ADMINISTRATIVE MEMORANDUM

SUBJECT  1984 substitute pages to the residence Manual

NUMBER  205

DATE  September 14, 1984

With this Administrative Memorandum are provided in final form the 1984 substitute pages to the residence Manual of September 1983. These pages, for the most part, reflect changes to the Manual necessitated by enactment of Section 57, Chapter 1034, 1984 Session Laws (codified as G.S. 116-143.3). That new law gives the privilege of the in-state tuition rate to military personnel, and to those dependent relatives living with them, while stationed on active duty in North Carolina and when academically admitted to the pertinent institution.

Through Administrative Memorandum Number 204 (dated July 27, 1984) revised pages had been sent to you in a form identifying the new language. Shortly following that, you were sent a correcting memorandum of August 8, 1984, from Dick Robinson. The attached 1984 substitute Manual pages (Revision #1, 9/84) incorporate the changes of both the cited memoranda as further revised by the Board of Governors on September 14, 1984. Among the changes in the attached sheets are the following:

(1) Spouses of military personnel are included in the list of relatives who may qualify as "dependent relatives" for the tuition benefit. Prior omission of spouses from the list of eligible relatives was an oversight.

(2) Persons aggrieved by a decision concerning eligibility for the in-state tuition rate under G.S. 116-143.3 now have available to them the appeal process otherwise applicable to residentiary decisions under G.S. 116-143.1; that is, military tuition decisions are subject to the same appeal process as that established for appeals from classifications by residence for tuition purposes.

(3) The application form (Appendix D) to be used by military personnel and their dependents to prove entitlement to the benefit of G.S. 116-143.3 has been revised to require an affidavit from the duty station of the applicant (or of the applicant's sponsor) attesting to certain facts supporting the benefit eligibility of the applicant. (The prior requirement that the applicant supply a photocopy of his or her military identification card proved to be violative of federal law.)

(4) The application form has been revised in other respects to make it more serviceable to the institutions.

To render current the residence Manual of September 1983, you should see that copies of the attached substitute (revised) pages are made in sufficient quantities to update all your copies of the Manual. Three standard holes should then be
punched in the pages to permit insertion of the revised pages into any binder used to hold the Manual. Removal of the superseded pages and insertion of the revised pages should be accomplished under the Filing Instructions provided with the revised pages.

When a Manual is provided by your institution to persons within or outside the institution, the Manual copy should always have been updated as described above or the Manual in its original wrapping should be accompanied by a set of substitute pages with the Filing Instructions attached.

Requests by the institutions for more copies of the Manual should continue to be addressed to:

Librarian, General Administration
The University of North Carolina
P. O. Box 2688
Chapel Hill, NC 27514  Courier 311

Such requests, within the limits of available copies, will be filled by return of Manuals accompanied by current, revised pages.

[Signature]
William Friday

Attachment
Filing Instructions for Revision #1, 9/84 to Residence Manual

Remove and discard old pages numbered:

Title page to ii
5
31
37
38
-
68
-

Insert new pages numbered:

Title page to ii
5 and 5.1
31
37 to 37.3
38
59.1 (after page 59)
68
69 to 71 (after page 68)
A MANUAL
TO ASSIST THE PUBLIC HIGHER EDUCATION
INSTITUTIONS OF NORTH CAROLINA
IN THE MATTER OF
STUDENT RESIDENCE CLASSIFICATION
FOR TUITION PURPOSES

