**AP 5015** 

### San Bernardino Community College District

Administrative Procedure
Chapter 5 – Student Services

#### AP 5015 RESIDENCE DETERMINATION

(Replaces current SBCCD AP 5015)

**NOTE:** This procedure is **legally required**. Districts may insert their local practices here. The following is provided as an illustrative example.

### **Residence Classification**

Residency classifications shall be determined for each student at the time of each registration and whenever a student has not been in attendance for more than one semester. Residence classifications are to be made in accordance with the following provisions:

- A residence determination date is that day immediately preceding the opening day of instruction for any session during which the student proposes to attend.
- Residence classification is the responsibility of the **fdesignate**, **such as Admissions Office** Director of Admissions and Records or designee.

Students must be notified of residence determination within 14 calendar days of submission of application.

The <u>District college</u> shall publish the residence determination date and summary of the rules and regulations governing residence determination and classification in the <u>District</u> college catalog or addenda thereto.

#### **Rules Determining Residence**

- A student who has resided in the state for more than one year immediately preceding the residence determination date is a resident.
- A student who has not resided in the state for more than one year immediately
  preceding the residence determination date is a nonresident.

The residence of each student enrolled in or applying for enrollment in any class or classes maintained by this District shall be determined in accordance with the Education Code which states that every person has, in law, a residence. In determining the place of residence, the following rules are to be observed:

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- Every person who is married or eighteen years of age, or older, and under no legal disability to do so, may establish residence.
- A person may have only one residence.
- A residence is the place where one remains when not called elsewhere for labor or other special or temporary purpose and to which one returns in seasons of repose.
- A residence cannot be lost until another is gained.
- The residence can be changed only by the union of act and intent.
- A man or a woman individual may establish his/her residence. A woman's residence shall not be derivative from that of her husband. A man or woman may establish his/her residence. A person's residence shall not be derived from that of his or her spouse.

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- The residence of the parent with whom an unmarried minor child maintains his/her place of abode is the residence of the unmarried minor child. When the minor lives with neither parent, the minor's residence is that of the parent with whom the last place of abode was maintained, provided the minor may establish his/her residence when both parents are deceased and a legal guardian has not been appointed.
- The residence of an unmarried minor who has a parent living cannot be changed by the minor's own act, by the appointment of a legal guardian, or by relinquishment of a parent's right of control.

#### **Determination of Resident Status**

A resident is a student who has been a bona fide resident of the state for one year prior to the residence determination date. A bona fide resident is a person whose residence is in California as determined above except:

- A student who is a minor and remains in this state after the parent, who was previously domiciled in California and has established residence elsewhere, shall be entitled to retain resident classification until attaining the age of majority and has resided in the state the minimum time necessary to become a resident, so long as continuous attendance is maintained at an institution.
- A student who is a minor and who provides evidence of being entirely selfsupporting and actually present in California for more than one year immediately preceding the residence determination date with the intention of acquiring a residence therein, shall be entitled resident classification until he/she has resided in the state the minimum time necessary to become a resident.

- A student who has not been an adult for one year immediately preceding the
  residence determination date for the semester for which the student proposes to
  attend an institution shall have the immediate pre-majority-derived California
  residence, if any, added to the post-majority residence to obtain the one year of
  California residence.
- A student holding a valid credential authorizing service in the public schools of this state, who is employed by a school district in a full-time position requiring certification qualifications for the college year in which the student enrolls in an institution, shall be entitled to resident classification if each student meets any of the following requirements:
  - He/she holds a provisional credential and is enrolled in courses necessary to obtain another type of credential authorizing service in the public schools.
  - He/she holds a credential issued pursuant to Education Code Section 44250 and is enrolled in courses necessary to fulfill credential requirements.
  - He/she is enrolled in courses necessary to fulfill the requirements for a fifth year of education prescribed by subdivision (b) of Education Code Section 44259.
  - A student holding a valid emergency permit authorizing service in the public schools of this state, who is employed by a school district in a full-time position requiring certification qualifications for the academic year in which the student enrolls at an institution in courses necessary to fulfill teacher credential requirements, is entitled to resident classification only for the purpose of determining the amount of tuition and fees for no more than one year. Thereafter, the student's residency status will be determined under the other provisions of this procedure.
- A student who is a full-time employee of the California State University, the University of California or a community college, or of any state agency or a student who is a child or spouse of a full-time employee of the California State University, the University of California or a community college, or of any state agency may be entitled to resident classification, until the student has resided in the state the minimum time necessary to become a resident.
- A student who is a natural or adopted child, stepchild, or spouse who is a
  dependent of a member of the armed forces of the United States stationed in this
  state on active duty shall be entitled to resident classification. If the member of
  the armed forces of the United States later transfers on military orders to a place
  outside this state, or retires as an active member of the armed forces of the

<u>United States, the student dependent shall not lose his/her resident classification,</u> so long as he/she remains continuously enrolled in the District.

- A student who is a member of the armed forces of the United States stationed in this state on active duty, except a member of the Armed Forces assigned for educational purposes to a state-supported institution of higher education, is entitled to resident classification only for the purpose of determining the amount of tuition and fees. If the student later transfers on military orders to a place outside this state, the student shall not lose his/her resident classification, so long as he/she remains continuously enrolled in the District.
- A veteran who was discharged or released from at least 90 days of active service less than three years before the date of enrollment in a course commencing on or after July 1, 2015, and his/her dependents, regardless of the veteran's state of residence is entitled to resident classification.
- An individual who is the child or spouse of a person who, on or after September 11, 2001, died in the line of duty while serving on active duty as a member of the Armed Forces who resides in California and enrolls in the community college within three years of the Service Member's death in the line of duty following a period of active duty service of 90 days or more.
- A student who is a minor and resides with his or her parent in a district or territory
   not in a district shall be entitled to resident classification, provided that the parent
   has been domiciled in California for more than one year prior to the residence
   determination date for the semester, quarter or term for which the student
   proposes to attend.
- A student who is a Native American is entitled to resident classification for attendance at a community college if the student is also attending a school administered by the Bureau of Indian Affairs located within the community college district.
- A student who is a federal civil service employee and his/her natural or adopted dependent children are entitled to resident classification if the parent has moved to this state as a result of a military mission realignment action that involves the relocation of at least 100 employees. This classification shall continue until the student is entitled to be classified as a resident, so long as the student continuously attends an institution of public higher education.
- A student who resides in California and is 19 years of age or under at the time of enrollment, who is currently a dependent or ward of the state through California's child welfare system, or was served by California's child welfare system and is no longer being served either due to emancipation or aging out of the system, may

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be entitled to resident classification until he/she has resided in the state the minimum time necessary to become a resident.

- A student who lives with a parent who earns a livelihood primarily by performing agricultural labor for hire in California and other states, and the parent has performed such labor in this state for at least two months per year in each of the two preceding years, and the parent resides in this District and the parent of the student has claimed the student as a dependent on his state or federal personal income tax return if he/she has sufficient income to have personal income tax liability shall be entitled to resident classification.
- A student who demonstrates financial need, has a parent who has been deported or was permitted to depart voluntarily, moved abroad as a result of that deportation or voluntary departure, lived in California immediately before moving abroad, attended a public or private secondary school in the state for three or more years, and upon enrollment, will be in his or her first academic year as a matriculated student in California public higher education, will be living in California, and will file an affidavit with the District stating that he or she intends to establish residency in California as soon as possible.

# **Right To Appeal**

Students who have been classified as non-residents have the right to a review of their classification (Title 5 Section 54010 (a)). Any student, following a final decision of residence classification by the **fdesignate**, such as Admission Office of Admissions and Records, may make written appeal to the **fdesignate**, such as Chief Student Services Officer Director of Admissions and Records or Designee within 30 calendar days of notification of final decision by the college regarding classification.

# **Appeal Procedure**

The appeal is to be submitted to <a href="#">Idesignate</a>, such as Admissions Office</a> Office of Admissions and Records which must forward it to the <a href="#">Idesignate</a>, such as Chief <a href="#">Student Services Officer</a> Director of Admissions and Records or Designee within five working days of receipt. Copies of the original application for admission, the residency questionnaire, and evidence or documentation provided by the student, with a cover statement indicating upon what basis the residence classification decision was made, must be forwarded with the appeal.

The **Idesignate** Director of Admissions and Records or Designee shall review all the records and have the right to request additional information from either the student or the Admissions Office.

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Within 30 calendar days of receipt, the **fdesignate** Director of Admissions and Records or Designee shall send a written determination to the student. The determination shall state specific facts on which the appeal decision was made.

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#### Reclassification

A student previously classified as a non-resident may be reclassified as of any residence determination date. A residence determination date is that day immediately preceding the opening day of instruction for any session during which the student proposes to attend.

Petitions are to be submitted to the Admissions Office.

Petitions must be submitted prior to the semester for which reclassification is to be
effective. Extenuating circumstances may be considered in cases where a student
failed to petition for reclassification prior to the residency determination date. In no
case, however, may a student receive a non-resident tuition refund after the date of the
first census.

Written documentation may be required of the student in support of the reclassification request.

A questionnaire to determine financial independence must be submitted with the petition for reclassification. Determination of financial independence is not required for students who were classified as non-residents by the University of California, the California State University, or another community college district (Education Code Section 68044).

A student shall be considered financially independent for purposes of residence reclassification if the applicant meets all of the following requirements:

- Has not and will not be claimed as an exemption for state and federal tax purposes by his/her parent in the calendar year prior to the year the reclassification application is made;
- Has not lived and will not live for more than six weeks in the home of his/her parent during the calendar year the reclassification application is made.

