifies to being a U.S. citizen or an alien that is lawfully present in the U.S. and further certifies under the penalties and provisions of U.S.C.							
Title 18, Sec. 1001, and any other applicable law, this claim and information submitted herewith have been examined by us and are true, correct, and complete,							
and we understand apart from the penalties and provisions of U.S.C. Title 18, Sec. 1001, and any other applicable law, falsification of any item in this claim or							
submitted herewith may result in forfeiture of the entire claim.							
Signature(s)					Date		
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TO BE COMPLETED BY THE MISSOURI DEPARTMENT OF TRANSPORTATION	DISTRICT RIGHT OF WAY UNIT					
All applicable spaces on front of claim are complete.						
Computations have been checked and are correct.						
☐ Did move exceed 50 miles ☐ Yes ☐ No If "Yes," are prorated figures documented and justified?						
Supporting receipts and/or other required documentation reviewed, found adequate (as required) and justified.						
Business, Farm and Nonprofit Organization – were pre-move and post-move inventories submitted and compared?						
Tangible property losses included in the claim do not exceed estimated cost of moving items involved						
Claim submitted within required eighteen month time limit.						
Relocatee occupied subject at 🔲 initiation of negotiations 🗌 time property acquired 🗌 both.						
Comments:						
The total sum of \$ is approved for payment under this claim.						
I certify the above information has been checked against this district's records and it is a just and correct payment. I further certify I have						
no direct or indirect present or contemplated personal interest in the transaction and l above claim.	will not derive any benefit from the pa	yment of the				
Signature	Title	Date				
•						
THIS CLAIM IS NOT APPROVED FOR PAYMENT FOR THE FOLLOWING REASONS:						
Signature	Title	Date				
District R/W Manager		Date				
I CONCUR						