Revised September 1984

(Revision #1, 9/84)
# CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. INTRODUCTION</td>
<td>1</td>
</tr>
<tr>
<td>A. Historical Context</td>
<td>2</td>
</tr>
<tr>
<td>B. Purpose of Manual</td>
<td>5.1</td>
</tr>
<tr>
<td>II. DEFINITION OF TERMS</td>
<td>6</td>
</tr>
<tr>
<td>A. Bona Fide</td>
<td>6</td>
</tr>
<tr>
<td>B. Domicile</td>
<td>6</td>
</tr>
<tr>
<td>C. Enrollment; Enrolled</td>
<td>8</td>
</tr>
<tr>
<td>D. Institution of Higher Education</td>
<td>8</td>
</tr>
<tr>
<td>E. Legal Guardian</td>
<td>8</td>
</tr>
<tr>
<td>F. Legal Residence</td>
<td>9</td>
</tr>
<tr>
<td>G. Minor</td>
<td>9</td>
</tr>
<tr>
<td>H. Presumption</td>
<td>9</td>
</tr>
<tr>
<td>I. Prima Facie</td>
<td>9</td>
</tr>
<tr>
<td>J. Residence</td>
<td>9</td>
</tr>
<tr>
<td>K. Tuition</td>
<td>9</td>
</tr>
<tr>
<td>III. PROCEDURES FOR CLASSIFYING BY RESIDENCE FOR TUITION PURPOSES</td>
<td>10</td>
</tr>
<tr>
<td>A. Initial Classification</td>
<td>10</td>
</tr>
<tr>
<td>B. Subsequent Classification Inquiries: Reclassification</td>
<td>10</td>
</tr>
<tr>
<td>1. Changes from nonresident to resident classification</td>
<td>12</td>
</tr>
<tr>
<td>2. Changes from resident to nonresident classification</td>
<td>13</td>
</tr>
<tr>
<td>3. Erroneous classifications, erroneous notices concerning classification, and fraudulent applications</td>
<td>13</td>
</tr>
<tr>
<td>C. Transfer Students</td>
<td>15</td>
</tr>
<tr>
<td>D. Multi-Campus Applications</td>
<td>15</td>
</tr>
<tr>
<td>E. Responsibility for Supplying Information</td>
<td>16</td>
</tr>
</tbody>
</table>

(Revision #1, 9/84)
F. Appeals

G. State Residence Committee
   1. Composition
   2. Responsibilities

IV. CLASSIFICATION DETERMINATIONS

   A. Fundamental Requirements of Law

   B. Aspects of Interpreting and Applying the Basic Statutory Provisions
      1. The concept of domicile
      2. The beginning point of inquiry in determining domicile
      3. The nature of domiciliary evidence
      4. Weighing and balancing domiciliary evidence; the burden of proof
      5. Special rules under the law of domicile
         a. Domicile of a minor
         b. The "emancipated minor"
         c. Policy concerning members of the armed forces
         d. Policy concerning federal personnel
         e. Policy concerning aliens
         f. Policy concerning prisoners
      6. The domicile of individuals who are married
      7. The statutory grace period following loss of domicile

V. EXAMPLES OF APPROPRIATE RESIDENCE CLASSIFICATIONS

   A. Typical Cases Not Requiring Extensive Analysis
   B. Cases Requiring Extended Analysis

APPENDIX A

APPENDIX B

APPENDIX C

APPENDIX D
The 1981 General Assembly, in addition to amending subsection (j) as indicated, enacted a new subsection (l) to facilitate the reacquisition of resident tuition status by persons who had ceased enrollment or graduated while enjoying in-state status, had then abandoned North Carolina domicile, but within 12 months of abandonment had reacquired North Carolina domicile and maintained the reacquired domicile into re-enrollment at an institution of higher education. Subsection (l) provides that such persons need not meet the 12-month durational requirement to reacquire in-state tuition status for the re-enrolled term or any subsequent term while the reacquired domicile is continuously maintained. The benefit of this subsection, however, is available for use only once by any one person.

The 1984 General Assembly enacted a new section, G.S. 116-143.3, to make eligible for the in-state tuition rate any member of the armed services while abiding (living) in this State incident to active military duty. The privilege was made available also to any dependent relative of a member of the armed services upon the condition that the dependent relative share in North Carolina the abode of the service person and that the service person qualify for the benefit. Neither the service person nor a dependent relative is relieved of meeting pertinent admissions requirements of the enrolling institution. G.S. 116-143.3 expressly limits the benefit of its provisions to receiving the in-state tuition rate and disallows a person who is then receiving that rate solely because of G.S. 116-143.3 from qualifying for or being the basis for conferring the benefits of G.S. 116-143.1(g),(h),(i),(j),(k), or (l). The new statute also provides, however, that if the service person who supports
a dependent relative receiving the benefit of G.S. 116-143.3 leaves his or her North Carolina abode during the academic year, the dependent relative may complete that academic year at the in-state tuition rate.

