

SECTION 1. SOCIAL SECURITY: THE OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE (OASDI) PROGRAMS

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GENERAL

BRIEF HISTORY OF SOCIAL SECURITY PROGRAMS

Prior to the 20th century, the majority of people in the United States lived and worked on farms and economic security was provided by the extended family. However, this arrangement changed as America underwent the Industrial Revolution. The extended family and the family farm as sources of economic security became less common. Then, the Great Depression triggered a crisis in the Nation's economic life. It was against this backdrop that the Social Security Programs emerged.

Beginning in 1932, the Federal Government first made loans, then grants, to States to pay for direct relief and work relief. After that, special Federal emergency relief and public works programs were started. In 1935, President Franklin D. Roosevelt proposed to Congress economic security legislation embodying the recommendations of a specially created Committee on Economic Security. There followed the passage of the Social Security Act, signed into law August 14, 1935.

This law established two social insurance programs on a national scale to help meet the risks of old age and unemployment: a Federal system of old-age benefits for retired workers who had been employed in industry and commerce, and a Federal-State system of unemployment insurance. The choice of old age and unemployment as the risks to be covered by social insurance was a natural development, since the Depression had wiped out much of the lifetime savings of the aged and reduced opportunities for gainful employment. The act also provided Federal grants-in-aid to the States for the means-tested programs of Old-Age Assistance and Aid to the Blind. These programs supplemented the incomes of persons who were either ineligible for Social Security (Old-Age and Survivors Insurance (OASI)) or whose benefits could not provide a basic living. The intent of Federal participation was to encourage States to adopt such programs. The law established other Federal grants to enable States to extend and strengthen maternal and child health and welfare services. These latter grants became the Aid to Families with Dependent Children Program, which was replaced in 1996 with a new block grant program, Temporary Assistance for Needy Families. The act also provided Federal grants to States for public health services and services of vocational rehabilitation. Provisions for these grants were later removed from the Social Security Act and incorporated into other legislation.

The Old-Age Insurance Program was not yet in full operation when significant changes were adopted. In 1939, Congress made the old-age insurance system a family program when it added benefits for dependents of retired workers and surviving dependents of deceased workers. Benefits also first became payable in 1940, instead of 1942 as originally planned. No major changes were made again in the program until the 1950s, when it was broadened to cover many jobs that previously had been excluded—in some cases because experience was needed to work out procedures for reporting the earnings and collecting the taxes of persons in certain occupational groups. The scope of the basic national social insurance system was significantly broadened in 1956 through the addition of

disability insurance (DI). Benefits were provided for severely disabled workers aged 50 or older and for adult disabled children of deceased or retired workers. In 1958, the Social Security Act was further amended to provide benefits for dependents of disabled workers similar to those already provided for dependents of retired workers. In 1960, the age 50 requirement for disabled worker benefits was removed. The 1967 amendments provided disability benefits for widows and widowers aged 50 or older.

The 1972 amendments provided for automatic cost-of-living increases in benefits tied to increases in the Consumer Price Index (CPI), and created the delayed retirement credit, which increased benefits for workers who retire after the full retirement age (FRA) (currently age 65).

The 1977 amendments changed the method of benefit computation to ensure stable replacement rates over time. Earnings included in the computation were to be indexed to account for changes in the economy from the time they were earned.

The 1983 amendments made coverage compulsory for Federal civilian employees and for employees of nonprofit organizations. State and local governments were prohibited from opting out of the system once they had joined. The amendments also provided for gradual increases in the age of eligibility for full retirement benefits from 65 to 67, beginning with persons who attain age 62 in the year 2000. For certain higher income beneficiaries, benefits became subject to income tax. (Amendments in 1993 increased the amount of benefits subject to taxation.)

The 1996 amendments relaxed earnings limits for seniors who have reached the FRA, currently age 65.

The 1999 amendments reformed certain provisions under the DI Program, specifically to create stronger incentives and better supports for individuals to work.

An amendment passed in April 2000, Public Law 106–182, eliminated the earnings limit for seniors who have reached the FRA, effective for the year 2000.

Concept of social insurance

When the OASDI Programs were created, “insurance” was included in their titles to show that their purpose is to replace income lost to a family through the retirement, death, or disability of a worker who has earned protection against these risks. This protection was to be obtained by working in jobs that are covered under Social Security and therefore subject to payroll taxes that finance Social Security benefits. Once workers worked long enough in covered jobs to be insured, they and their families would have eligibility for their benefits as a matter of earned right. The level of benefits is based on the amount the worker earned in covered jobs, and is paid without a test of economic need. However, the social ends the programs serve diverge somewhat from the insurance analogy. The programs are national, and coverage is generally compulsory and nearly universal. They are designed to address such social purposes as alleviating poverty, providing added protection of families versus single workers, and providing a larger degree of earnings replacement for low-paid versus high-paid workers. The OASDI Programs were therefore described as “social” insurance.

WHO IS COVERED BY SOCIAL SECURITY?

In 1937, approximately 33 million persons worked in employment covered by the Social Security system. Over the years, major categories of workers were brought under the system, such as self-employed individuals, State and local government employees (on a voluntary basis at the option of the State), regularly employed farm and domestic workers, members of the armed services, and members of the clergy and religious orders (on a voluntary basis). In 1999, of a total work force of approximately 158.5 million workers, about 151.7 million workers and an estimated 96 percent of all jobs in the United States were covered under Social Security (table 1-6). In 1999, an estimated 85 percent of all earnings from jobs covered by Social Security were taxable (tables 1-3 and 1-6).