A student who has established financial independence may be reclassified as a resident if the student has met the requirements of Title 5 Sections 54020, 54022, and 54024.

Failure to satisfy all of the financial independence criteria listed above does not necessarily result in denial of residence status if the one year requirement is met and demonstration of intent is sufficiently strong.

Financial dependence in the current or preceding calendar year shall weigh more heavily against finding California residence than financial dependence in the preceding second and third calendar years. Financial dependence in the current or preceding calendar year shall be overcome only if (1) the parent on whom the student is

dependent is a California resident, or (2) there is no evidence of the student's continuing residence in another state.

269 <u>residence in another state</u>270

 The **fdesignate** Director of Admissions and Records or Designee will make a determination, based on the evidence and notify the student not later than 14 days of receipt of the petition for reclassification.

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Students have the right to appeal according to the procedures above.

#### **Non-Citizens**

The District will admit any non-citizen who is 18 years of age or a high school graduate.

If non-citizens are present in the United States illegally or with any type of temporary visa, they will be classified as non-residents and charged non-resident tuition unless they meet the exceptions contained below.

If, for at least one year and one day prior to the start of the semester in question, a noncitizen has possessed any immigration status that allows him/her to live permanently in the United States and she or he meets the California residency requirements, the student can be classified as a resident.

Any students who are U.S. citizens, permanent residents of the U.S., and aliens who are not nonimmigrants (including those who are undocumented), may be exempt from paying nonresident tuition if they meet the following requirements:

- high school attendance in California for three or more years;
- graduation from a California high school or attainment of the equivalent thereof;
- registration or enrollment in a course offered by any college in the district for any term commencing on or after January 1, 2002,
- completion of a questionnaire form prescribed by the State Chancellor's Office and furnished by the district of enrollment, verifying eligibility for this nonresident tuition exemption; and
- in the case of a student without lawful immigration status, the filing of an affidavit that the student has filed an application to legalize his/her immigration status, or will file an application as soon as he/she is eligible to do so.

The initial residency classification will be made at the time the student applies for admission. Students may file residency questionnaire forms through the third week of the semester to request a review of their residency status. Final residency determination is made by the **Idesignate** Director of Admissions and Records or Designee. Students may appeal the decision.

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# ❖ From current SBCCD AP 5015 titled Residence Determination

NOTE: The current SBCCD AP 5015 is shown as struck as it is dated 1991.

- A. Each student, at the time the application for admission is filed, shall be classified as a California resident or non-resident. In addition each time a student returns to active status after an absence of one semester or more, the residency classification shall be re- determined.
- B. The residence determination date is that day immediately preceding the first day of instruction of the term as set by the Board. A student previously classified as a nonresident may be reclassified as of any residence determination date.
- C. A student may be required to present evidence of physical presence in California, intent to make California their home for other than a temporary purpose and, if the student was classified as a non-resident in the preceding term, financial independence.
- D. Applicants shall certify their answers on college admission documents under oath of penalty for perjury. The burden of proof is on the applicant to demonstrate clearly both physical presence in California and intent to establish California residency. Students classified as non-residents will be required to pay nonresident tuition fees as established by the Board in addition to other fees.

### **References:**

 Education Code Sections 68000 et seq., 68130.5, and 68075.7; Title 5 Sections 54000 et seq.

38 U.S. Code Section 3679

**NOTE:** The **red ink** signifies language that is **legally required** and recommended by the Policy and Procedure Service and its legal counsel (Liebert Cassidy Whitmore). The language in **black ink** is from the current SBCCD AP 5015 titled Residence Determination approved in August 1991. This procedure reflects updates/revisions from the Policy and Procedure Service in February 2002, February 2011, and March 2012. The language in **blue ink** is included for consideration.

Approved: 8/91 Revised:

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# **COMMENTS**

BP or AP #	Representative	COMMENT	RESPONSE
DF UI AF #		COMMENT	RESPUNSE
AD 5045	group	The current AD 5045 data and include	
<u>AP 5015</u>	SBVC	The current AP 5015 does not include the updated residency criteria.	
	Admissions and	ine upuateu residency criteria.	
	Records	Start at line: 25	
		<u> </u>	
		Residency Definitions	
		• Resident - A student who has resided	
		in the State of California for more than	
		one year immediately preceding the	
		residence determination date.	
		Nonresident - A student who has not     resided in the State of California for more	
		resided in the State of California for more than one year immediately preceding the	
		residence determination date.	
		Residence Determination Date - The	
		day immediately preceding the opening	
		day of instruction for any session in	
		which a student intends to enroll.	
		Residence classifications are to be made	
		in accordance with the following	
		provisions:	
		A residence determination date is that	
		day immediately preceding the opening	
		day of instruction for any session during	
		which the student proposes to attend.	
		Residence classification is the	
		responsibility of the Admissions and	
		Records Office.	
		• Students must be notified of residence	
		determination within 14 calendar days of	
		submission of application.	
		Residence Guidelines	
		1. In accordance with law, every person	
		has a residence.	
		2. Every person who is married or 18	
		years of age or older, and under no legal	
		disability to do so, may establish	
		residence.	
		a. A person may only have one	
		residence. b. A residence is the place where one	
		remains when not called elsewhere for	
		labor or other special or temporary	
		purpose, and to which one returns in	
		seasons of repose.	
		c. A residence cannot be lost until	
		another is gained.	

BP or AP #	Representative group	COMMENT	RESPONSE
		d. The residence can be changed only by the union of act and intent. e. Adults may establish their own residence. An adult person's residence shall not be derivative from that of another adult.	
		3. Minors	
		a. The residence of the parent with whom an unmarried minor child maintains his place of abode is the residence of the unmarried minor child. When the minor lives with neither parent, the minor's residence is that of the parent with whom the last place of abode was maintained, provided the minor may establish his/her residence when both parents are deceased and a legal guardian has not been appointed.	
		b. The residence of an unmarried minor who has a parent living cannot be changed by his own act, by the appointment of a legal guardian, or by relinquishment of a parent's right of control.	
		c. A student who remains in the state after the parent, who was previously domiciled in California and has established residence elsewhere, shall be entitled to retain resident classification until attaining the age of majority and has resided in the state the minimum time necessary to become a resident, so long as continuous attendance is maintained at an institution.	
		d. A student may combine his or her time as a resident minor with his or her time as a resident adult to establish the one year necessary for California residence classification.	
		Right to Appeal Students who have been classified as non-residents have the right to a review of their classification (Title 5 Section 54010 (a)). Any student, following a final decision of residence classification by	

BP or AP #	Representative	COMMENT	RESPONSE
	group		
		the Admissions and Records Office may	
		make written appeal to the Vice	
		President of Student Services within 30	
		calendar days of notification of final	
		decision regarding classification.	
		Appeal Procedure	
		The appeal is to be submitted to the Admissions and Records Office which	
		must forward it to the Vice President of	
		Student Services within five working	
		days of receipt. Copies of the original	
		application for admission, the residency	
		questionnaire, and evidence or	
		documentation provided by the student,	
		with a cover statement indicating upon	
		what basis the residence classification	
		decision was made, must be forwarded with the appeal. The Vice President of	
		Student Services shall review all the	
		records and have the right to request	
		additional information from either the	
		student or the Admissions Office. Within	
		30 calendar days of receipt, the Vice	
		President of Student Services shall send	
		a written determination to the student.	
		The determination shall state specific facts on which the appeal decision was	
		made.	
		made.	
		<u>Reclassification</u>	
		A student previously classified as a non-	
		resident may be reclassified as of any	
		residence determination date. A	
		residence determination date is that day immediately preceding the opening day	
		of instruction for any term or session	
		during which the student proposes to	
		attend. Petitions are to be submitted to	
		the Admissions and Records Office.	
		Petitions must be submitted prior to the	
		semester for which reclassification is to	
		be effective.	
		Extenuating circumstances may be	
		considered in cases where a student failed to petition for reclassification prior	
		to the residency determination date. In	
		no case, however, may a student receive	
		a non-resident tuition refund after the	
		date of the first census.	
		Written documentation may be required	
		of the student in support of the	
		reclassification request. A questionnaire	
		to determine financial independence	

	BP or AP #	Representative	COMMENT	RESPONSE
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			must be submitted with the petition for	
			reclassification. Determination of	
			financial independence is not required for students who were classified as non-	
			residents by the University of California,	
			the	
			California State University, or another	
			community college District. (Education	
			Code	
			Section 68044)	
			A student shall be considered financially	
			independent for purposes of residence	
			reclassification if the applicant meets all	
			of the following requirements:	
			Has not and will not be claimed as an	
			exemption for state and federal tax	
			purposes by his or her parent in the	
			calendar year prior to the year the	
			reclassification application is made;	
			Has not lived and will not live for more	
			than six weeks in the home of his/her	
			parent during the calendar year the reclassification application is made.	
			reclassification application is made.	
			A student who has established financial	
			independence may be reclassified as a	
			resident if the student has met the	
			requirements of Title 5 Sections 54020,	
			54022, and 54024.	
			Failure to satisfy all of the financial	
			independence criteria listed above does	
			not necessarily result in denial of	
			residence status if the one year requirement is met and demonstration of	
			intent is sufficiently strong. Financial	
			dependence in the current or preceding	
			calendar year shall weigh more heavily	
			against finding California residence than	
			financial dependence in the preceding	
			second and third calendar years.	
			Financial dependence in the current or	
			preceding calendar year shall be	
			overcome only if (1) the parent on whom	
			the student is dependent is a California	
			resident, or (2) there is no evidence of	
			the student's continuing residence in another state.	
			diotion state.	
			The Director of Admissions and Records	
			or his/her designee will make a	