The full texts of G.S. 116-143.1 and 116-143.3 are set forth in Appendix A.

B. **Purpose of Manual.**

The purpose of this manual is to articulate rules and regulations and set forth collateral law essential to the effective implementation of G.S. 116-143.1 and 116-143.3 and to provide guidance to each institution and its students in meeting their respective responsibilities under the law as to classification of persons by resident for tuition purposes.

G.S. 116-143.1, in its successive revisions, and G.S. 116-143.3 necessitated the development and revision of this manual to insure faithful and effective implementation of the statutes. The public higher education community, in discharging its responsibilities under G.S. 116-143.1, understands that the precepts of "due process" and "equal protection of the laws" dictate that a rigorous classification inquiry be undertaken to insure as fully as possible that persons who are not legal residents for tuition purposes of North Carolina
(3) If one parent is deceased, the minor's domicile is that of the surviving parent.

(4) If the parents are divorced or legally separated, the minor's domicile is that of the parent to whom custody of the minor has been awarded by court order.

(5) If no custody has been granted by virtue of court order, the domicile of the minor is that of the parent with whom he or she lives.

(6) If the minor lives with neither parent, in the absence of a custody award, the domicile of the minor is presumed to remain that of the father, again, subject to rebutting evidence.

(7) If the minor lives for a part of the year with each parent, in the absence of a custody award, the domicile of the minor is presumed, rebuttably, to remain that of the father.

(8) If a minor is an orphan and has no court-appointed guardian of the person, the minor's domicile is that of the person with whom he or she lives; otherwise, the minor's domicile remains at the place where he or she last acquired a domicile through a parent or court-appointed guardian of the person.

(9) If legal adoption of a minor has occurred, the minor's domicile is that of the adoptive parents, subject to the foregoing rules concerning relationships between husband and wife vis-a-vis the domicile of a child.

Under G.S. 116-143.1(j) and (k) two narrowly defined subclasses of minors are conferred special, favorable treatment in the residence/tuition context sometimes at variance with the nine foregoing legal principles.
actual establishment and maintenance of a separate and independent place
of residence.

Whether the student claims statutory or common law emancipation, the
facts supporting its realization must be presented by the claimant in the
process of residiency classification.

c. Policy concerning members of the armed forces.

(1) Qualification as a resident for tuition purposes under
G.S. 116-143.1. The domicile of a person serving in the armed forces is not
necessarily affected by assignment in or reassignment out of North Carolina.
Such a person may establish domicile for self and dependents by the usual
requirements of residential act plus intent. All the residiency evidence is
collected and assessed. In the military context this may include the State
of Legal Residence Certificate (DD Form 2058), residiency information on the
Leave and Earnings Statement, and the "home of record." However, the
weight to be given the home of record may vary greatly depending upon
how recently the home of record was declared and with what branch of
service the individual is affiliated. (Some branches do not permit a change
in a previously declared home of record.)

(2) Eligibility to be charged the in-state tuition rate
under G.S. 116-143.3. One who does not qualify under this Manual as a
resident for tuition purposes may yet be eligible to be charged the in-state
tuition rate. By reference to G.S. 116-143.3 and to conditions established
pursuant to G.S. 116-143.3 by the respective Boards of the institutions
of higher education, the conditions for being a beneficiary are these:

(a) The beneficiary must be a member of the "armed
services" as defined by G.S. 116-143.3(a), that is, a member of the United
States Air Force, Army, Coast Guard, Marine Corps, Navy, North Carolina
National Guard, or a Reserve component of the foregoing.
(b) The beneficiary must be abiding (living) in North Carolina incident to active military duty. The duty must be performed at or from a duty station in North Carolina.

(c) The beneficiary must qualify for admission to the institution at which the benefit is sought.