While coverage is compulsory for most types of employment, approximately 6.8 million workers did not have any coverage under Social Security in 1999. The majority of these noncovered workers are in State and local governments or the Federal Government (table 1-8). Beginning January 1, 1983, Federal employees were covered under the Medicare (HI) portion of the Social Security tax, and all Federal employees hired after 1983 are covered under the OASDI portion as well. In 1997, 71 percent of State and local government workers (16.1 million out of 22.6 million) were covered by Social Security. Beginning January 1, 1984, all employees of non-profit organizations became covered, and as of April 1983 terminations of Social Security coverage by State government entities were no longer allowed. State and local employees hired after March 31, 1986 are mandatorily covered under the Medicare Program and must pay hospital insurance (HI) payroll taxes. Beginning July 1, 1991, State and local employees who were not members of a public retirement system were mandatorily covered under Social Security. This requirement was contained in the 1990 Omnibus Budget Reconciliation Act (OBRA 1990, Public Law 101-508).

SOCIAL SECURITY'S FINANCING AND THE SOCIAL SECURITY TRUST FUNDS

CURRENT LAW

The OASDI Program and the Medicare HI Program are primarily financed through the collection of payroll taxes under the Federal Insurance Contributions Act (FICA) and the Self-Employment Contributions Act (SECA). These taxes are levied on the wages and net self-employment income of workers covered by Social Security and Medicare.

The FICA tax is levied at a rate of 15.3 percent. The tax is shared by employees and their employers, with each paying half of the total amount.¹ Employers may deduct their share of the FICA tax for income tax purposes, but the employee's share is not tax deductible. Of the total 15.3 percent FICA tax, 12.4 percent is used to finance the OASDI Program, and 2.9 percent is used to finance the Medicare HI Program. The OASDI portion of the tax is levied

¹ Although the FICA tax is shared between employers and employees, most economists agree that the total burden of the tax is borne by employees in the form of lower wages or fringe benefits.

on earnings up to \$76,200 in 2000. This “taxable wage base” increases annually with average wage growth in the economy. The HI portion of the tax is levied on all earnings. When the FICA tax was first levied in 1937, the tax rate was 2 percent on earnings up to \$3,000.

The SECA tax is also levied at a rate of 15.3 percent, with the same 12.4 percent and 2.9 percent split between OASDI and HI as the FICA tax. Prior to 1984, the SECA tax rate paid by self-employed workers was lower than the total FICA tax rate paid by employees and employers. Effective for 1984 through 1989, self-employed workers paid the same total tax as employees and employers, but received a partial credit against that tax liability. Effective in 1990 and thereafter, the credit was replaced with a system designed to achieve parity between employees and the self-employed. Under this system:

- The base of the SECA tax is adjusted downward to reflect the fact that employees do not pay FICA taxes on the employer’s portion of the FICA tax. The adjusted base is equivalent to net earnings from self-employment (up to the taxable wage base) less 7.65 percent.
- In addition, self-employed workers are allowed to deduct half of their SECA tax liability for income tax purposes to reflect the fact that employees do not pay income tax on the employer’s portion of the FICA tax.

Tables 1–1 and 1–2 show FICA and SECA tax rates and maximum taxable earnings, both past and future.

The following workers are exempt from FICA and SECA taxes:

1. State and local government workers participating in alternative retirement systems (HI tax is mandatory for State and local government workers hired since April 1, 1986);
2. Election workers earning \$1,100 or less a year;
3. Ministers who choose not to be covered, and certain religious sects;
4. Federal workers hired before 1984 (the HI portion is mandatory for all Federal workers)²;
5. College students working at their academic institutions;
6. Household workers earning less than \$1,200 in 2000, or those under age 18 for whom household work is not their principal occupation; and
7. Self-employed workers with annual net earnings below \$400.

In addition to payroll taxes, the Social Security system is credited with income from the taxation of Social Security benefits and interest on trust fund reserves. In combination, these sources of income are used to pay Social Security benefits and administrative expenses. Administrative expenses are subject to an annual limitation set by appropriations acts.

WHERE DO SOCIAL SECURITY TAXES GO AND HOW ARE THEY USED?

Summary

The costs of the Social Security Program, both its benefits and administrative expenses, are financed primarily by the FICA and

²Elected office holders, political appointees, and judges are mandatorily covered by both OASDI and HI regardless of when their service began.

SECA taxes. These taxes flow each day into thousands of depository accounts maintained by the government with financial institutions across the country. Along with many other forms of revenues, these Social Security taxes become part of the government's operating cash pool, or what is more commonly referred to as the U.S. Treasury. In effect, once these taxes are received, they become indistinguishable from other moneys the government takes in. They are accounted for separately through the issuance of Federal securities to the Social Security Trust Funds—which basically involves a series of bookkeeping entries by the Treasury Department—but the trust funds themselves do not hold money.³ They are simply accounts. Similarly, benefits are not paid from the trust funds, but from the Treasury. As the checks are paid, securities of an equivalent value are removed from the trust funds.

In a sense, the mechanics of a Federal trust fund are similar to those of a bank account. The bank takes in a depositor's money, credits the amount to the depositor's account, and then loans it out. As long as the account shows a balance, the depositor can write checks that the bank must honor. When more Social Security taxes are received than spent, the balance of securities posted to the Social Security Trust Funds rises. The surplus taxes themselves are then used for any of the many functions of government.

Does this mean that the government borrows Social Security taxes?

