Those with indefinite leave as a bereaved partner (use this category only if the academic year you are paying fees for starts before 1 August 2024)

The requirements for this category will become more generous on 1 August 2024. So look also at the category titled 'Those with indefinite leave on the bereaved partner route, and children (use this category only if the academic year you are paying fees for starts on or after 1 August 2024)', for information about fees for academic years that start on or after 1 August 2024.

This category is only for students who start their course on or after 1 August 2021.

In order to qualify for 'home' fees under this category, all of the following criteria (a) to (c) must be met:

- (a) you must be ordinarily resident in the UK on the first day of the first academic year of the course
- (b) on the *first day of the academic year you are paying fees for*, you must be a person with indefinite leave to remain as a bereaved partner, under any of the following provisions of the Immigration Rules: paragraphs 287(b) and 288; Appendix FM paragraph D-BPILR 1.1; Appendix Armed Forces paragraph 36; paragraphs 295M and 295N
- (c) you must have been ordinarily resident in the *UK and Islands* throughout the period since being given your leave to remain as a bereaved partner

Becoming eligible

If you are granted leave as a bereaved partner after the start of the course, you will be entitled to 'home' fees from the start of the next academic year, if you meet the requirements of this category, or the requirements of the category titled 'Those with indefinite leave on the bereaved partner route, and children (use this category only if the academic year you are paying fees for starts on or after 1 August 2024)'.