(d) The beneficiary may be a dependent relative of one who satisfies (a) and (b), above, if the dependent relative shares the service member's abode in North Carolina; provided, that a dependent relative after becoming eligible for the benefit may continue to be eligible for the in-state rate during the remainder of the academic year in which the supporting service member moves his or her abode from North Carolina.

(e) A service member is deemed to have moved his or her abode from North Carolina when he or she either (1) voluntarily ceases living in North Carolina other than for vacation or leave purposes or (2) involuntarily is absent from the State under military orders; provided that duty on routine maneuvers and exercises and temporary assignments shall not be deemed to cause a change in abode.

(f) The term "dependent relative" means any of the following who has "dependent" status at the supporting service member's duty station:

(1) The spouse of the service member,

(2) A son or daughter of the service member, or a descendant of either,

(3) A stepson or stepdaughter of the service member,

(4) A brother, sister, stepbrother, or stepsister of the service member,
(5) The father or mother of the service member, or an ancestor of either,

(6) A stepfather or stepmother of the service member,

(7) A son or daughter of a brother or sister of the service member,

(8) A brother or sister of the father or mother of the service member, or

(9) A son-in-law, daughter-in-law, father-in-law, mother-in-law, brother-in-law, or sister-in-law of the service member.

(g) The term "academic year" means the period of time commencing with the first day of classes of the fall semester, term, or quarter of an institution of higher education and ending with the last day of the semester, term, or quarter immediately preceding the succeeding fall semester, term, or quarter of that institution.

Eligibility to be charged the in-state tuition rate under G.S. 116-143.3 must be established through submission of an institutional application similar to that set forth in Appendix D.

Application for eligibility to be charged the in-state tuition rate under G.S. 116-143.3 must be made prior to initial enrollment or reenrollment for which the student claims the benefit by submission of the appropriate application to the enrolling institution. Further, application for such eligibility must similarly be made prior to the outset of each successive academic year of enrollment.

Appeals from determinations of eligibility for the in-state tuition rate under G.S. 116-143.3 may be taken as prescribed in paragraph III.F., above, with respect to residence status classifications under G.S. 116-143.1.

- 37.2 -

(Revision #1, 9/84)
Receipt of the benefit of the in-state tuition rate under G.S. 116-143.3 alone may not provide the basis for receiving or conferring on another the benefits of G.S. 116-143.1(g), (h), (i), (j), (k), or (l).

d. Policy concerning federal personnel. The domicile of a person employed by the Federal Government is not necessarily affected by assignment in or reassignment out of North Carolina. Such a person may establish domicile for self and dependents by the usual requirements of residential act plus intent.

e. Policy concerning aliens. Aliens whether classified as "immigrant" or "nonimmigrant" are subject to the same considerations as citizens in the determination of residency status for tuition purposes unless either of the following pertains:
(1) The alien abides in the United States under a visa conditioned at least in part upon intent not to abandon a foreign domicile. B, F, H, and J visas are so conditioned. (The F visa is for students; the J visa is issued to students, researchers, and professors as well as others participating in programs of the Secretary of State.)

(2) The alien abides in the United States under a visa issued for a purpose so restricted as to be fundamentally incompatible with the assertion by the alien of bona fide residiency intent. C, D, and M visas are deemed under this manual to be so restricted. (The C visa is issued to an alien for purposes of transit into and out of the United States; the D visa is issued to alien crewmen of vessels or aircraft for purposes incident to crew service; the M visa is issued for the period of time needed to complete a course of study.)

An alien is deemed to abide in the United States under a visa identified or described in subsection (1) or (2), above, even if it has been physically surrendered to Immigration authorities, until the alien is issued by Immigration authorities a document described in the next paragraph.

Documentation of absence of the visa restrictions identified above may include the following:

(1) possession of an A, E, G, I, K, or L visa or an immigrant visa;

(2) possession of Form I-151 (Alien Registration Receipt Card);

(3) possession of Form I-551 (Temporary Evidence of Lawful Admission for Permanent Residence);

(4) possession of Form I-94 (Arrival-Departure Record) endorsed to show parole status or refugee status;

- 38 -

(Revision #1, 9/84)
116-143.3. Tuition of personnel in the armed services.--

(a) For purposes of this section the term "armed services" shall mean the United States Air Force, Army, Coast Guard, Marine Corps, and Navy; the North Carolina National Guard; and any Reserve Component of the foregoing. The term "abode" shall mean the place where a person actually lives, whether temporarily or permanently; the term "abide" shall mean to live in a given place.

