§ 229.47 Child’s benefit.

If a child is included in the computation of the overall minimum, a child’s benefit of 50 percent times the Overall Minimum PIA is computed. This amount may be adjusted for the family maximum or other benefits.

§ 229.48 Family maximum.

(a) Family maximum defined. Under the Social Security Act, the amount of monthly benefits that can be paid for any month on one person’s earnings record is limited. This limited amount is called the family maximum. The family maximum used to adjust the social security overall minimum rate is based on the employee’s Overall Minimum PIA. The divorced spouse overall minimum is never reduced because of the family maximum.

(b) Computation of the family maximum—(1) The employee attains retirement age prior to 1979. The maximum is the amount appearing in column V of the applicable table published each year by the Secretary of Health and Human Services on the line on which appears in column IV the primary insurance amount of the insured individual whose compensation is the basis for the benefits payable. Where the maximum is exceeded, the total tier I benefits for each month after 1964 are reduced to the amount appearing in column V. However, when any of the persons entitled to benefits on the insured individual’s compensation would, except for the limitation described in §404.353(b) of title 20 (dealing with the entitlement to more than one child’s benefit), be entitled to a child’s annuity on the basis of the compensation of one or more other insured individuals, the total benefits payable may not be reduced to less than the smaller of:

(A) 150 percent of the first $230 of the individual’s primary insurance amount, plus
(B) 272 percent of the primary insurance amount over $230 but not over $332, plus
(C) 134 percent of the primary insurance amount over $332 but not over $433, plus
(D) 175 percent of the primary insurance amount over $433.

(ii) If the total of this computation is not a multiple of $0.10, it will be rounded to the next lower multiple of $0.10.

(2) The employee attains retirement age after 1979. The maximum is computed as in paragraph (b)(2) of this section. However, the dollar amount shown there will be updated each year as average earnings rise. This updating is done by first dividing the average of the total wages (see 20 CFR 404.203(m)) for the second year before the individual dies or becomes eligible, by the average of the total wages for 1977. The result of that computation is then multiplied by each dollar amount in the formula in paragraph (b)(2) of this section. Each updated dollar amount will be rounded to the nearer dollar, if the amount is an exact multiple of $0.50 (but not of $1), it will be rounded to the next higher $1. Before November 2 of each calendar year after 1978, the Secretary of Health and Human Services will publish in the FEDERAL REGISTER the formula and updated dollar amounts to be used for determining the monthly maximum for the following year.

(c) Disability family maximum. If an employee’s first month of entitlement to the DIB O/M is July 1980 or later, the family maximum is 85 percent of the employee’s Average Indexed Monthly Earnings but not less than the employee’s Overall Minimum PIA, and no more than 150 percent of the employee’s Overall Minimum PIA.

(d) Reduction for family maximum. The spouse’s and children’s share of the Overall Minimum PIA are reduced if the total benefits are higher than the family maximum amount. These auxiliary shares are adjusted so that they each receive a proportionate share of the family maximum amount over and above the employee benefit. This adjustment is before adjustment for age.