Questions about resident and non-resident tuition rates should be directed to the Student Accounts Office.

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ELIGIBILITY BASICS

At SUNY’s state operated campuses, students are generally considered New York state residents if they have established their domicile in NY state for at least twelve months prior to the last day of the registration period of a particular term.

1. Generally, individuals who have maintained their domicile in New York for a period of less than twelve months prior to the end of registration are presumed to be out-of-state residents and are not eligible for the resident tuition rate.

2. Individuals who are financially dependent and whose custodial parent(s) live in a state other than New York are generally not eligible for the resident tuition rate. However, students of divorced or legally separated parents may acquire a NY domicile if the custodial parent is a NY state resident or if the student resides with a non-custodial parent who is a NY state resident and the student intends to continue to reside with that parent throughout their attendance at SUNY.

3. Individuals do not meet the twelve month residency requirement if domiciled in New York state primarily to attend college.

4. Note: non-resident students may be eligible for resident tuition if they have graduated from a New York high school or received a NYS GED within 5 years of application to SUNY. See details under exceptions to the Domicile Rule.

DETERMINATION OF DOMICILE

To determine a student’s domicile, campuses use the following principles:

1. A person may have multiple residences but only one domicile.

2. A person retains a domicile until it is abandoned.

3. Physical presence alone does not establish domicile or residency.

PROOF OF DOMICILE

Campuses rely on documents and circumstances such as the following to determine if an individual’s domicile is in New York state. For financially dependent students, the campus relies on documents relating to parents or legal guardian.

- New York state income tax returns
- Duration of physical presence in New York
- State of residency of the student’s family
- New York state voter registration
- New York state driver’s license
- New York state motor vehicle registration
- New York state real property ownership
- New York state residential rental lease

DOMICILE RULE EXCEPTIONS: MILITARY STAFF

1. Members of the U.S. Armed Forces while on full-time active duty and stationed within New York state, as well as their dependents, are eligible for the resident tuition rate.

2. Dependents of full-time active duty personnel who are stationed outside NY state qualify for resident tuition if the service member’s “Home of Record” is New York.

3. Civilian employees of the military are not included in these exceptions to the domicile requirements.

IMMIGRANT, NONIMMIGRANT, UNDOCUMENTED STUDENTS AND OTHER NON-RESIDENTS

1. Students claiming to be immigrant aliens must present proof of their status by providing the campus with a valid Permanent Resident Card. Once a student’s immigrant status has been verified, the student may then establish New York state residency by meeting the domicile criteria. See Proof of Domicile.

2. Non-immigrants are grouped in categories depending on the type of visa presented at the port of entry. Nonimmigrants admitted to the United States in categories that prohibit them from establishing a United States residence are not eligible for resident tuition.

3. In general, the Federal Illegal Immigration Reform and Immigrant Responsibility Act prohibits students who are unable to present valid documentation of their alien status from eligibility for the resident tuition rate.

4. Non-resident students, including undocumented students, who attend for at least two years and graduate from a New York high school may be eligible for resident tuition. See the campus Student Accounts Office for details and to apply for resident tuition.

Each SUNY campus is responsible for determining a student’s residency status and tuition charge. The campus’ determination is final.