(b) Any member of the armed services, upon qualification for admission to an institution of higher education as defined in G.S. 116-143.1(a)(3), shall be eligible to be charged the in-State tuition rate at that institution while abiding in this State incident to active military duty.

(c) Any dependent relative of a member of the armed services as defined by the Board of Governors of The University of North Carolina and by the North Carolina Board of Community Colleges while sharing the abode of that member shall be accorded the benefit available to that member pursuant to subsection (b), above, if the dependent relative qualifies for admission at an institution of higher education as defined in G.S. 116-143.1(a)(3). In the event the member of the armed services removes his abode from North Carolina during an academic year, the dependent relative shall continue to be eligible for the in-State tuition rate during the remainder of that academic year.

(d) The burden of proving entitlement to the benefit of this section shall lie with the applicant therefor.

(e) A person receiving the in-State tuition benefit solely by reason of this section shall not, during the period of receiving that benefit, qualify for or be the basis of conferring the benefits of G.S. 116-143.1(g), (h), (i), (j), (k), or (l).
APPENDIX C

Notice to Student

Your current residenitory classification, for purposes of applicable tuition rates, is required to be changed if, since original establishment of your current classification, your state of legal residence has changed.

(1) If you currently are classified as a nonresident for tuition purposes, it is your right to petition for a change in classification to that of resident if you claim that you are now and, for at least the twelve-month period immediately preceding the date of such petition, have been a legal resident of the State of North Carolina. If it is determined that in fact you have been a legal resident for the required twelve-month period, the effective date of change in applicable tuition rates shall be the beginning of the academic term next following the date of application for tuition change, provided, that a change in billing rate may be made retroactive to the beginning of an academic term during which application was made if the twelve-month period is found to have been satisfied as of the beginning of that term.

(2) If you currently are classified as a resident for tuition purposes, it is your obligation to petition for a change in classification to that of a nonresident if you have reasonable basis for believing that change in facts requires such a change in classification. Failure to fulfill this obligation may result in appropriate disciplinary action including, but not necessarily limited to, cancellation of enrollment. If it is determined that in fact you have become a nonresident, the effective date of change in applicable tuition rates shall be the next semester, quarter, or term following the date of change in facts which required the change in classification, unless you are deemed eligible to further enjoy the in-state tuition rate under the statutory twelve-month grace period.

If you claim eligibility, as a member of the armed forces or a dependent relative of such a member, to be charged the in-state tuition rate under G.S. 116-143.3, you must submit the appropriate application prior to initial enrollment or reenrollment for which you claim the tuition benefit. You must also submit the application prior to each successive academic year of enrollment.

Copies of the applicable North Carolina law and institutional regulations which govern these determinations are available in the ________________ for inspection upon request. You are responsible for being familiar with the contents of these two sources of regulation.
APPENDIX D

Application for the Benefit of the In-State Tuition Rate as a Member of the Armed Services or Dependent Relative Thereof at ____________________________ (Institution)

Under North Carolina General Statutes Section (G.S.) 116-143.3 certain members of the armed services and their dependent relatives may be eligible to be charged the in-state tuition rate whether or not they qualify as residents for tuition purposes under G.S. 116-143.1. The pertinent law and implementing regulations are available for inspection in the ________

and may be examined upon request. Included among the requirements are that the member of the armed services and a relative claiming the benefit through a member being live together in North Carolina incident to the supporting member's active military duty and that the applicant for the benefit qualify for academic admission at the pertinent institution.

This application must be submitted prior to initial enrollment in each academic year for which the in-State benefit is claimed.

DIRECTIONS

1. Respond to all questions within the part of the form that you are to complete. If any question is not applicable to your situation, write "Not Applicable" or "N/A."