Yes. When more Social Security taxes are received than spent, the money does not sit idle in the Treasury, but is used to finance other operations of the government. The surplus is then reflected in a higher balance of Federal securities being posted to the trust funds. These securities, like those sold to the public, are legal obligations of the government. Simply put, the balances of the Social Security Trust Funds represent what the government has borrowed from the Social Security system (plus interest). Like those of a bank account, the balances represent a promise that if needed to pay Social Security benefits, the government will obtain resources equal to the value of the securities. The Social Security Trustees projected in March 2000 that the balances of the trust funds would reach nearly \$1.1 trillion by the end of calendar year 2000 (table 1–28).

Are the Federal securities issued to the trust funds the same sort that individuals and other entities buy?

Yes. While generally the securities issued to the trust funds are not marketable, they do earn interest at market rates, have specific maturity dates, and by law represent obligations of the U.S. Government. What often confuses people is that they see these securities as assets for the government. When an individual buys a government bond, she has established a financial claim against the government. When the government issues a security to one of its own accounts, it hasn't purchased anything or established a claim against some other person or entity. It is simply creating an IOU from one of its accounts to another. Hence, the building up of Fed-

³Public Law 103–296 requires the Secretary of the Treasury to issue “physical documents” to the trust funds. Under prior practice, trust fund securities were only recorded electronically.

eral securities in Federal trust funds—like those of Social Security—is not a means in and of itself for the government to accumulate assets. It certainly establishes claims against the government for the Social Security system, but the system is part of the government. Those claims are not resources that the government has at its disposal to pay future Social Security benefits.

What is the purpose of the trust funds?

Generally speaking, the Federal securities issued to any Federal trust fund represent “permission to spend.” As long as a trust fund has a balance of securities posted to it, the Treasury Department has legal authority to keep issuing checks for the program. In Social Security’s case, its taxes flow into the Treasury, and its trust funds are credited with Federal securities. The government then uses the money to meet whatever expenses are pending. The fact that this money is not set aside for Social Security purposes does not dismiss the government’s responsibility to honor the trust funds’ account balances. As long as they have balances, the Treasury Department must continue to issue Social Security checks. The key point is that the trust funds themselves do not hold resources to pay benefits—rather, they provide authority for the Treasury Department to use whatever money it has on hand to pay them.

The significance of having trust funds for Social Security is that they represent a long-term commitment of the government to the program. While the funds do not hold “resources” that the government can call on to pay Social Security benefits, the balances of Federal securities posted to them represent and have served as financial claims against the government—claims on which the Treasury has never defaulted, nor used directly as a basis to finance anything but Social Security expenditures.

Is this trust fund arrangement different from that used by other programs of the government?

The Treasury Department maintains accounts for all government programs. The difference is that many other programs, particularly those not accounted for through trust funds, get their operating balances—i.e., their permission to spend—through the annual appropriations process. Congress must pass an appropriations act each year giving the Treasury Department permission to expend funds for them. In technical jargon, this permission to spend is referred to as “budget authority.” For many programs accounted for through trust funds, annual appropriations are not needed. As long as their trust fund accounts show a balance of Federal securities, the Treasury Department has “budget authority” to expend funds for them.

Another difference between trust fund programs and other programs is that a trust fund account earns interest, since it is comprised of Federal securities. In the case of the Social Security Trust Funds, the interest is equal to the prevailing average rate on outstanding Federal securities with a maturity of 4 years or longer. This interest is credited to the trust funds twice a year (on June 30 and December 31) by issuing more securities to them. So in effect, a trust fund account can automatically build future “budget

authority” for the program, but other accounts, dependent on annual appropriations, cannot.

Does taking Social Security out of the Federal budget change where the surplus taxes go?

Legislation enacted in 1990 (the Budget Enforcement Act, included in Public Law 101–508) removed Social Security taxes and benefits from calculations of the budget. In large part this was done to prevent Social Security from masking the size of Federal budget deficits and to protect it from benefit cuts motivated by budgetary concerns. It was based on the supposition that Congress would act differently in trying to reduce budget deficits if Social Security surpluses were not counted in reaching the budget totals; i.e., that Congress would ignore Social Security in devising the Nation’s overall fiscal policies. It was not done to change where Social Security taxes go. The Federal budget is not a cash management account. It is simply a summary of what policymakers want the government’s financial flows to be during any given time period. Whether this summary is presented in a unified or fragmented form will not in and of itself change how much money the government receives and spends, and it will not alter where Federal tax receipts of any sort go. Social Security taxes will go into the Treasury regardless of whether the program is counted in the budget. Social Security taxes will go elsewhere only if Congress decides they will go elsewhere.

Are surplus Social Security taxes giving the government more money to spend?

The fact that surplus Social Security taxes are used by the government to meet other financial commitments does not necessarily mean that the government has more money to spend than it otherwise would. Decisions about Social Security and the finances of the rest of the government have not been made in isolation of one another and those decisions have had overlapping influences. Increases in Social Security taxes may have made it more difficult for Congress to raise other forms of taxes. For instance, Social Security taxes were raised in 1977 to shore up the program’s financing, but the following year Congress enacted reductions in income taxes to offset the impact of these hikes. Similarly, the earned income credit, which reduces income taxes or permits a refundable credit to be paid to low-income workers, is intended in part to offset the Social Security tax bite. Hence, other taxes might have taken the place of the surplus Social Security taxes if Social Security tax rates were lower than they are. Thus, whether these surplus taxes are allowing the government to spend more is largely conjecture.

Are surplus Social Security taxes allowing the government to reduce its publicly-held debt?

