

Provisions Affecting Family Member Benefits

These provisions modify the specific benefit amounts received by widow(er)s, spouses, and/or children based on a worker's Social Security account. For each provision, we provide an estimate of the financial effect on the OASDI program over the long-range period (the next 75 years) and for the 75th year. We base all estimates on the intermediate assumptions described in the 2023 Trustees Report.

Category D: Family Members (2023 Trustees Report intermediate assumptions)

Current law shortfall in long-range actuarial balance is 3.61 percent of payroll and in annual balance for the 75th year is 4.35 percent of payroll.

		Change from current law (percent of payroll)		Shortfall eliminated	
	Description of proposed provisions	Long-range actuarial	Annual balance in	Long-range actuarial	Annual balance in
		balance	75th year	balance	75th year
D1	Beginning in 2024, continue benefits for children of disabled or deceased	-0.05	-0.05	-1%	-1%
	workers until age 22 if the child is in high school, college or vocational				
	school.				
D2	The current spouse benefit is based on 50 percent of the PIA of the other	0.09	0.13	3%	3%
	spouse. Reduce this percent each year by 1 percentage point beginning				
	with newly eligible spouses in 2024, until the percent reaches 33 in 2040.				
D3	Allow divorced aged spouses and divorced surviving spouses married 5 to	-0.01	-0.01	-0%	-0%
	9 years to get benefits based on the former spouse's account. Divorced				
	aged and surviving spouses would receive 50% of the applicable current-				
	law PIA percentage if married 5 years, 60% of the applicable PIA				
	percentage if married 6 years,, 90% of the applicable PIA percentage if				
	married 9 years. This benefit would be available to divorced spouses on				
5.4	the rolls at the beginning of 2025 and those becoming eligible after 2024.	0.10	0.10	20/	20/
D4	Establish an alternative benefit for a surviving spouse. For the surviving	-0.10	-0.10	-3%	-2%
	spouse, the alternative benefit would equal 75 percent of the sum of the				
	survivor's own worker benefit and the deceased worker's PIA (including				
	any actuarial reductions or delayed retirement credits). If the deceased				
	worker died before becoming entitled, use the age 62 actuarial reduction if deceased before age 62, or the applicable actuarial reduction/DRC for				
	entitlement at the age of death if deceased after 62. The alternative				
	benefit would not exceed the PIA of a hypothetical earner who earns the				
	SSA average wage index (AWI) every year, and who becomes eligible for				
	retired-worker benefits in the same year in which the deceased worker				
	became entitled to worker benefits or died (if before entitlement). The				
	alternative benefit would be paid only if more than the current-law				
	benefit. This benefit would be available to surviving spouses on the rolls				
	at the beginning of 2025 and those becoming eligible after 2024.				
D5	Limit the spousal benefit to that received by the spouse of the 75th	0.08	0.15	2%	4%
	percentile career-average worker, beginning with retired workers newly				
	eligible in 2030. For future cohorts, this limit would be indexed for				
	inflation annually using chain weighted CPI-U. The provision affects				
	divorced spouses and young spouses (retired workers) but not spouses of				
	disabled workers.				
D6	For spouses and children of retired and disabled workers becoming newly	0.07	0.12	2%	3%
	eligible beginning in 2030 and phased in for 2030 through 2039, limit				
	their auxiliary benefit to one-half of the PIA for a hypothetical worker				
	with earnings equal to the national average wage index (AWI) each year.				
D7	Beginning in January 2026, require full time school enrollment as a	0.01	0.01	0%	0%
	condition of eligibility for child benefits at age 15 up to 18.				
D8	Beginning in 2024, continue benefits for children of disabled, retired, or	-0.07	-0.07	-2%	-2%
	deceased workers until age 26 if the child is in high school, college or				
	vocational school.				
D9	Provide for pro-rata benefit payment for the month of death of a	-0.03	-0.03	-1%	-1%
1	beneficiary, rather than no payment for month of death. For situations				
1	where an auxiliary beneficiary is changed from one type of benefit to				
	another upon the death of the worker, benefits for the month of the				
1	worker's death would be determined on a pro-rata basis. This provision				
	would apply for deaths in 2024 or later.				