BP or AP #	Representative	COMMENT	RESPONSE
	group		
BP or AP #	Representative group	determination, based on the evidence and notify the student not later than 14 days of receipt of the petition for reclassification.  Students have the right to appeal according to the procedures above.  Non-Citizens  The District will admit any non-citizen who is 18 years of age or a high school graduate. If non-citizens are present in the United States illegally or with any type of temporary visa, they will be classified as non-residents and charged non-resident tuition unless they meet the exceptions contained below.  If, for at least one year and one day prior to the start of the semester in question, a noncitizen has possessed any immigration status that allows him or her to live permanently in the United States and she or he meets the California residency requirements, the student can be classified as a resident.  Any students who are U.S. citizens, permanent residents of the U.S., persons who are not nonimmigrants (including those who are undocumented), and "T" and "U" nonimmigrant visa holders, may be exempt from paying nonresident tuition if they meet the following requirements:  • high school attendance in California for three or more years; • graduation from a California high school or attainment of the equivalent thereof; • registration or enrollment in a course	RESPONSE
		three or more years; • graduation from a California high school or attainment of the equivalent thereof:	
		eligibility for this nonresident tuition exemption; and  • in the case of a student without lawful immigration status, the filing of an affidavit that the student has filed an	

BP or AP #	Representative group	COMMENT	RESPONSE
		application to legalize his/her immigration status, or will file an application as soon as he or she is eligible to do so. The initial residency classification will be made at the time the student applies for admission. Students may file residency questionnaire forms through the third week of the semester to request a review of their residency status. Final residency determination is made by the Admissions and Records Office. Students may appeal the decision.  Refunds Refunds will be made for the following reasons:  1. Mistaken Determination of Nonresident Status If a student is mistakenly determined to be a nonresident and consequently the tuition is paid, such tuition is refundable in full by the Business Office of the College, provided acceptable proof of State residence is presented within the period for which the tuition was paid.	
AP 5015	11/23/15 – Legal Update #27	This procedure was updated to add Education Code Section 68075.7 and 38 U.S. Code Section 3679 to the legal references and to include a provision regarding children or spouses of a person who, on or after September 11, 2001, died in the line of duty while serving on active duty, as individuals eligible for resident status.	

# **Legal Citations for AP 5015**

EDUCATION CODE SECTIONS 68000 et seq.

356 <u>**68000.**</u>

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      shall apply uniform rules, as set forth in this chapter and not otherwise, in
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      determining whether a student shall be classified as resident or a nonresident.
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      (Enacted by Stats. 1976, Ch. 1010.)
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      ARTICLE 2. Definitions [68011. - 68023.]
       (Article 2 enacted by Stats. 1976, Ch. 1010.)
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      68011.
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      "Institution" means the University of California, the California State University, or a
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      college of the California Community Colleges.
      (Amended by Stats. 1995, Ch. 758, Sec. 58. Effective January 1, 1996.)
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      <u>68012.</u>
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      (a) "District" means a community college district maintaining one or more
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      community colleges.
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      (b) "District governing board" means the governing board of a district maintaining
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      one or more community colleges.
      (c) "Governing board" means the Regents of the University of California, the
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      Trustees of the California State University, the Board of Governors of the California
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      Maritime Academy, or the Board of Governors of the California Community
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      Colleges.
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      (Amended by Stats. 1990, Ch. 1372, Sec. 227.)
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      68014.
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      "Parent" means the parent with whom the minor resides; or, if both parents are
      deceased, his or her legal guardian.
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      (Amended by Stats. 1977, Ch. 36.)
      68015.
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      "Student" means a person enrolled in or applying for admission to an institution.
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      (Enacted by Stats. 1976, Ch. 1010.)
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It is the intent of the Legislature that the public institutions of higher education

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68016.

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      "Continuous attendance," as it refers to attendance at an institution, means a
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      student claiming continuous attendance who has been enrolled full time, as
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      determined by the governing board or district governing board, as appropriate, for
      a normal academic year at the institution since the beginning of the period for
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      which continuous attendance is claimed. Nothing in this section shall require a
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      student to attend summer sessions or other terms beyond the normal academic
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      year in order to render his or her attendance "continuous."
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      (Amended by Stats. 1990, Ch. 1372, Sec. 229.)
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      68017.
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      A "resident" is a student who has residence, pursuant to Article 5 (commencing
      with Section 68060) of this chapter in the state for more than one year immediately
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      preceding the residence determination date.
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      (Enacted by Stats. 1976, Ch. 1010.)
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      68018.
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      A "nonresident" is a student who does not have residence in the state for more than
      one year immediately preceding the residence determination date.
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      (Enacted by Stats. 1976, Ch. 1010.)
      68022.
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      "Resident classification" means classification as a resident, pursuant to Section
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      68017, at the University of California, the California State University, the California
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      Maritime Academy, or a California community college.
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      (Amended by Stats. 1990, Ch. 1372, Sec. 233.)
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      68023.
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      "Residence determination date" is a date or day established by the governing
      boards or district governing boards, as appropriate, for each semester, quarter, or
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      term to determine a student's residence.
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      (Amended by Stats. 1990, Ch. 1372, Sec. 234.)
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      ARTICLE 3. Classification [68040. - 68044.]
       (Article 3 enacted by Stats. 1976, Ch. 1010.)
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428	<u>68040.</u>
429 430 431 432 433	Each student shall be classified as a resident or nonresident at the University of California, the California State University, or the California Maritime Academy or at a California community college.  (Amended by Stats. 1990, Ch. 1372, Sec. 235.)
434	<u>68041.</u>
435 436 437 438 439 440 441 442 443	Each student enrolled or applying for admission to an institution shall provide the information and evidence of residence as deemed necessary by the governing board or district governing board, as appropriate, to determine his or her classification. An oath or affirmation may be required in connection with taking testimony necessary to ascertain a student's classification. The determination of a student's classification shall be made in accordance with this part and the residence determination date for the semester, quarter, or term for which the student proposes to attend an institution.  (Amended by Stats. 1990, Ch. 1372, Sec. 236.)
445	<u>68042.</u>
446 447 448 449 450	The governing board or district governing board may appoint persons to administer oaths or affirmations in connection with taking testimony necessary to ascertain a student's classification.  (Enacted by Stats. 1976, Ch. 1010.)
451	<u>68043.</u>
452 453 454 455 456	A student classified as a nonresident shall not obtain resident classification as a result of maintaining continuous attendance at an institution without meeting the other requirements of this part for obtaining such classification. (Enacted by Stats. 1976, Ch. 1010.)
457	<u>68044.</u>
458 459 460 461	The governing boards shall adopt rules and regulations for determining a student's classification and for establishing procedures for review and appeal of that classification. The adopted rules and regulations shall include provisions requiring

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      reclassification as a resident shall be included among the factors to be considered in
      the determination of residency.
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      The adopted rules and regulations shall, beginning the 1983–84 school year,
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      exempt nonresident students who have been appointed to serve as graduate
      student teaching assistants, graduate student research assistants, or graduate
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      student teaching associates on any campus of the University of California or the
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      California State University, and who have been employed on a 0.49 or more time
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      basis, from the requirement of demonstrating his or her financial independence
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      under this section for purposes of reclassification as a resident.
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      A student shall be considered financially independent for purposes of this section if
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      the applicant meets all of the following requirements: (a) has not and will not be
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      claimed as an exemption for state and federal tax purposes by his or her parent in
      the calendar year the reclassification application is made and in any of the three
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      calendar years prior to the reclassification application, (b) has not and will not
      receive more than seven hundred fifty dollars ($750) per year in financial
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      assistance from his or her parent in the calendar year the reclassification
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      application is made and in any of the three calendar years prior to the
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      reclassification application, and (c) has not lived and will not live for more than six
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      weeks in the home of his or her parent during the calendar year the reclassification
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      application is made and in any of the three calendar years prior to the
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      reclassification application.
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      Other factors which may be considered in determining California residency shall be
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      defined by the governing boards. In addition, the adopted rules and regulations
      shall include, but are not limited to, the evidence necessary to determine residence,
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      procedures for obtaining residence information and procedures for administering
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      oaths in connection with taking of testimony relative to residence. A district
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      governing board may adopt rules and regulations which are not inconsistent with
      those adopted by the Board of Governors of the California Community Colleges.
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      (Amended by Stats. 1982, Ch. 1070, Sec. 1.)
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      ARTICLE 4. Nonresident Tuition [68050. - 68052.]
494
       (Article 4 enacted by Stats. 1976, Ch. 1010.)
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      68050.
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      A student classified as a nonresident shall be required, except as otherwise
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      provided in this part, to pay, in addition to other fees required by the institution,
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      nonresident tuition.
      (Enacted by Stats. 1976, Ch. 1010.)
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that the financial independence of a student classified as a nonresident seeking

502 <u>68051.</u>

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504 Unless otherwise provided by law, the governing board or district governing board 505 shall adopt rules and regulations relating to the method of calculation of the 506 amount of nonresident tuition, the method of payment, and the method and amount of refund. 507

(Amended by Stats. 1990, Ch. 1372, Sec. 238.)