Today, the government has outstanding debts to the public totaling approximately \$3.5 trillion, an amount which has been declining in recent years because of unified budget surpluses. When the Treasury Department takes in more than it spends, the excess receipts are used automatically to retire outstanding Federal debt. In

short, the Treasury Department reduces the outstanding amount of the government's past borrowings.

No single activity of the government determines the amount of a budget surplus. To say surplus Social Security taxes are reducing the amount of the government's publicly-held debt assumes that all other past spending and taxation decisions have been made without regard for Social Security's income and outgo, and vice versa. If increases in Social Security taxes in the past caused other taxes to be reduced or kept from rising, they may have added little to the government's total revenues. By the same token, when Social Security's taxes are less than its expenditures—as they were for all but 5 fiscal years from 1958 to 1984—it is not clear that this shortfall causes the government to borrow more than it would otherwise. Government borrowing from the public is not clearly linked to any particular aspect of what the government does. Thus, whether surplus Social Security taxes are now allowing the government to reduce its past debt is largely conjecture.

Isn't there some way to actually save the Social Security surpluses?

Perceiving that surplus Social Security taxes simply give the government more money to spend, people sometimes ask why they can't be invested in stocks or bonds. They believe that this would really save the money for the future.

Actually, the surplus Social Security taxes being collected today are not the means through which much of the future cost of the system will be met. Most of today's taxes are used to cover payments to today's retirees (in 2000 the system's taxes are estimated to be \$501 billion; its expenditures, \$410 billion). At their peak in 2024, the balances of the Social Security Trust Funds are expected to equal only 3 years' worth of payments. The promise of future benefits rests primarily on the government's ability to levy taxes in the future, as is the case today, not on the balances of the trust funds.

The more immediate concern about investing the surplus taxes elsewhere is that doing so would reduce the government's revenues. How would the government make up this loss? What other taxes would take their place, what spending would be cut, or would the government simply keep its outstanding debt higher than it otherwise would be?

In a sense, the concept of investing surplus Social Security taxes in private investments is only half an idea. If the government kept its publicly-held debt higher than it otherwise would be to make up the loss, it simply would be putting money into the markets with one hand and taking it back with another. On balance, it would not have added any new money to the Nation's pool of investment resources. If, on the other hand, the government were to reduce its spending or raise other taxes to make up for the loss, it would not have to keep its outstanding debt as high. This presumably would result in a net increase in savings in the economy. The bottom line is that it is not simply how surplus Social Security taxes are invested that determines whether real savings are created. Rather, it is the steps that policymakers take to reduce the government's overall draw on financial markets that really matter.

HOW THE SOLVENCY OF THE TRUST FUNDS IS MEASURED

Social Security's financial condition is assessed annually by its Board of Trustees, comprised of the Secretaries of Treasury (who is the Managing Trustee), Labor, and Health and Human Services, the Commissioner of Social Security, and two representatives of the public. The Social Security Act requires that the Board of Trustees, among other duties, report to the Congress annually on the financial status of the Social Security Trust Funds.

In the short range, the financial soundness of each of the trust funds can be assessed by considering the size of the trust fund balance in absolute terms, as a percentage of the annual expenditures, and with reference to whether the balance is growing or declining. In the long range, the traditional measure of financial soundness has been the actuarial balance of the system. The actuarial balance is defined as the difference between the total summarized income rate (ratio of the present value of tax income to the present value of taxable payroll over a 75-year period) and the total summarized cost rate (ratio of the present value of expenditures to the present value of taxable payroll over a 75-year period).

Because the Social Security Program has been designed as a contributory system in which those who pay the taxes supporting the system are considered to be earning the right to future benefits, Congress has traditionally required long-range estimates of the program's actuarial balance and has set future tax rates with a view to ensuring that the income of the program will be sufficient to cover its outgo. Under current procedures, the long-range actuarial analysis of the program covers a 75-year period, which would generally be long enough to cover the anticipated retirement years of those currently in the work force.

The long-range status of the trust funds is often expressed in terms of percent of taxable payroll rather than in dollar amounts. This permits a direct comparison between the tax rate in the law and the cost of the program. For example, if the program is projected to have a deficit of 2 percent of taxable payroll, the OASDI tax rates now in the law would have to be increased by 1 percentage point each for employee and employer (a total of 2 percent) in order to pay for the benefits due. Alternatively, the program could be brought back into balance by an equivalent reduction in benefit outgo or by a combination of revenue increases and outgo reductions. If the program is projected to have a deficit of 2 percent of taxable payroll, and expenditures are projected to be 10 percent of taxable payroll, then, under the given set of assumptions, 20 percent (2 divided by 10) of expenditures could not be met with that tax schedule. In 2000, the total taxable payroll is estimated to be \$3,969 billion. Thus, in 2000 terms, 2 percent of payroll represented about \$79 billion.

Long-range projections are affected by three basic types of factors: (1) demographic factors, such as rates of fertility, life expectancy, and labor force participation, which determine the number of workers in relation to nonworking beneficiaries; (2) economic factors such as unemployment, productivity, and inflation; and (3) factors specifically related to the Social Security Program, such as eligibility rules, benefit levels, and the total number of covered work-

ers. The actuaries at the Social Security Administration (SSA) employ three sets of alternative economic and demographic assumptions. Alternative I is based on optimistic assumptions; alternative II is based on intermediate assumptions; and alternative III is based on pessimistic assumptions. Alternative II is considered the “best guess” of long-term solvency and is the most frequently cited. It is clear that underlying factors cannot be predicted with any certainty as far into the future as 75 years. As a result, long-range projections should not be taken as absolute predictions of deficits or surpluses in the funds.

