1. All students must file with the College an affidavit of residence, on forms prescribed by the College. On the basis of this information, each entering student will be initially classified by the College as a Connecticut or an out-of-state student.

2. The residence of a minor shall follow that of the parents or legally appointed guardian. The residence of the father, if living, otherwise the residence of the mother is the residence of a minor; but if the father and the mother have separate places of residence, the minor takes the residence of the parent with whom he lives or to whom he has been assigned by the court order. If neither of the parents is living, the minor takes the residence of a legally appointed guardian, but cannot gain residence for tuition purposes until the expiration of six consecutive months after such appointment.

3. A minor student whose parents move their residence from the State to a location outside the State shall be considered to be a non-resident after twelve months from the date of the parents' removal from the State.

4. Minor students whose parents are in the employ of some agency of the Federal Government and have been assigned to this State will be considered as residents of Connecticut during such assignment.

5. No minor student originally classified as an out-of-state student may acquire the status of Connecticut resident except where his parents or legal guardians have become domiciled in the State of Connecticut for a period of not less than six consecutive months prior to the date of change of classification.
6. An adult student, one who is twenty-one years of age or over, will be classified as a resident of Connecticut if (1) his parents have resided in the State for the required time (or so resided at the time of their death), and he has not acquired residence in another State; or (2) while an adult, he has resided in the State for six consecutive months or more immediately preceding his first enrollment; or (3) has been made a voter in the State of Connecticut.

7. Non-resident married students will achieve resident status after six months.

8. A student originally classified as a non-resident but who becomes a legal resident of Connecticut making eligible to vote in State and National elections will be classified as a resident for general fee purposes as of the date he establishes his State citizenship. A student's status as of the first day of classes of the semester will determine his status for the semester.

9. The legal residence of wives shall follow that of husbands with the exception that a student who was classified as a non-resident and who subsequently marries a Connecticut resident does not achieve the status of a Connecticut resident as far as tuition purposes are concerned until the student has resided in Connecticut for six consecutive months following marriage.

10. The failure of a student to disclose fully and accurately all facts relating to his residence status shall be grounds for suspension or expulsion.