#### 509 68052.

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- (a) It is the intent of the Legislature that California's public institutions of higher 511 education shall establish nonresident student tuition policies that are consistent 512 513 with their resident student fee policies. Nonresident student tuition shall be 514 determined by each of the public postsecondary segments through the adoption of a methodology that annually establishes the nonresident student tuition rate. It is 515 further the intent of the Legislature that, while the public institutions are to be 516 provided flexibility in establishing their nonresident tuition, under no circumstances 517 shall the level of nonresident tuition plus required fees fall below the marginal cost 518 519 of instruction for that segment.
- (b) The following state policies regarding nonresident student tuition are hereby 520 established: 521
  - (1) Unless otherwise prescribed by statute, an admission fee and rate of tuition fixed by each public postsecondary governing board shall be required of each nonresident student. Each public postsecondary education governing body shall develop its own methodology for establishing the nonresident tuition level and its annual adjustment level of nonresident student tuition, unless otherwise prescribed by statute.
- 528 (2) As California's public postsecondary education segments annually adjust the level of nonresident tuition they charge out-of-state students, the nonresident 529 530 tuition methodologies they develop and use should take into consideration, at 531 minimum, the following two factors:
- 532 (A) For the University of California and the California State University, the total 533 nonresident charges imposed by each of their public comparison institutions, as 534 identified by the California Postsecondary Education Commission.
- (B) The full average cost of instruction of their segment. 535
- 536 (3) It is the intent of the Legislature that under no circumstances shall an institution's level of nonresident tuition plus required student fees fall below the 537 marginal cost of instruction for that segment. 538
- (4) The University of California, the California State University, the Hastings College 539 of the Law, and the California Maritime Academy should endeavor to ensure that 540 increases in the level of nonresident tuition are gradual, moderate, and predictable 541 by providing nonresident students with a minimum of a 10-month notice of tuition 542

543 increases.

- (c) No provision of this section shall be applicable to the California Community 544 545 Colleges.
- 546 (d) In the event that state revenues and expenditures are substantially imbalanced due to factors unforeseen by the Governor and the Legislature, including, but not 547

548 limited to, initiative measures, natural disasters, or sudden deviations from 549 expected economic trends, the nonresident student tuition at the University of 550 California, the California State University, the Hastings College of the Law, and the 551 California Maritime Academy, shall not be subject to this section. (Amended by Stats. 1993, Ch. 8, Sec. 14. Effective April 15, 1993.) 552 553 554 ARTICLE 5. Determination of Student Residence [68060. - 68062.] 555 (Article 5 enacted by Stats. 1976, Ch. 1010.) 556 68060. 557 558 559 Every person has, in law, a residence. 560 (Enacted by Stats. 1976, Ch. 1010.) 561 <u>68061.</u> 562 563 Every person who is married or 18 years of age, or older, and under no legal 564 disability to do so, may establish residence. (Enacted by Stats. 1976, Ch. 1010.) 565 566 68062. 567 568 In determining the place of residence the following rules are to be observed: (a) There can only be one residence. 569 (b) A residence is the place where one remains when not called elsewhere for labor 570 571 or other special or temporary purpose, and to which he or she returns in seasons of 572 repose. (c) A residence cannot be lost until another is gained. 573 574 (d) The residence can be changed only by the union of act and intent. (e) A man or woman may establish his or her residence. A woman's residence shall 575 not be derivative from that of her husband. 576 (f) The residence of the parent with whom an unmarried minor child maintains his 577 or her place of abode is the residence of the unmarried minor child. When the minor 578 lives with neither parent his or her residence is that of the parent with whom he or 579 she maintained his or her last place of abode, provided the minor may establish his 580 581 or her residence when both parents are deceased and a legal quardian has not been appointed. 582 583 (q) The residence of an unmarried minor who has a parent living cannot be

changed by his or her own act, by the appointment of a legal guardian, or by

relinquishment of a parent's right of control.

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587 residence, unless precluded by the Immigration and Nationality Act (8 U.S.C. 1101, et seg.) from establishing domicile in the United States. 588 589 (i) The residence of an unmarried minor alien shall be derived from his or her parents pursuant to the provisions of subdivisions (f) and (g). 590 (Amended by Stats. 1983, Ch. 680, Sec. 1.) 591 592 593 ARTICLE 6. Exceptions to Residence Determination [68070. - 68085.] 594 (Article 6 enacted by Stats. 1976, Ch. 1010.) 595 596 **68070.** 597 598 A student who remains in this state after his or her parent, who was theretofore 599 domiciled in California for at least one year immediately prior to leaving and has, during the student's minority and within one year immediately prior to the 600 residency determination date, established residence elsewhere, shall be entitled to 601 602 resident classification until he or she has attained the age of majority and has 603 resided in the state the minimum time necessary to become a resident, so long as, once enrolled, he or she maintains continuous attendance at an institution. 604 (Amended by Stats. 1990, Ch. 1372, Sec. 238.2.) 605 **68071.** 606 607 A student who has been entirely self-supporting and actually present in California 608 for more than one year immediately preceding the residence determination date, 609 with the intention of acquiring a residence therein, shall be entitled to resident 610 611 classification until he or she has resided in the state the minimum time necessary to become a resident. 612 613 (Amended by Stats. 1990, Ch. 1372, Sec. 238.4.) 614 **68072.** 615 A student who has not been an adult for more than one year immediately preceding 616 the residence determination date for the semester, quarter, or term for which he or 617 she proposes to attend an institution shall have his or her immediate premajority 618 619 derived California residence, if any, added to his or her postmajority residence to obtain the one year of California residence required by Section 68017. 620 (Amended by Stats. 1990, Ch. 1372, Sec. 238.6.)

(h) An alien, including an unmarried minor alien, may establish his or her

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#### 622 <u>68073.</u>

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A student shall be entitled to resident classification if, immediately prior to enrolling at an institution, he or she has lived with and been under the continuous direct care and control of any adult or adults, other than a parent, for a period of not less than two years, provided that the adult or adults having control have been domiciled in California during the year immediately prior to the residence determination date. This exception shall continue until the student has attained the age of majority and has resided in the state the minimum time necessary to become a resident, so long as continuous attendance is maintained at an institution.

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(Amended by Stats. 1990, Ch. 1372, Sec. 238.8.)

#### 633 **68074.**

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- (a) A student who is a natural or adopted child, stepchild, or spouse who is a
   dependent of a member of the Armed Forces of the United States stationed in this
   state on active duty is entitled to resident classification only for the purpose of
   determining the amount of tuition and fees.
- (b) If that member of the Armed Forces of the United States, whose dependent natural or adopted child, stepchild, or spouse is in attendance at an institution, (1) is thereafter transferred on military orders to a place outside this state where the member continues to serve in the Armed Forces of the United States, or (2) is thereafter retired as an active member of the Armed Forces of the United States, the student dependent shall not lose his or her resident classification so long as he or she remains continuously enrolled at that institution.
- 646 (Amended by Stats. 2011, Ch. 730, Sec. 1. Effective January 1, 2012.)

#### 647 **68075.**

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- (a) A student who is a member of the Armed Forces of the United States stationed in this state on active duty, except a member of the Armed Forces assigned for educational purposes to a state-supported institution of higher education, is entitled to resident classification only for the purpose of determining the amount of tuition and fees.
- and fees.
  (b) If that member of the Armed Forces of the United States who is in attendance
  at an institution is thereafter transferred on military orders to a place outside this
  state where the member continues to serve in the Armed Forces of the United
  States, he or she shall not lose his or her resident classification so long as he or she
  remains continuously enrolled at that institution.
- 659 (Amended by Stats. 2011, Ch. 730, Sec. 2. Effective January 1, 2012.)

# 660 <u>68075.5.</u>

661 662 (a) Except as provided for in subdivisions (b) and (c), a student who was a member 663 of the Armed Forces of the United States stationed in this state on active duty for 664 more than one year immediately prior to being discharged shall be exempt from paying nonresident tuition for the length of time he or she lives in this state after 665 being discharged up to the minimum time necessary to become a resident. 666 (b) (1) Except as provided for in subdivision (c), a community college student who 667 668 was a member of the Armed Forces of the United States stationed in this state on active duty for more than one year immediately prior to being discharged shall be 669 exempt from paying nonresident tuition for up to one year if he or she files an 670 affidavit with the community college stating that he or she intends to establish

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672 residency in California as soon as possible. 673

(2) The one year exemption provided in paragraph (1) shall be used while the 674 student lives in this state and within two years of being discharged.

675 (c) A former member of the Armed Forces of the United States who received a 676 dishonorable or bad conduct discharge shall not be eligible for an exemption pursuant to this section. 677

(Amended by Stats. 2012, Ch. 405, Sec. 1. Effective January 1, 2013.)

## **68076.**

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Notwithstanding Section 68062, a student who (a) has not been an adult resident of California for more than one year and (b) is either the dependent child of a California resident who has had residence in California for more than one year prior to the residence determination date, or has a parent who has both contributed court-ordered support for the student on a continuous basis and has been a California resident for a minimum of one year, shall be entitled to resident classification. This exception shall continue until the student has resided in the state the minimum time necessary to become a resident, so long as continuous attendance is maintained at an institution. (Amended by Stats. 1993, Ch. 8, Sec. 15. Effective April 15, 1993.)

#### 691 <u>68077.</u>

693 Notwithstanding Section 68062, a student who is a graduate of any school located in California that is operated by the United States Bureau of Indian Affairs, 694 including, but not limited to, the Sherman Indian High School, shall be entitled to 695 resident classification. This exception shall continue so long as continuous 696 697 attendance is maintained by the student at an institution. 698 (Amended by Stats. 1993, Ch. 8, Sec. 16. Effective April 15, 1993.)

