PART 302–2—EMPLOYEES
ELIGIBILITY REQUIREMENTS

Subpart A—General Rules

Sec.
302–2.1 When may I begin my transfer or reassignment?
302–2.2 May I relocate to my new official duty station before I receive a written travel authorization (TA)?
302–2.3 What determines my entitlements and allowances for relocation?
302–2.4 What is my effective transfer or appointment date?
302–2.5 May I relocate from a location other than the location specified in my relocation travel authorization?
302–2.6 May I be reimbursed for relocation expenses if I relocate to a new official station that is less than 50 miles from my old official duty station?

TIME LIMITS
302–2.7 When may I begin my travel and transportation after receiving authorization to do so?
302–2.8 When must I complete all aspects of my relocation?
302–2.9 If I am furloughed to perform active military duty, will I have to complete all aspects of the relocation within the time limitation?
302–2.10 Does the 2-year time period in §302–2.8 include time that I cannot travel and/or transport my household effects due to shipping restrictions to or from my post of duty OCONUS?
302–2.11 May the 2-year time limitation for completing all aspects of a relocation be extended?

SERVICE AGREEMENTS
302–2.12 What is a service agreement?
302–2.13 Am I required to sign a service agreement when transferring within or outside the continental United States or performing renewal agreement travel and what is the minimum period of service?
302–2.14 Will I be penalized for violation of my service agreement?
302–2.15 Must I provide my agency with my actual place of residence as soon as I accept a transfer/appointment OCONUS?
302–2.16 Must I sign a service agreement for a “last move home” relocation?
302–2.17 What happens if I fail to sign a service agreement?
302–2.18 Can my service agreement be voided by a subsequent service agreement?
302–2.19 If I have more than one service agreement, must I adhere to each agreement separately?

41 CFR Ch. 302 (7–1–10 Edition)

ADVANCEMENT OF FUNDS
302–2.20 May I receive an advance of funds for my travel and transportation expenses?
302–2.21 What requirements must I meet to receive a travel advance?
302–2.22 May I receive a travel advance for separation relocation?

Subpart B—Agency Responsibilities

302–2.100 What internal policies must we establish before authorizing a relocation allowance?
302–2.101 When may we authorize reimbursement for relocation expenses?
302–2.102 Who must authorize and approve relocation expenses?
302–2.103 How must we administer the authorization for relocation of an employee?
302–2.104 What information must we provide on the TA?
302–2.105 When an employee transfers between Federal agencies, who is responsible for paying the employee’s relocation expenses?
302–2.106 May we waive statutory or regulatory limitations relating to relocation allowances for employees relocating to/from remote or isolated locations?

TIME LIMITS
302–2.110 Are there time factors that we must consider for allowing an employee to complete all aspects of relocation?

SOURCE: FTR Amdt. 98, 66 FR 58196, Nov. 20, 2001, unless otherwise noted.

Subpart A—General Rules

NOTE TO SUBPART A: Use of pronouns “I”, “you”, and their variants throughout this subpart refers to the employee.

§ 302–2.1 When may I begin my transfer or reassignment?
You may begin your transfer or reassignment only after your agency has approved your travel authorization (TA) in writing (paper or electronic).

§ 302–2.2 May I relocate to my new official duty station before I receive a written travel authorization (TA)?
No, you must have the written TA (paper or electronic) before you relocate to your new official duty station.