

CASH FLOW ISSUES	YES	NO	ESTABLISHING DOMICILE (CONTINUED)	YES	5
Do you need to examine how your move will affect your regular budget/recurring expenses?			Are you a part-time resident of another state? If so, consider the following:		
Do you need to fund any significant costs in the near term? If so, consider what resources to tap when covering any short-term shortfall (e.g., cash, borrowed funds, etc.).			 Understand how this can complicate the interpretation of your true legal domicile and resident status, and be mindful that your actions support your domicile claim. 		
Do you need to review what state-specific benefits you might gain and/or lose on account of your move?			Track the time spent in your claimed domicile and elsewhere, and review other factors considered by the states when asserting resident status.		
 If so, consider the following: Review how your legal rights change under your new state's laws (e.g., property rights, creditor protection, family law, probate and intestacy, etc.). If you are eligible for social benefits at the state level, review your 			 Do you own real property in your former state (or another state)? If so, consider conveying such real property to a revocable living trust to avoid ancillary probate. 		
new rights and take any steps necessary to enroll.			> Do you need to update your records and status with		
Do you have dependent children for whom you are (or will be) funding educational expenses? If so, consider how your change in residency may affect your funding plan and costs (such as 529 plan funding and tuition costs).			 appropriate agencies? If so, consider the following: Notify the USPS, IRS, financial institutions, SSA, Medicare, VA, the Office of Federal Student Aid, etc., as applicable. Update your driver's license, vehicle registration, passport, voter registration, etc. 		
ESTABLISHING DOMICILE	LE YES	NO	Are your estate planning documents from your prior domicile?		
Do you need to distinguish domicile and residency, as defined by your new and prior states? If so, consider the following:			If so, consider updating your estate plan (Will, Trust Agreement(s), POAs, Living Will, etc.) to conform with your new state's laws. Although your documents may be honored in your new state it is a best practice to update them upon changing domicile.		
 You can have only one legal "domicile" (the permanent home where you intend to remain or return), and the definition varies by state. Domicile determines what state's laws apply to you, including income and estate tax. You are automatically a resident of the state where you claim domicile. 			Will you continue to have other ties to your former state (such as maintaining doctors)? If so, be mindful how your actions might be construed if your domicile or residency is ever challenged. You may need to proactively sever ties to your prior state if there is a risk that the state will aggressively assert residency and seek to tax you.		
You can also trigger residency in your non-domiciliary state, potentially exposing you to dual taxation.					
potentially exposing you to dual taxation.					

© fpPathfinder.com. Licensed for the sole use of TrustStone Wealth Partners, LLC of TrustStone Wealth Partners, LLC. All rights reserved. Used with permission. Updated 12/01/2023.



	TAX ISSUES	YES	NO	MISCELLANEOUS ISSUES	MISCELLANEOUS ISSUES YES
}	> Is your move tax-motivated (i.e., are you seeking to eliminate exposure under your prior state's income and/or estate tax			Is your prior state aggressive with residency audits and challenging changes of domicile (such as CA, CT, and NY)?	
	laws, and instead to be subject to the laws of your new state)? If so, it is critical that your domicile and residency are clear and that you do not provide a basis for dual taxation.			Do you need to update your insurance policies (e.g., homeowners, renter's, auto, umbrella, etc.)?	homeowners, renter's, auto, umbrella, etc.)?
	 Are you relocating because of your job? If so, consider the following: Expenses reimbursed by your employer are no longer excludable from gross income for federal income tax purposes (except in limited cases for active duty service members). Unreimbursed expenses that you cover on your own may no longer be deductible for federal income tax purposes (except in limited cases for active duty service members). 			Part D, during which you can make changes.	 or Medicare Part D? If so, consider the following: Check whether your plan covers you in your new service area, what new options are available, and what action is needed to ensure that you are adequately covered. Your move opens a Special Enrollment Period for Advantage and Part D, during which you can make changes.
	 > Did you sell your prior home, and was it your principal residence for two of the past five years? If so, you may be eligible to exclude from federal gross income \$250,000 of gains (\$500,000 if MFJ). 			 Will your healthcare coverage or needs change? Do you have an irrevocable trust? If so, review what state laws apply to your trust and whether moving the trust is possible and beneficial. 	Do you have an irrevocable trust? If so, review what state laws apply to your trust and whether
	> Do you need to review your state and federal withholdings and/or estimated payments?			Do you work remotely? If so, notify your employer of your move so they can update your state tax withholding.	If so, notify your employer of your move so they can update your
	Do you need to file state income tax returns in multiple states (e.g., resident, non-resident)?			 Are there unique state laws of which you need to be aware (e.g., community property, homestead exemption, etc.)? 	Are there unique state laws of which you need to be aware
	> Are there other state or local taxes to consider (e.g., property, sales, deed transfer)?			(e.g., community property, nomestead exemption, etc.):	(e.g., community property, nonestead exemption, etc.):
	 Are you subject to income taxes in your new state, and do you own municipal bonds issued in your former state? If so, consider the following: Out-of-state municipal bonds will remain exempt from federal income taxes but will likely be subject to state and local income taxes. Review your investment strategy, and seek in-state, tax-free alternatives with comparable ratings and yield. 				
	> Are you married, and will you and your spouse be residents of different states?				



TrustStone Wealth Partners, LLC ("TrustStone") is a registered investment adviser located in Chapel Hill, North Carolina. TrustStone may only transact business in those states in which it is registered, or qualifies for an exemption or exclusion from registration requirements.

Information presented is for educational purposes only and does not intend to make an offer or solicitation for the sale or purchase of any specific products or services. Accordingly, this information should not be construed, in any manner whatsoever, as a substitute for personalized advice from TrustStone. Be sure to first consult with a qualified financial adviser, attorney, and/or tax professional before implementing any strategy discussed herein.

Any case studies presented are purely hypothetical and do not represent actual clients or results. Similar, or even positive results, cannot be guaranteed. Each client has their own unique set of circumstances so products and strategies may not be suitable for all people.

Investments involve risk and unless otherwise stated, are not guaranteed. Past performance is not indicative of future performance.

Insurance products and services are offered and sold through individually licensed and appointed insurance agents.

TrustStone Wealth Partners, LLC

101 Glen Lennox Dr Suite 300, Chapel Hill, NC 27517 Info@TrustStoneWealth.com | (919) 913-8191 | https://www.truststonewealth.com