#### 699 **68078.**

- 701 (a) A student holding a valid credential authorizing service in the public schools of
   702 this state who is employed by a school district in a full-time position requiring
   703 certification qualifications for the college year in which the student enrolls in an
   704 institution is entitled to resident classification if that student meets any of the
   705 following requirements:
- 706 (1) He or she holds a provisional credential and is enrolled at an institution in 707 courses necessary to obtain another type of credential authorizing service in the 708 public schools.
- 709 (2) He or she holds a credential issued pursuant to Section 44250 and is enrolled at an institution in courses necessary to fulfill credential requirements.
- 711 (3) He or she is enrolled at an institution in courses necessary to fulfill the
- 712 requirements for a fifth year of education prescribed by subdivision (b) of Section 713 44259.
- 714 (b) Notwithstanding any other provision of law, a student holding a valid
- emergency permit authorizing service in the public schools of this state, who is
- 716 employed by a school district in a full-time position requiring certification
- 717 qualifications for the academic year in which the student enrolls at an institution in
- 718 courses necessary to fulfill teacher credential requirements, is entitled to resident
- 719 classification only for the purpose of determining the amount of tuition and fees for
- $\,$  720  $\,$  no more than one year. Thereafter, the student shall be subject to Article 5  $\,$
- 721 (commencing with Section 68060).
- 722 (c) This section shall not be construed to affect the admissions policies of any 723 teacher preparation program.
- 724 (Amended by Stats. 2000, Ch. 949, Sec. 1. Effective September 30, 2000.)

#### 725 **68079.**

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- 727 A student who is a full-time employee of an institution or of any state agency, or a
- 728 student who is a child or spouse of a full-time employee of an institution or of any
- 729 state agency, may be entitled to resident classification, as determined by the
- 730 governing boards, until he or she has resided in the state the minimum time
- 731 necessary to become a resident.
- 732 For purposes of this section, "employee of any state agency" means a person
- 733 employed by the state on or after the effective date of this section, who is assigned
- 734 to work outside of the state.
- 735 (Amended by Stats. 1984, Ch. 1172, Sec. 1.)

#### 736 **68080**.

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738 A student who is a minor and resides with either his father or mother in a district or 739 territory not in a district shall be entitled to resident classification, provided that the

740 father or mother has been domiciled in California for more than one year prior to

741 the residence determination date for the semester, quarter or term for which he

742 proposes to attend a community college and provided that he meets the other

743 requirements of this part.

744 (Enacted by Stats. 1976, Ch. 1010.) 745 68081. 746 747 A student who is enrolled in a state government legislative, executive, or judicial fellowship program administered by the state or the California State University is 748 entitled to resident classification at the California State University during the period 749 of the fellowship. 750 (Amended by Stats. 2004, Ch. 896, Sec. 66. Effective September 29, 2004.) 751 752 68082. 753 754 A student who is a native American is entitled to resident classification for 755 attendance at a community college if the student is also attending a school administered by the Bureau of Indian Affairs located within the community college 756 757 As used in this section, "native American" means an American Indian. 758 759 (Added by Stats. 1977, Ch. 36.) 760 68083. 761 762 (a) Any amateur student athlete in training at the United States Olympic Training Center in Chula Vista is entitled to resident classification for tuition purposes until 763 he or she has resided in the state the minimum time necessary to become a 764 765 (b) "Amateur student athlete," for purposes of this section, means any student 766 767 athlete who meets the eligibility standards established by the national governing body for the sport in which the athlete competes. 768 769 (Added by Stats. 1997, Ch. 438, Sec. 1. Effective January 1, 1998.) 770 68084. 771 772 (a) A parent who is a federal civil service employee and his or her natural or adopted dependent children are entitled to resident classification at the California 773 State University, the University of California, or a California community college if 774 the parent has moved to this state as a result of a military mission realignment 775 action that involves the relocation of at least 100 employees. This classification 776 shall continue until the student is entitled to be classified as a resident pursuant to 777 Section 68017, so long as the student continuously attends an institution of public

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higher education.

780 (b) It shall be the responsibility of the California Community Colleges, the California 781 State University, and the University of California to certify qualifying military mission realignment actions under this section. 782 783 (Amended by Stats. 2004, Ch. 225, Sec. 6. Effective August 16, 2004.) 784 68085. 785 A student who currently resides in California and is 19 years of age or under at the 786 time of enrollment, who is currently a dependent or ward of the state through 787 California's child welfare system, or was served by California's child welfare system 788 and is no longer being served either due to emancipation or aging out of the 789 system, may be entitled to resident classification until he or she has resided in the 790 791 state the minimum time necessary to become a resident. (Added by Stats. 2009, Ch. 251, Sec. 1. Effective January 1, 2010.) 792 793 794 ARTICLE 7. Rules and Regulations [ - ] (Article 7 enacted by Stats. 1976, Ch. 1010.) 795 796 797 798 ARTICLE 8. Community College District Residence [68100. - 68100.] (Article 8 enacted by Stats. 1976, Ch. 1010.) 799 800

801 <u>**68100.**</u>

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809 810 (a) A district may classify a student as a district resident if he or she lives with a parent who earns a livelihood primarily by performing agricultural labor for hire in California and other states and the parent has performed this labor in this state for at least two months per year in each of the two preceding years, the parent lives within the district which maintains the community college attended by the student, and the parent claims the student as a dependent on his or her state or federal personal income tax returns if he or she has sufficient income to have a personal income tax liability.

811 (b) A district may also classify a student as a district resident if he or she earns a
812 livelihood primarily by performing agricultural labor for hire in California and other
813 states and he or she has performed this labor in this state for at least two months
814 per year in each of the two preceding years.

(c) The Board of Governors of the California Community Colleges shall prescribe rules and regulations for the implementation of this section.

816 rules and regulations for the implementation of this section.817 (Amended by Stats. 1990, Ch. 1372, Sec. 240.3.)

ARTICLE 10. Provisions Related to Particular Institutions [68120. - 68124.]

(Article 10 enacted by Stats. 1976, Ch. 1010.)

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#### 822 **68120.**

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- 824 (a) Notwithstanding any other provision of law, no mandatory systemwide fees or
   825 tuition of any kind shall be required of or collected by the Regents of the University
   826 of California, the Board of Directors of the Hastings College of the Law, or the
   827 Trustees of the California State University from any surviving spouse or surviving
   828 child of a deceased person who met all of the following requirements:
- 829 (1) He or she was a resident of this state.
- 830 (2) He or she was employed by a public agency, or was a contractor, or an831 employee of a contractor, performing services for a public agency.
- (3) His or her principal duties consisted of active law enforcement service or active
   fire suppression and prevention. This section shall not apply to a person whose
   principal duties were clerical, even if he or she was subject to occasional call or was
   occasionally called upon to perform duties within the scope of active law
   enforcement or active fire suppression and prevention.
- (4) He or she was killed in the performance of active law enforcement or active fire
   suppression and prevention duties, or died as a result of an accident or an injury
   caused by external violence or physical force, incurred in the performance of his or
   her active law enforcement or active fire suppression and prevention duties.
- (b) Notwithstanding subdivision (a), a person who qualifies for the waiver of mandatory systemwide fees and tuition under this section as a surviving child of a contractor, or of an employee of a contractor, who performed services for a public agency shall, in addition to the requirements set forth in subdivision (a), meet both of the following requirements:
- (1) Enrollment as an undergraduate student at a campus of the University ofCalifornia or the California State University.
- (2) Documentation that his or her annual income, including the value of any
  support received from a parent, does not exceed the maximum household income
  and asset level for an applicant for a Cal Grant B award, as set forth in Section
  69432.7.
- 852 (c) As used in this section:
- (1) "Contractor" or "employee of a contractor" does not include a security guard or security officer, as defined in Section 7582.1 of the Business and Professions Code.
- (2) "Public agency" means the state or any city, city and county, county, district, or other local authority or public body of or within the state.
- 857 (3) "Surviving child" means either of the following:
  - (A) A surviving natural or adopted child of the deceased person.
- 859 (B) A surviving stepchild who meets both of the following requirements:
- (i) He or she was living or domiciled with the deceased person at the time of his or her death.

- 862 (ii) He or she was claimed on the tax form most recently filed by the deceased
- 863 person prior to that person's death, or he or she received 50 percent or more of his
- 864 or her support from that deceased person in the tax year immediately preceding
- the death of the deceased person, or both.
- 866 (Amended by Stats. 2006, Ch. 395, Sec. 1. Effective January 1, 2007.)

### 867 <u>68120.5.</u>

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- 869 Any determination of eligibility pursuant to Section 68120 shall be consistent with
- any findings of the Workers' Compensation Appeals Board, using the same
- procedures as in workers' compensation hearings, as to whether the death of the
- person described under subdivision (a) of that section was industrial.
- 873 (Added by Stats. 2002, Ch. 450, Sec. 1. Effective January 1, 2003.)

#### 874 **68121.**

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- (a) Notwithstanding any other provision of law, no mandatory systemwide fees or tuition of any kind shall be required or collected by the Regents of the University of California or the Trustees of the California State University, from a student who is in an undergraduate program and who is the surviving dependent of any individual killed in the September 11, 2001, terrorist attacks on the World Trade Center in New York City, the Pentagon building in Washington, DC, or the crash of United Airlines Flight 93 in southwestern Pennsylvania, if he or she meets the financial need requirements set forth in Section 69432.7 for the Cal Grant A Program and either of the following apply:
- (1) The surviving dependent was a resident of California on September 11, 2001.
- 886 (2) The individual killed in the attacks was a resident of California on September887 11, 2001.
- 888 (b) (1) The California Victim Compensation and Government Claims Board shall 889 identify all persons who are eligible for tuition and fee waivers pursuant to this
- section or subdivision (j) of Section 76300. That board shall notify these persons or,
- 891 in the case of minors, the parents or guardians of these persons, of their eligibility
- for tuition and fee waivers under these provisions. This notification shall be in
- writing, and shall be received by all of the appropriate persons no later than July 1, 2003.
- 895 (2) The Trustees of the California State University, the Regents of the University of
   896 California and the governing board of each community college district in the state
- shall waive tuition and fees, as specified in this section and in subdivision (j) of
- 898 Section 76300, for any person who can demonstrate eligibility. If requested by the
- 899 California State University, the University of California, Hastings College of the Law,
- 900 or a California Community College, the California Victim Compensation and
- 901 Government Claims Board, on a case-by-case basis, shall confirm the eligibility of
- 902 persons requesting the waiver of tuition and fees, as provided for in this section.