Beginning with their 1988 report, the Trustees used an alternative method of determining actuarial balance. Under the “present value” method, interest earnings on the fund are more fully recognized. Calculations were based on the present value of future income, outgo, and taxable payroll by discounting the future annual amounts at an assumed rate of interest.

Traditionally, the Trustees based their conclusion about the long-range actuarial condition of the program on the “closeness” of the income and cost rates when averaged over a 75-year period. If the income rate was between 95 and 105 percent of the cost rate over this projection period, the system was said to be in close actuarial balance. The 1991 Trustees’ Report incorporated a more refined measure of actuarial soundness designed to reveal problems occurring at any time during the 75-year measuring period. The 5-percent tolerance (i.e., the amount of acceptable actuarial deficit) was retained in measuring the program’s actuarial soundness for the 75-year period as a whole, but less tolerance is now permitted for shorter periods of valuation.

The spread between income and outgo is evaluated throughout the measuring period in reaching a conclusion of whether close actuarial balance exists, with the amount of acceptable deviation gradually declining from 5 percent for the full 75-year period to 0 (or no acceptable deviation) for the first 10-year segment of the measuring period.

To meet the short-range test of financial adequacy, the reserve balance at the end of the first 10-year segment must be at least 100 percent of annual expenditures, a condition that is consistent with the 10-year segment of the long-range test of close actuarial balance. The reserve balance also must be expected to reach that level within the first 5 years and then remain there. Under this revised limit, if income were at least 95 percent of the cost level for the 75-year period as a whole, the trust funds still could be deemed to be out of close actuarial balance if financial adequacy requirements are not met for shorter periods of valuation.

Under these measures, the Trustees concluded in their 2000 report, as they did in their nine previous reports, that OASDI is not in close actuarial balance over the long run. Overall, for the period 2000–74, the difference between the summarized income and cost rates for the OASDI Program is a deficit of 1.89 percent of taxable payroll based on the intermediate assumptions (table 1–35). Therefore, on a combined basis, the OASDI Program is not in close actuarial balance over the next 75 years. In addition, the individual OASI and DI Trust Funds are not in close actuarial balance.

Income from OASDI payroll taxes represents 12.4 percent of taxable payroll. Since the tax rate is not scheduled to change under present law, OASDI payroll tax income as a percentage of taxable payroll remains constant at 12.4 percent. Adding the OASDI income from the income taxation of benefits to the income from payroll taxes yields a total “income rate” of 12.65 percent. This rate is estimated to increase gradually to 13.34 percent of taxable payroll by the end of the 75-year projection period based on the intermediate assumptions. The growth is attributable, in part, to increasing proportions in both the number of beneficiaries and the amount of their benefits subject to taxation in the future. These proportions will increase because the income thresholds, above which benefits are taxable, are fixed dollar amounts, and, as time goes by, the incomes of more people will exceed them due to the expected rise in wages and prices.

OASDI expenditures for benefit payments and administrative expenses currently represent about 10.34 percent of taxable payroll. This cost rate is estimated to remain below the corresponding income rate for the next 15 years, based on the intermediate assumptions. However, with the retirement of the 76 million members of the baby boom generation starting in about 2010, OASDI costs will increase rapidly relative to the taxable earnings of workers. By 2075 the OASDI cost rate is estimated to reach 19.53 percent under the intermediate assumptions, resulting in an annual deficit of 6.18 percent (table 1–34). Table 1–32 shows estimated trust fund balances as a percentage of annual expenditures and table 1–29 shows estimated trust fund operations for selected calendar years 2000–35.

FINDINGS IN LATEST TRUSTEES’ REPORT

The Board of Trustees’ 2000 Report was released on March 30, 2000. The Congressional Budget Office (CBO) also makes Social Security projections, the latest of which were released in March 2000. The Trustees’ projections cover a period of 75 years, whereas CBO’s projections are only for the next 10 years. Both the Trustees and CBO show that through the next 10 years the favorable demographic pattern of a large baby boom generation at peak earning years, combined with the retirement of the relatively small generation born during the Depression, should ensure large trust fund reserves. Under the Trustees’ intermediate (or “best guess”) set of assumptions, the annual excess of income over outlays will reach \$251 billion by fiscal year 2009, and the reserve balance of the trust funds will represent 4 years’ worth of outgo. Under CBO’s most recent assumptions, the annual excess of income over outlays will reach \$280 billion by fiscal year 2009. Table 1–31 shows historical and projected operations of the combined OASI and DI Trust Funds based on CBO estimates released in March 2000.

For the long run, the projections are troubling. For a number of years, the Trustees’ Reports have projected long-range financing problems for the system. Although their latest report continues to show a near-term buildup of trust fund reserves, their intermediate forecast for the next 75 years shows that, on average, Social Security expenditures will be 14 percent more than its income. The trust fund buildup would peak at \$6 trillion in nominal dollars in

2024, and then be drawn down as the post-World War II baby boomers retire. The Trustees estimate that by 2023 the DI Trust Fund would be exhausted, and by 2039 the OASI Trust Fund would be exhausted as shown in table 1-33. On a combined basis the two trust funds would be exhausted in 2037. (The term “exhausted” is commonly used to indicate that trust fund reserves plus payroll taxes and other revenues would be insufficient to pay all benefits when they are due.)

