

Company: General Motors
Policy: Entry Level
Report name: Alexander Sanchez
BGRS file number: 8572918
Cost center: USCSTNI112

Report date: 23 January 2023
Departure location: Ephrata WA, U.S.A.
Destination location: Warren MI, U.S.A.
Distance: 3760 KM / 2350 Miles
Family size at host: 1

	Total USD
House Hunting Trip	2,046
Airfare Round-trip	750
Accommodation (Destination)	852
Meals (Destination)	444
Temporary Living	2,198
Accommodation (Destination)	1,848
Meals (Destination)	350
Final Move / Relocation	2,550
Airfare One-way	390
Accommodation (Destination)	1,420
Meals (Destination)	740
Total Additional Allowances	1,000
Other Allowance	1,000
Total Net Allowance	7,794

Notes:

House Hunting Trip	Unit	Assumption
Airfare Round-trip	1 Trip	Economy (Family of 2 Max)
Accommodation (Destination)	6 Nights	3-4 Star Hotel (Family of 2 Max)
Meals (Destination)	6 Days	Restaurants (Family of 2 Max)
Temporary Living	Unit	Assumption
Accommodation (Destination)	14 Nights	Corporate Apartment (Unaccompanied)
Meals (Destination)	14 Days	Food at Home (Unaccompanied)
Final Move / Relocation	Unit	Assumption
Airfare One-way	1 Trip	Economy (Accompanied)
Accommodation (Destination)	10 Nights	3-4 Star Hotel (Accompanied)
Meals (Destination)	10 Days	Restaurants (Accompanied)
Total Additional Allowances	Unit	Assumption
Other Allowance	1 Payment	Flat Amount

Michael Maberry
 11/21/22

Victoria Graciaa
 11/21/2022

**PROMISSORY NOTE
LUMP SUM RELOCATION ALLOWANCE**

The undersigned employee of General Motors (GM), Alexander Sanchez ("employee"),
promise to pay to the order of General Motors, at 300 Renaissance Center, P.O. Box 300,
Detroit, Michigan, 48265-3000, the principal amount of 7,794 and 00/00 DOLLARS
and any applicable taxes, within 30 days up on occurrence of any of the following events:

- (1) The employee voluntarily terminates employment with General Motors or General Motors terminates employee's employment for cause prior to 1/23/2025 (24 months).
- (2) The employee does not relocate his/her residence by 1/23/2024 (12 months), and in accordance with the General Motors Relocation Policy. In the event, however, that General Motors shall provide the employee with a written extension of the payment due date, then payment shall be made on or before the expiration of the set extended due date, or
- (3) The employee accepts money from General Motors for which he/she is not otherwise eligible for in accordance with the General Motors Relocation Policy. Two examples of these events (but not limited to these examples) are:
 - (i) the undersigned payee received lump sum monies for a spouse and/or other family member(s) who did not relocate; therefore, payment will be recalculated and any overpayment repaid to General Motors.
 - (ii) the undersigned payee received a homeowner lump sum but did not sell his/her home nor purchase a home in the new location; therefore, payment will be recalculated as a renter lump sum and any overpayment repaid to General Motors.

The undersigned are eligible for relocation assistance from General Motors only when relocation assistance payments are not otherwise available to the employee, employee's spouse, or a dependent family member from any other source, such as a spouse's employer, or the state or federal government.

Upon default in the payment hereof when due, this note shall become immediately due and payable, at the option of General Motors, without presentment, demand or any notice to the undersigned or any other person obligated hereon. I authorize GM to deduct any amount I am obligated to pay under this Agreement from wages or other monies due me. I voluntarily and freely agree to such deductions and agree to execute any documents required by General Motors Payroll for such deductions to my paycheck. If I should leave the employment of General Motors before payment has been made in full, the unpaid balance shall immediately become due and payable. All past due principal and interest on this note shall bear interest at the maximum lawful rate until paid. This note shall be deemed made pursuant to the laws of the State of Michigan and shall be governed, construed, and enforced in accordance with the laws of said State. If this note is not paid at maturity, howsoever such maturity may be brought about, and it is placed in the hands of an attorney for collection, then the undersigned agree to pay reasonable attorney's fees in addition to all other amounts due hereunder. Further, in the event of litigation brought to enforce the terms of this Note, the employee agrees and consents to exclusive jurisdiction and venue with the appropriate court in Wayne County, Michigan.

Executed this _____ day of _____, 2022, at _____.

(Employee Signature)