- 903 (c) A determination of whether a person is a resident of California on September
  904 11, 2001, shall be based on the criteria set forth in this chapter for determining
  905 nonresident and resident tuition.
- 906 (d) (1) "Dependent," for purposes of this section, is a person who, because of his or 907 her relationship to an individual killed as a result of injuries sustained during the 908 terrorist attacks of September 11, 2001, qualifies for compensation under the 909 federal September 11th Victim Compensation Fund of 2001 (Title IV (commencing 910 with Section 401) of Public Law 107-42).
- 911 (2) A dependent who is the surviving spouse of an individual killed in the terrorist 912 attacks of September 11, 2001, is entitled to the waivers provided in this section 913 until January 1, 2013.
- (3) A dependent who is the surviving child, natural or adopted, of an individual killed in the terrorist attacks of September 11, 2001, is entitled to the waivers
- 916 under this section until that person obtains the age of 30 years.
- 917 (4) A dependent of an individual killed in the terrorist attacks of September 11,
- 918 2001, who is determined to be eligible by the California Victim Compensation and
- 919 Government Claims Board, is also entitled to the waivers provided in this section 920 until January 1, 2013.
- 921 (Added by Stats. 2002, Ch. 450, Sec. 2. Effective January 1, 2003.)

#### 922 <u>68122.</u>

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- (a) Notwithstanding any other law, students who are victims of trafficking, domestic violence, and other serious crimes who have been granted a status under Section 1101(a)(15)(T)(i) or (ii), or Section 1101(a)(15)(U)(i) or (ii), of Title 8 of the United States Code shall be exempt from paying nonresident tuition at the
  California State University and the California Community Colleges to the same extent as individuals who are admitted to the United States as refugees under
- 930 Section 1157 of Title 8 of the United States Code.
- 931 (b) The University of California is requested to adopt policies that are consistent932 with this section.
- 933 (Added by Stats. 2012, Ch. 509, Sec. 1. Effective January 1, 2013.)

#### 934 **68123**.

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Notwithstanding any other provision of law, the Trustees of the California State 936 University may enter into agreements with other universities or colleges located 937 938 within the state whereby qualified students from campuses of the California State 939 University may attend the other universities or colleges without payment of some 940 or all fees or tuition, or both, charged by the other institutions, and students from the other institutions may attend campuses of the California State University 941 without payment of some or all of the fees or tuition, or both, charged by the state 942 university. During any year, however, the number of students attending campuses 943 of the California State University from other universities or colleges, pursuant to the 944 agreements entered in between the Trustees of the California State University and 945

947 California State University attending the other institutions. (Amended by Stats. 1983, Ch. 143, Sec. 69.) 948 949 **68124.** 950 951 The trustees may enter into agreements with public colleges and universities in other states whereby qualified students from the California State University may 952 attend the other college or university without payment of any tuition fee charged by 953 that institution to persons who are nonresidents of the state in which it is situate, 954 and students from that institution may attend the California State University 955 without payment of the nonresident tuition established pursuant to Section 89705. 956 957 No nonresident tuition shall be charged of students attending a campus of the 958 California State University pursuant to an agreement entered into under this section. During any year, however, the number of students attending the California 959 State University from a particular public college or university in another state, 960 pursuant to the agreement, shall not exceed the number of the California State 961 University students attending the institution under that agreement. 962 963 (Amended by Stats. 1983, Ch. 143, Sec. 70.) 964 965 ARTICLE 11. Miscellaneous Provisions [68130. - 68134.] 966 (Article 11 enacted by Stats. 1976, Ch. 1010.) 967 68130. 968 969 970 The governing boards and district governing boards may waive nonresident tuition 971 in whole or in part pursuant to Sections 68123, 76140, 89705, and 89707. 972 (Amended by Stats. 1977, Ch. 242.) 973 **68130.5.** 974 975 Notwithstanding any other provision of law: (a) A student, other than a nonimmigrant alien within the meaning of paragraph 976 (15) of subsection (a) of Section 1101 of Title 8 of the United States Code, who 977 978 meets all of the following requirements shall be exempt from paying nonresident 979 tuition at the California State University and the California Community Colleges: (1) High school attendance in California for three or more years. 980 981 (2) Graduation from a California high school or attainment of the equivalent

other universities and colleges, shall not exceed the number of students of the

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thereof.

- (3) Registration as an entering student at, or current enrollment at, an accredited
   institution of higher education in California not earlier than the fall semester or
   quarter of the 2001–02 academic year.
- 986 (4) In the case of a person without lawful immigration status, the filing of an 987 affidavit with the institution of higher education stating that the student has filed an 988 application to legalize his or her immigration status, or will file an application as 989 soon as he or she is eligible to do so.
- (b) A student exempt from nonresident tuition under this section may be reported
   by a community college district as a full-time equivalent student for apportionment
   purposes.
- (c) The Board of Governors of the California Community Colleges and the Trustees
   of the California State University shall prescribe rules and regulations for the
   implementation of this section.
- 996 (d) Student information obtained in the implementation of this section is997 confidential.
- 998 (Added by Stats. 2001, Ch. 814, Sec. 2. Effective January 1, 2002.)

#### 999 **68130.7.**

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If a state court finds that Section 66021.6, 66021.7, or 68130.5, or any similar 1001 provision adopted by the Regents of the University of California, is unlawful, the 1002 1003 court may order, as equitable relief, that the administering entity that is the subject of the lawsuit terminate any waiver awarded under that statute or provision, but no 1004 money damages, tuition refund or waiver, or other retroactive relief, may be 1005 awarded. In any action in which the court finds that Section 66021.6, 66021.7, or 1006 68130.5, or any similar provision adopted by the Regents of the University of 1007 California, is unlawful, the California Community Colleges, the California State 1008 University, and the University of California are immune from the imposition of any 1009 award of money damages, tuition refund or waiver, or other retroactive relief. 1010 1011 (Amended by Stats. 2011, Ch. 604, Sec. 2. Effective January 1, 2012.)

#### 1012 **68131.**

The governing boards and district governing boards may enter into agreements with appropriate agencies and institutions of higher education in other states and foreign countries providing for the exchange of students in higher educational institutions in this state and other states or countries pursuant to Sections 68124, 76140, and Chapter 10 (commencing with Section 66800) of Part 40 of this division.

(Enacted by Stats. 1976, Ch. 1010.)

#### 1021 **68133.**

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- 1023 If an action is brought against a governing board as the result of the application of
- this chapter, that governing board shall inform the governing boards of the other
- 1025 institutions regarding the litigation. If an action is brought against a district
- 1026 governing board as a result of the application of this chapter, that district governing
- 1027 board shall inform the Board of Governors of the California Community Colleges,
- 1028 who shall inform the Regents of the University of California, and the Trustees of the
- 1029 California State University, regarding the pending litigation.
- 1030 (Amended by Stats. 1995, Ch. 758, Sec. 59. Effective January 1, 1996.)
- **68134.**

No provision of this part shall be applicable to the University of California unless the Regents of the University of California, by resolution, make such provision

1035 applicable.

1036 (Enacted by Stats. 1976, Ch. 1010.)

#### 68051.

Unless otherwise provided by law, the governing board or district governing board shall adopt rules and regulations relating to the method of calculation of the amount of nonresident tuition, the method of payment, and the method and amount of refund.

1044 (Amended by Stats. 1990, Ch. 1372, Sec. 238.)

### 68052.

- (a) It is the intent of the Legislature that California's public institutions of higher education shall establish nonresident student tuition policies that are consistent with their resident student fee policies. Nonresident student tuition shall be determined by each of the public postsecondary segments through the adoption of a methodology that annually establishes the nonresident student tuition rate. It is further the intent of the Legislature that, while the public institutions are to be provided flexibility in establishing their nonresident tuition, under no circumstances shall the level of nonresident tuition plus required fees fall below the marginal cost of instruction for that segment.
- (b) The following state policies regarding nonresident student tuition are hereby established:
- (1) Unless otherwise prescribed by statute, an admission fee and rate of tuition fixed by each public postsecondary governing board shall be required of each nonresident student. Each public postsecondary education governing body shall develop its own methodology for establishing the nonresident tuition level and its annual adjustment level of nonresident student tuition, unless otherwise prescribed by statute.

- 1065 (2) As California's public postsecondary education segments annually adjust the level of nonresident tuition they charge out-of-state students, the 1066 nonresident tuition methodologies they develop and use should take into 1067 consideration, at minimum, the following two factors: 1068
  - (A) For the University of California and the California State University, the total nonresident charges imposed by each of their public comparison institutions, as identified by the California Postsecondary Education Commission.
  - (B) The full average cost of instruction of their segment.
  - (3) It is the intent of the Legislature that under no circumstances shall an institution's level of nonresident tuition plus required student fees fall below the marginal cost of instruction for that segment.
  - (4) The University of California, the California State University, the Hastings College of the Law, and the California Maritime Academy should endeavor to ensure that increases in the level of nonresident tuition are gradual, moderate, and predictable by providing nonresident students with a minimum of a 10-month notice of tuition increases.
  - (c) No provision of this section shall be applicable to the California Community Colleges.
  - (d) In the event that state revenues and expenditures are substantially imbalanced due to factors unforeseen by the Governor and the Legislature, including, but not limited to, initiative measures, natural disasters, or sudden deviations from expected economic trends, the nonresident student tuition at the University of California, the California State University, the Hastings College of the Law, and the California Maritime Academy, shall not be subject to this section.