HISTORICAL STATUS OF THE TRUST FUNDS

For more than three decades after Social Security taxes were first levied in 1937, the system’s income routinely exceeded its outgo, and its trust funds grew. However, the situation changed in the early 1970s. Enactment of major benefit increases in the 1968–72 period was followed by higher inflation and leaner economic conditions than had been expected. Prices rose faster than wages, the post-World War II baby boom ended precipitously (leading to a large cut in projected birth rates), and Congress adopted faulty benefit rules in 1972 that overcompensated new Social Security retirees for inflation. These factors combined to sour the outlook for Social Security and it remained poor through the mid-1980s.

Before 1971, the balances of the trust funds had never fallen below 1 year’s worth of outgo. Beginning in 1973, the program’s income lagged its outgo, and the trust funds declined rapidly. Congress had to step in five times during the late 1970s and early 1980s to keep them from being exhausted. Although major changes enacted in 1977 greatly reduced the program’s long-run deficit, they did not eliminate it, and the short-run changes made by the legislation were not large enough to enable the program to withstand back-to-back recessions in 1980 and 1982. A disability bill in 1980 and temporary fixes in 1980 and 1981 were followed by another major reform package in 1983.

The 1983 changes, along with better economic conditions, helped alter the short-range picture. Income began to exceed outgo in 1983 and the trust funds grew substantially. Cumulatively, the changes were projected to yield \$96 billion in surplus income by 1990, and to raise the trust funds’ balances to \$123 billion. The funds actually were credited with \$200 billion in surplus income by 1990, and their balances reached \$225 billion by the end of that year. By the end of fiscal year 1999, they reached \$855 billion. These balances would be equivalent to 211 percent of expenditures in 2000 (or more than 2 years’ worth of benefits).

The longer range picture for Social Security has been worsening gradually since 1983. By raising Social Security’s age for receiving full benefits from 65 to 67, subjecting benefits to income taxes, and making new Federal and nonprofit workers join the system, Congress had attempted in 1983 to eliminate the long-run problem. In fact, projections made then showed that Congress had stemmed the red ink, at least on average, for the following 75 years. However, the average condition of the two trust funds did not represent their condition over the entire period. The funds were not shown to be insolvent at any point, but their expenditures were expected to exceed their income by 2025 and to remain higher thereafter. Simply stated, 40 years of surpluses were to be followed by an indefinite

period of deficits. With each passing year since 1983, the Trustees' 75-year averaging period has picked up 1 deficit year at the back end and dropped a surplus year from the front end. This, by itself, would cause the average condition to worsen. However, in recent reports assumptions about birth rates, economic growth, and wages have been lowered, causing further deterioration in the outlook. A small long-range deficit appeared in the 1984 report and the gap grew larger (and the point of insolvency came closer) in subsequent reports. Projections reported over the last 3 years, however, have shown small improvements in part due to favorable near-term economic conditions. Despite the recent improvements in the size of the long-range deficit, the system continues to face long-range financing problems.

TRENDS AFFECTING THE FINANCIAL STATUS OF THE SOCIAL SECURITY TRUST FUNDS

The 2000 report shows an average 75-year deficit equal to 14 percent of the program's income, and projects that the trust funds would be exhausted in 2037 (3 years later than last year's projection). As a percent of the Nation's payrolls, their income would average 13.51 percent, their outgo 15.40 percent, and the deficit would be 1.89 percent (compared to 2.07 and 2.19 percent in the 1999 and 1998 reports respectively). This average deficit is slightly lower than the deficit tackled by Congress in 1983.

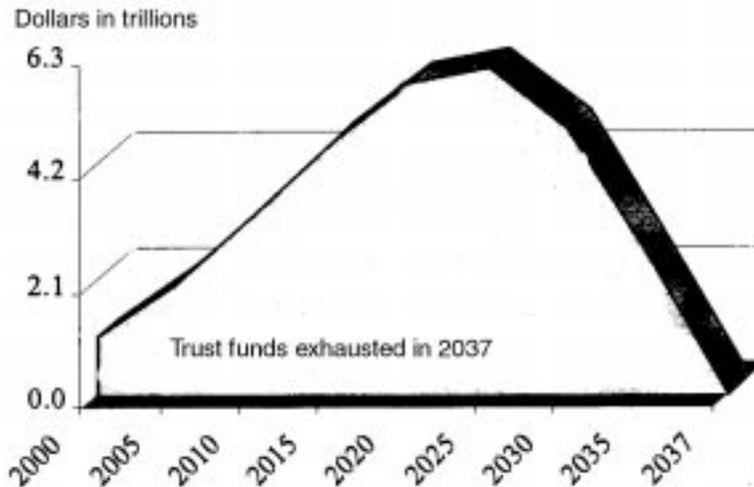
These long-range projections assume that the gross domestic product (GDP) (adjusted for inflation) will rise annually at rates ranging from 3.5 percent in 2000 to 1.5 percent in 2075, wages would rise at an ultimate rate of 4.3 percent per year, the cost of living would go up at a rate of 3.3 percent, unemployment would average 5.5 percent, and that Social Security benefits would fall in relative terms as the age at which full benefits are payable rises from 65 to 67 over the 2000–22 period. The higher age for full benefits will mean that people retiring at age 67 or younger will get less than under the previous rules. These assumptions by themselves would seem to bode well for the system; however, looming demographic shifts are projected to overwhelm them. During the next two decades, the baby boomers will be in their prime productive years, and the baby-trough generation of the 1930s will be in retirement. Together these factors will lead to a stable ratio of workers to recipients. However, as the baby boomers begin retiring around 2010, this ratio will erode quickly. By 2025, most of the surviving baby boomers will be 65 and older. The number of people 65 and older will have risen by 75 percent, growing from 35 million today to 62 million then. The number of workers will have grown from 154 million to 174 million, or by only 13 percent. Consequently, the ratio of workers to recipients will have fallen from 3.4 to 1 today to 2.3 to 1 in 2025 (and, by 2035, 2.1 to 1).