2. Print or type all responses. If necessary, write "see attached" in the space provided, and use separate additional sheets, numbering your responses the same as the corresponding question and stapling or taping these sheets to this application form.

3. Be completely accurate to the best of your knowledge and understanding. Knowing falsification of your responses may subject you to disciplinary action including dismissal from the institution. When "date" is requested, give day, month, and year.

4. Sign and date this application where indicated to make those acknowledgments and certifications necessary to render this a viable application.

5. Attach the required affidavit. (See Part I, item 10, or Part II, item 11, as appropriate.)

* * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * *

PART I. FOR APPLICANTS WHO ARE THEMSELVES SERVICE MEMBERS.
(If you are not a member of the Armed Services, skip to Part II.)

1. Applicant's full name ____________________________________________, rank __________, serial number ____________________.

2. Social security number (voluntary) ________________________________.

3. Date of birth ____________________________.

4. Check that one of the following armed services in which you are currently serving on active military duty:
   U. S. Air Force _______ U. S. Marine Corps _______
   U. S. Army _______ N. C. National Guard _______
   U. S. Coast Guard _______ U. S. Navy _______
Is this a Reserve Component of the indicated service? Yes _____ No _____.
5. What is your permanent duty station?
6. What is the street address or building location at which you are currently living?
7. Have you been academically admitted to this institution? Yes ___ No ___.
8. Beginning with what academic term are you seeking the tuition benefit?
9. Do the orders by which you were assigned to active military duty in North Carolina establish a date on which that duty will cease? Yes ___ No ___. If "Yes," what is that date? ___________.
10. Attach an affidavit from the appropriate military authority attesting to your duty status and location.

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PART II. FOR APPLICANTS WHO CLAIM THE TUITION BENEFIT AS DEPENDENT RELATIVES OF SERVICE MEMBERS.

1. Applicant's full name ____________________________
2. Social Security number (voluntary) ____________________________
3. Date of birth ____________________________
4. What is the street address or building location at which you are currently living? ____________________________
5. Have you been academically admitted to this institution? Yes ___ No ___.
6. Beginning with what academic term are you seeking the tuition benefit?

7. For the service member through whom you claim the tuition benefit, provide the following:
   a. Full name ____________________________
   b. Rank ____________________________
   c. Serial Number ____________________________
   d. Date of birth ____________________________
   e. Branch of armed service (check one): U. S. Air Force ____________ U. S. Marine Corps ____________
      U. S. Army ____________ N. C. National Guard ____________
      U. S. Coast Guard ____________ U. S. Navy ____________
      Is this a Reserve Component of the indicated service? Yes ___ No ___.
   f. Permanent duty station ____________________________
   g. Street address or building location at which the service member currently lives ____________________________

8. Do the orders by which the service member was assigned to active military duty in North Carolina establish a date on which that duty will cease? Yes ___ No ___. If "yes," what is that date? _____________.
9. Is the service member through whom you claim the tuition benefit in receipt of orders for permanent assignment outside of North Carolina? Yes ___ No ___. If "Yes," what is the beginning date of that assignment? _____________.

10. What is your relationship to the service member through whom you claim the tuition benefit?
11. Attach an affidavit from the appropriate military authority attesting to your military dependency status and the duty status and location of the service member whose dependent you are (your sponsor).
-- I hereby acknowledge that completion of Item 2 of Part I or II (Social Security number) is voluntary, is requested by the institution solely for administrative convenience and record-keeping accuracy, and is requested only to provide a personal identifier for the internal records of this institution.

-- I hereby certify that all information I have set forth herein is true to the best of my knowledge, pursuant to my reasonable inquiry where needed.

-- I hereby acknowledge that the institution may verify the information set forth herein from sources accessible under law to the institution but that the institution may divulge the contents of this application only as permitted under the Family Educational Rights and Privacy Act of 1974 if I am, or have been, in attendance at this institution.

_________________________________________  ______________________
Applicant's signature                        Date

_________________________________________  ______________________
Signature of parent or guardian (if applicant is under 18 years of age) Date

(Revision #1, 9/84)