(Amended by Stats. 1993, Ch. 8, Sec. 14. Effective April 15, 1993.)

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68060.

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Every person has, in law, a residence. (Enacted by Stats. 1976, Ch. 1010.)

68061. 1098 1099

1100 Every person who is married or 18 years of age, or older, and under no legal 1101 disability to do so, may establish residence.

1102 (Enacted by Stats. 1976, Ch. 1010.)

1103 68062. 1104

1105 In determining the place of residence the following rules are to be observed: 1106

(a) There can only be one residence.

- (b) A residence is the place where one remains when not called elsewhere for
   labor or other special or temporary purpose, and to which he or she returns in
   seasons of repose.
  - (c) A residence cannot be lost until another is gained.
  - (d) The residence can be changed only by the union of act and intent.
  - (e) A man or woman may establish his or her residence. A woman's residence shall not be derivative from that of her husband.
  - (f) The residence of the parent with whom an unmarried minor child maintains his or her place of abode is the residence of the unmarried minor child. When the minor lives with neither parent his or her residence is that of the parent with whom he or she maintained his or her last place of abode, provided the minor may establish his or her residence when both parents are deceased and a legal guardian has not been appointed.
  - (g) The residence of an unmarried minor who has a parent living cannot be changed by his or her own act, by the appointment of a legal guardian, or by relinquishment of a parent's right of control.
  - (h) An alien, including an unmarried minor alien, may establish his or her residence, unless precluded by the Immigration and Nationality Act (8 U.S.C. 1101, et seq.) from establishing domicile in the United States.
  - (i) The residence of an unmarried minor alien shall be derived from his or her parents pursuant to the provisions of subdivisions (f) and (g). (Amended by Stats. 1983, Ch. 680, Sec. 1.)

#### **68070.**

A student who remains in this state after his or her parent, who was theretofore domiciled in California for at least one year immediately prior to leaving and has, during the student's minority and within one year immediately prior to the residency determination date, established residence elsewhere, shall be entitled to resident classification until he or she has attained the age of majority and has resided in the state the minimum time necessary to become a resident, so long as, once enrolled, he or she maintains continuous attendance at an institution. (Amended by Stats. 1990, Ch. 1372, Sec. 238.2.)

#### 68071.

A student who has been entirely self-supporting and actually present in California for more than one year immediately preceding the residence determination date, with the intention of acquiring a residence therein, shall be entitled to resident classification until he or she has resided in the state the minimum time necessary to become a resident. (Amended by Stats. 1990, Ch. 1372, Sec. 238.4.)

#### 68072. 1150

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A student who has not been an adult for more than one year immediately preceding the residence determination date for the semester, quarter, or term for which he or she proposes to attend an institution shall have his or her immediate premajority derived California residence, if any, added to his or her postmajority residence to obtain the one year of California residence required by Section 68017.

(Amended by Stats. 1990, Ch. 1372, Sec. 238.6.)

#### **68073.**

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A student shall be entitled to resident classification if, immediately prior to enrolling at an institution, he or she has lived with and been under the continuous direct care and control of any adult or adults, other than a parent, for a period of not less than two years, provided that the adult or adults having control have been domiciled in California during the year immediately prior to the residence determination date. This exception shall continue until the student has attained the age of majority and has resided in the state the minimum time necessary to become a resident, so long as continuous attendance is maintained at an institution.

(Amended by Stats. 1990, Ch. 1372, Sec. 238.8.)

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#### 68074.

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- (a) A student who is a natural or adopted child, stepchild, or spouse who is a dependent of a member of the Armed Forces of the United States stationed in this state on active duty is entitled to resident classification only for the purpose of determining the amount of tuition and fees.
- (b) If that member of the Armed Forces of the United States, whose dependent natural or adopted child, stepchild, or spouse is in attendance at an institution, (1) is thereafter transferred on military orders to a place outside this state where the member continues to serve in the Armed Forces of the United States, or (2) is thereafter retired as an active member of the Armed Forces of the United States, the student dependent shall not lose his or her resident classification so long as he or she remains continuously enrolled at

1185 (Amended by Stats. 2011, Ch. 730, Sec. 1. Effective January 1, 2012.)

### 68075.

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1191 1192 (a) A student who is a member of the Armed Forces of the United States stationed in this state on active duty, except a member of the Armed Forces assigned for educational purposes to a state-supported institution of higher education, is entitled to resident classification only for the purpose of determining the amount of tuition and fees.

(b) If that member of the Armed Forces of the United States who is in attendance at an institution is thereafter transferred on military orders to a place outside this state where the member continues to serve in the Armed Forces of the United States, he or she shall not lose his or her resident classification so long as he or she remains continuously enrolled at that institution.

(Amended by Stats. 2011, Ch. 730, Sec. 2. Effective January 1, 2012.)

#### <u>68075.5.</u>

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- (a) Except as provided for in subdivisions (b) and (c), a student who was a member of the Armed Forces of the United States stationed in this state on active duty for more than one year immediately prior to being discharged shall be exempt from paying nonresident tuition for the length of time he or she lives in this state after being discharged up to the minimum time necessary to become a resident.
- (b) (1) Except as provided for in subdivision (c), a community college student who was a member of the Armed Forces of the United States stationed in this state on active duty for more than one year immediately prior to being discharged shall be exempt from paying nonresident tuition for up to one year if he or she files an affidavit with the community college stating that he or she intends to establish residency in California as soon as possible.
- (2) The one year exemption provided in paragraph (1) shall be used while the student lives in this state and within two years of being discharged.
- (c) A former member of the Armed Forces of the United States who received a dishonorable or bad conduct discharge shall not be eligible for an exemption pursuant to this section.
- (Amended by Stats. 2012, Ch. 405, Sec. 1. Effective January 1, 2013.)

# <u>68076.</u>

Notwithstanding Section 68062, a student who (a) has not been an adult resident of California for more than one year and (b) is either the dependent child of a California resident who has had residence in California for more than one year prior to the residence determination date, or has a parent who has both contributed court-ordered support for the student on a continuous basis and has been a California resident for a minimum of one year, shall be entitled to resident classification. This exception shall continue until the student has resided in the state the minimum time necessary to become a resident, so long as continuous attendance is maintained at an institution.

(Amended by Stats. 1993, Ch. 8, Sec. 15. Effective April 15, 1993.)

# <u>68077.</u>

Notwithstanding Section 68062, a student who is a graduate of any school located in California that is operated by the United States Bureau of Indian

Affairs, including, but not limited to, the Sherman Indian High School, shall be entitled to resident classification. This exception shall continue so long as continuous attendance is maintained by the student at an institution. (Amended by Stats. 1993, Ch. 8, Sec. 16. Effective April 15, 1993.)

#### 68078.

- (a) A student holding a valid credential authorizing service in the public schools of this state who is employed by a school district in a full-time position requiring certification qualifications for the college year in which the student enrolls in an institution is entitled to resident classification if that student meets any of the following requirements:
- (1) He or she holds a provisional credential and is enrolled at an institution in courses necessary to obtain another type of credential authorizing service in the public schools.
- (2) He or she holds a credential issued pursuant to Section 44250 and is enrolled at an institution in courses necessary to fulfill credential requirements.
- (3) He or she is enrolled at an institution in courses necessary to fulfill the requirements for a fifth year of education prescribed by subdivision (b) of Section 44259.
- (b) Notwithstanding any other provision of law, a student holding a valid emergency permit authorizing service in the public schools of this state, who is employed by a school district in a full-time position requiring certification qualifications for the academic year in which the student enrolls at an institution in courses necessary to fulfill teacher credential requirements, is entitled to resident classification only for the purpose of determining the amount of tuition and fees for no more than one year. Thereafter, the student shall be subject to Article 5 (commencing with Section 68060).
- (c) This section shall not be construed to affect the admissions policies of any teacher preparation program.

(Amended by Stats. 2000, Ch. 949, Sec. 1. Effective September 30, 2000.)

# 1267 <u>68079.</u>

A student who is a full-time employee of an institution or of any state agency, or a student who is a child or spouse of a full-time employee of an institution or of any state agency, may be entitled to resident classification, as determined by the governing boards, until he or she has resided in the state the minimum time necessary to become a resident.

For purposes of this section, "employee of any state agency" means a person employed by the state on or after the effective date of this section, who is assigned to work outside of the state.

(Amended by Stats. 1984, Ch. 1172, Sec. 1.)

#### **68080.**

A student who is a minor and resides with either his father or mother in a 1280 district or territory not in a district shall be entitled to resident classification, 1281 1282 provided that the father or mother has been domiciled in California for more than one year prior to the residence determination date for the semester, 1283 1284 quarter or term for which he proposes to attend a community college and 1285

provided that he meets the other requirements of this part.

(Enacted by Stats. 1976, Ch. 1010.)

#### 68081. 1287

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A student who is enrolled in a state government legislative, executive, or judicial fellowship program administered by the state or the California State University is entitled to resident classification at the California State University during the period of the fellowship.

(Amended by Stats. 2004, Ch. 896, Sec. 66. Effective September 29, 2004.)

### **68082.**

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A student who is a native American is entitled to resident classification for attendance at a community college if the student is also attending a school administered by the Bureau of Indian Affairs located within the community college district.

As used in this section, "native American" means an American Indian.