Under this forecast, the trust funds (on a combined basis) would be credited with surplus income through 2024 bringing their balances to a level of \$6 trillion. They would decline in 2025 and thereafter, and would be depleted by 2037 (chart 1–1). However, tax receipts begin lagging outgo much sooner, in 2015. At that point, the program would have to rely on the interest credited to its trust funds for part of its income, which would have to be drawn

from general revenues. In 2025, the reserve balance of the trust funds would begin to be drawn down. By 2025, \$1 out of every \$5 of the program's outgo would be dependent upon general revenues for interest payments and the redemption of the government bonds in the trust funds. The government has never defaulted on the securities it posts to its trust funds, but the magnitude of these potential claims has prompted many observers to ask where the government will find the money to cover them. Basically, in the absence of surpluses for the rest of the government's operations, policymakers would have three options: raise other taxes, curtail other spending, or borrow money from the financial markets. There is nothing in the law that will dictate or determine what they actually will (or can) do then.

Economists argue that if the surplus taxes projected for the next 15 years were to cause the government to reduce the Federal debt held by the public, more money would be available in the financial

CHART 1-1. SOCIAL SECURITY TRUST FUNDS' END OF YEAR BALANCES



Source: Board of Trustees (2000; intermediate assumptions).

markets for investment, which could lead to greater economic growth. If this occurred, extracting resources from the economy in the future to honor Social Security claims would not necessarily be so burdensome. Said another way, if one accepts the premise that reductions in the Federal debt held by the public today will increase the resources available for investment, then surplus Social Security taxes today could help build a higher economic base from which to draw the needed resources in the future.

However, running Social Security surpluses will not by itself reduce government borrowing from the markets. Reductions in the debt occur when the government runs an overall or unified budget surplus, not when one of its programs generates surplus taxes. Even if economic growth were enhanced in the coming decades by reductions in government debt, Social Security's problems would

not necessarily be resolved. Further, as their numbers swell, the baby boomers and subsequent retirees will raise financial demands on other public programs for the elderly such as Medicare.

These projections are not based on pessimistic economic assumptions. A modest but sustained rise in GDP and moderate inflation and unemployment are assumed as shown in table 1–39. In large part, the projections hinge on demographic factors that are in place today—the post-World War II baby boom, the subsequent birth dearth, and the general aging of society. Table 1–38 shows how life expectancies have increased since Social Security benefits were first paid in 1940, and what they are projected to be in the future, as well as fertility and death rates. These projections suggest that to restore long-run solvency, income needs to be raised or expenditures cut.

SOCIAL SECURITY BENEFITS AND ELIGIBILITY

BENEFIT ELIGIBILITY

Benefits can be paid to workers and their dependents or survivors only if the worker has worked long enough in covered employment to be insured for these benefits. Insured status is measured in terms of “credits,” previously called quarters of coverage. In determining whether a person has the required credits for insured status, Social Security uses the lifetime record of the earnings reported under the worker’s Social Security number (SSN) and counts the number of quarters which are covered credits.

Before 1978, one credit was earned for each calendar quarter in which a worker was paid \$50 or more in wages for covered employment, or received \$100 in self-employment income. A worker could also receive a credit for each multiple of \$100 in annual agricultural earnings, up to a maximum of four credits per year. Since the beginning of 1978, the crediting of quarters of coverage has been on an annual rather than a quarterly basis up to a maximum of four credits per year. In 1978, a worker earned one credit (up to a maximum of four) for each \$250 of annual earnings reported from covered employment or self-employment. The amount of annual earnings needed for a credit is increased each year in proportion to increases in average wages in the economy. In 2000 the amount of earnings needed for a credit is \$780. Table 1–5 shows amounts needed for selected calendar years, 1980–2009.

For the purpose of the Old-Age and Survivors Insurance (OASI) Program, there are two types of insured status: “fully insured” and “currently insured.” Workers are fully insured for benefits for themselves and for their eligible dependents if they have earned one credit for each year elapsing after the year they reached age 21 up to the year in which they reach age 62, become disabled, or die, whichever occurs earlier. Fully-insured status is required for eligibility for all types of benefits except certain survivor benefits. No matter how young, a worker must have at least six credits to be fully insured, with the minimum number increasing with age. A worker with 40 credits is fully insured for life.

Survivors of a worker who was not fully insured may still be eligible for benefits if the worker was currently insured. Workers are

currently insured if they have 6 credits during the 13 calendar quarters ending with the quarter in which they died.

Workers are insured for disability if they are fully insured and have a total of at least 20 credits during the 40-quarter period ending with the quarter in which they became disabled. Workers who are disabled before age 31 are insured for disability if they have credits equal to half the calendar quarters which have elapsed since the worker reached age 21, ending in the quarter in which they became disabled. However, a minimum of six credits is required.

The Personal Responsibility and Work Opportunity Reconciliation Act of 1996 provides that persons applying for Old-Age, Survivors, and Disability Insurance (OASDI) monthly benefits in the United States must provide evidence that they are U.S. citizens, nationals, or aliens who are lawfully present in the United States in order to get Social Security benefits. To be considered a lawfully present alien in the United States, the beneficiary must be: lawfully admitted for permanent residence; admitted as a refugee under section 207 of the Immigration and Nationality Act (INA); granted asylum under section 208 of the INA; granted conditional entry as a refugee under section 203(a)(7) of the INA prior to April 1, 1980; an alien who has submitted an application for political asylum under section 208 of the INA; or an alien who belongs to any class permitted to reside in the United States for humanitarian or other reasons.