(Added by Stats. 1977, Ch. 36.)

#### 68083.

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- (a) Any amateur student athlete in training at the United States Olympic Training Center in Chula Vista is entitled to resident classification for tuition purposes until he or she has resided in the state the minimum time necessary to become a resident.
- (b) "Amateur student athlete," for purposes of this section, means any student athlete who meets the eligibility standards established by the national governing body for the sport in which the athlete competes.

(Added by Stats. 1997, Ch. 438, Sec. 1. Effective January 1, 1998.) 1311

#### 68084.

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1314 (a) A parent who is a federal civil service employee and his or her natural or adopted dependent children are entitled to resident classification at the 1315 California State University, the University of California, or a California 1316 1317 community college if the parent has moved to this state as a result of a military mission realignment action that involves the relocation of at least 100 1318 employees. This classification shall continue until the student is entitled to be 1319

classified as a resident pursuant to Section 68017, so long as the student continuously attends an institution of public higher education.

(b) It shall be the responsibility of the California Community Colleges, the California State University, and the University of California to certify qualifying military mission realignment actions under this section.

(Amended by Stats. 2004, Ch. 225, Sec. 6. Effective August 16, 2004.)

#### 68085.

A student who currently resides in California and is 19 years of age or under at the time of enrollment, who is currently a dependent or ward of the state through California's child welfare system, or was served by California's child welfare system and is no longer being served either due to emancipation or aging out of the system, may be entitled to resident classification until he or she has resided in the state the minimum time necessary to become a resident.

(Added by Stats. 2009, Ch. 251, Sec. 1. Effective January 1, 2010.)

#### 68100.

- (a) A district may classify a student as a district resident if he or she lives with a parent who earns a livelihood primarily by performing agricultural labor for hire in California and other states and the parent has performed this labor in this state for at least two months per year in each of the two preceding years, the parent lives within the district which maintains the community college attended by the student, and the parent claims the student as a dependent on his or her state or federal personal income tax returns if he or she has sufficient income to have a personal income tax liability.
- (b) A district may also classify a student as a district resident if he or she earns a livelihood primarily by performing agricultural labor for hire in California and other states and he or she has performed this labor in this state for at least two months per year in each of the two preceding years.
- (c) The Board of Governors of the California Community Colleges shall prescribe rules and regulations for the implementation of this section. (Amended by Stats. 1990, Ch. 1372, Sec. 240.3.)

#### EDUCATION CODE SECTION 68130.5

68130.5. Notwithstanding any other provision of law:

(a) A student, other than a nonimmigrant alien within the meaning of paragraph (15) of subsection (a) of Section 1101 of Title 8 of the United States Code, who meets all of the following requirements shall be exempt from paying nonresident tuition at the California

State University and the California Community Colleges:

- (1) High school attendance in California for three or more years.
- (2) Graduation from a California high school or attainment of the equivalent thereof.
- (3) Registration as an entering student at, or current enrollment at, an accredited institution of higher education in California not earlier than the fall semester or quarter of the 2001-02 academic year.
- (4) In the case of a person without lawful immigration status, the filing of an affidavit with the institution of higher education stating that the student has filed an application to legalize his or her immigration status, or will file an application as soon as he or she is eligible to do so.
- (b) A student exempt from nonresident tuition under this section may be reported by a community college district as a full-time equivalent student for apportionment purposes.
- (c) The Board of Governors of the California Community Colleges and the Trustees of the California State University shall prescribe rules and regulations for the implementation of this section.
- (d) Student information obtained in the implementation of this section is confidential.

Cal. Admin. Code tit. 5, s 54000

TITLE 5. EDUCATION
DIVISION 6. CALIFORNIA COMMUNITY COLLEGES
CHAPTER 5. STUDENTS
SUBCHAPTER 1. STUDENT RESIDENCE CLASSIFICATION

s 54000. Uniform Residency Requirements.

The provisions of this chapter implement and should be read in conjunction with the Uniform Residency Requirements contained in part 41 (commencing with section 68000) of the Education Code.

Cal. Admin. Code tit. 5, s 54001

TITLE 5. EDUCATION
DIVISION 6. CALIFORNIA COMMUNITY COLLEGES
CHAPTER 5. STUDENTS
SUBCHAPTER 1. STUDENT RESIDENCE CLASSIFICATION

s 54001. Adoption of Rules and Regulations; Publication; Uniformity.

1408
1409 The residence determination date and a summary of the rules and regulations adopted by the
1410 Board of Governors and district governing boards pursuant to chapter 1, part 41 of division 5 of
1411 the Education Code, commencing with section 68000, shall be published in the district catalogs
1412 and/or addenda thereto. The applicable Education Code provisions and the rules and

1413	regulations adopted by the Board of Governors and the district shall be made available to the
1414	students at each district.
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1417	Cal. Admin. Code tit. 5, s 54002
1418	TITLE 5. EDUCATION
1419	DIVISION 6, CALIFORNIA COMMUNITY COLLEGES
1420	CHAPTER 5. STUDENTS
1421	SUBCHAPTER 1. STUDENT RESIDENCE CLASSIFICATION
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1423	s 54002. Residence Determination Date.
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1425	"Residence determination date" is that day immediately preceding the opening day of instruction
1426	of the quarter, semester, or other session as set by the district governing board, during which
1427	the student proposes to attend a college.
1428	and distance in proposed to distance a solution
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1430	Cal. Admin. Code tit. 5, s 54010
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1431	TITLE 5. EDUCATION
1432	DIVISION 6. CALIFORNIA COMMUNITY COLLEGES
1433	CHAPTER 5. STUDENTS
1434	SUBCHAPTER 1. STUDENT RESIDENCE CLASSIFICATION
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1436	s 54010. Residence Classification Procedures.
1437	
1438	(a) Residence classification shall be made for each student at the time applications for
1439	admission are accepted and whenever a student has not been in attendance for more than one
1440	semester or quarter. A student previously classified as a nonresident may be reclassified as of
1441	any residence determination date.
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1443	(b) The student shall be required to present evidence of physical presence in California, intent to
1444	make California the home for other than a temporary purpose and, if the student was classified
1445	as a nonresident in the preceding term, financial independence.
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1447	(c) Community college districts shall require applicants to supply information as specified in this
1448	chapter and may require additional information as deemed necessary.
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1450	(d) The district shall weigh the information provided by the student and determine whether the
1451	student has clearly established that he or she has been a resident of California for one year
1452	prior to the residence determination date.
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1454	(e) Applicants shall certify their answers on residence questionnaires under oath or penalty of
1455	perjury.
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1457	(f) Pursuant to Section 54300, the district may authorize any information required by this section
1458	to be submitted electronically using encrypted digital signatures as specified in Section 54300.
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1461	Cal. Admin. Code tit. 5, s 54012

1462	TITLE 5. EDUCATION
1463	DIVISION 6. CALIFORNIA COMMUNITY COLLEGES
1464	CHAPTER 5. STUDENTS
1465	SUBCHAPTER 1. STUDENT RESIDENCE CLASSIFICATION
1466	
1467	s 54012. Residence Questionnaires.
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1469	(a) Each community college district shall use a residence questionnaire in making residence
1470	classifications.
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1471	(b) The residence questionnaire shall ask each student where the student has maintained his or
1473	her home for the last two years and whether the student has engaged in any activity listed in
1473	subsection (f) of section 54024.
1474	Subsection (i) of Section 34024.
1475	(c) The questionnaire shall ask each student under 19 years of age where the parent has lived
	for the last two years and whether the parent has engaged in any activity listed in subsection (f)
1477	of section 54024.
1478	of Section 54024.
1479	(a) If the student such setudents require the student is under the student in under the student in the student
1480	(d) If the student, or the student's parent if the student is under age 19, has either maintained a
1481	home outside of California at any time during the last two years, or has engaged in any activity
1482	listed in subsection (f) of section 54024, the student shall be asked for additional evidence of
1483	intent to reside in California such as that identified in subsection (e) of section 54024.
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1485	(e) The Chancellor shall provide a sample residence questionnaire which districts may use in
1486	complying with this requirement.
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1489	Cal. Admin. Code tit. 5, s 54020
	TITLE - FOUNDATION
1490	TITLE 5. EDUCATION
1491	DIVISION 6. CALIFORNIA COMMUNITY COLLEGES
1492	CHAPTER 5. STUDENTS
1493	SUBCHAPTER 1. STUDENT RESIDENCE CLASSIFICATION
1494	
1495	s 54020. Residence.
1496	
1497	In order to establish a residence, it is necessary that there be a union of act and intent. To
1498	establish residence, a person capable of establishing residence in California must couple his or
1499	her physical presence in California with objective evidence that the physical presence is with the
1500	intent to make California the home for other than a temporary purpose.
1501	
1502	5 CCR § 54060
1503	Cal. Admin. Code tit. 5, § 54060
1504	Title 5. Education
1505	Division 6. California Community Colleges
1506	Chapter 5. Students
1507	Subchapter 1. Student Residence Classification
1508	♦§ 54060. Appeal Procedure.

(a) A community college district shall notify each student of the student's residence classification not later than fourteen (14) calendar days after the beginning of the session for which the student has applied, or fourteen (14) calendar days after the student's application for admission, whichever is later.

 (b) Any student, following a decision on residence classification by the college, may make written appeal of that decision. Each community college district shall establish procedures for appeals of residence classifications.

(c) The Chancellor will advise community college districts on issues in residence classification. However, the student shall have no right of appeal to the Chancellor or Board of Governors.

Note: Authority cited: Sections 66700 and 68044, Education Code. Reference: Sections 68040, 68044 and 78034, Education Code.