Retirement benefits

Workers must be at least age 62 to be eligible for retirement benefits. There is no minimum age requirement for disability benefits, but disabled workers who attain the full retirement age (FRA) (see later section on “Adjustments related to age at retirement”) automatically receive full retirement benefits, rather than disability benefits. Disability benefits are computed as if the worker reached FRA on the day he became totally disabled.

Disability benefits

Generally, disability is defined as the inability to engage in “substantial gainful activity” (SGA) by reason of a physical or mental impairment. The impairment must be medically determinable and expected to last for not less than 12 months, or to result in death. Applicants may be determined to be disabled only if, due to such an impairment, they are unable to engage in any kind of substantial gainful work, considering their age, education, and work experience. The work need not exist in the immediate area in which the applicant lives, nor must a specific job vacancy exist for the individual. Moreover, no showing is required that the worker would be hired for the job if she applied.

The Commissioner of Social Security (hereafter “Commissioner”) has specific regulatory authority to prescribe the criteria for determining at what level earnings from employment demonstrate an individual’s ability to engage in SGA. Effective July 1, 1999, the SGA earnings level for nonblind beneficiaries was raised to \$700 a month (net of impairment-related work expenses), based on regulations published by the Commissioner. The SGA earnings level for

blind beneficiaries is \$1,170 a month in 2000, indexed annually to average wage growth. Table 1–24 shows SGA amounts applicable since 1968.

An initial 5-month waiting period is required before disability insurance (DI) benefits are paid. Benefits are payable beginning with the sixth full month of disability. However, benefits may be paid for the first full month of disability to a worker who becomes disabled within 60 months after termination of DI benefits from an earlier period of disability (for a disabled widow or widower the period is 84 months).

Benefits for the worker's family

Dependents' benefits are payable in addition to benefits payable to the worker. What follows is a review of the various types of dependents and their benefits.

Spouse's benefit.—A monthly benefit is payable to a spouse of an entitled retired or disabled worker under one of the following conditions: (1) a currently-married spouse is at least 62 or is caring for one or more of the worker's entitled children who are disabled or have not reached age 16; or (2) a divorced spouse is at least 62, is not married, and the marriage had lasted at least 10 years before the divorce became final. A divorced spouse may be entitled independently of the worker's retirement if both the worker and divorced spouse are age 62, and if the divorce has been final for at least 2 years.

Widow(er)'s benefit.—A monthly survivor benefit is payable to a widow(er) or divorced spouse of a worker who was fully insured at the time of death. The widow(er) or divorced spouse must be unmarried (unless the remarriage occurred after the widow(er) first became eligible for benefits as a widow(er)); and must be either (1) age 60 or older or (2) age 50–59 and disabled throughout a waiting period of 5 consecutive calendar months that began no later than 7 years after the month the worker died or after the end of the individual's entitlement to benefits as a widowed mother or father.

Child's benefit.—A monthly benefit is payable to a dependent, unmarried biological or adopted child, stepchild, or grandchild, of a retired, disabled, or deceased worker who was fully or currently insured at death. (To be entitled as a grandchild, the child's parents must be deceased or disabled.) Dependency is deemed for the insured's biological children and most adopted children. The child must be either: (1) under age 18; (2) a full-time elementary or secondary student under age 19; or (3) a disabled person age 18 or older whose disability began before age 22.

Mother's/father's benefit.—A monthly survivor benefit is payable to a mother (father) or surviving divorced mother (father) if: (1) the deceased worker on whose account the benefit is payable was fully or currently insured at time of death; and (2) the mother (father) or surviving divorced mother (father) is not married and has one or more entitled children of the worker in his care. In the case of a surviving divorced mother or father, the child must also be the applicant's natural or legally adopted child. These payments continue as long as the youngest child being cared for is under age 16 or disabled (see "Child's benefit" above).

Parent's benefit.—A monthly survivor benefit is payable to a parent of a deceased fully-insured worker who is age 62 or older, and has not married since the worker's death. The parent must have been receiving at least one-half of her support from the worker at the time of the worker's death or, if the worker had a period of disability which continued until death, at the beginning of the period of disability. Proof of support must be filed within 2 years after the worker's death or the month in which the worker filed for disability.

Lump-sum death benefit.—A one-time lump-sum benefit of \$255 is payable upon the death of a fully or currently-insured worker to the surviving spouse who was living with the deceased worker or was eligible to receive monthly cash survivor benefits upon the worker's death. If there is no eligible spouse, the lump-sum death benefit is payable to any child of the deceased worker who is eligible to receive monthly cash benefits as a surviving child. If there is no surviving spouse or children of the worker eligible for monthly benefits, then the lump-sum death benefit is not paid.

Tables 1–10 and 1–11 provide detailed information on the number of OASDI beneficiaries in various categories, and the average amount of monthly benefits by type of beneficiary.

Table 1–42 presents data on the demographic, social, and medical characteristics of the disabled population over time. For example, the table shows an increase in the receipt of disability benefits by women, reflecting larger societal trends in female work force participation.

BENEFIT COMPUTATION

Primary insurance amount

All monthly benefits are computed based on a worker's primary insurance amount (PIA). The PIA is a monthly amount based on the application of the Social Security benefit formula to a worker's average lifetime covered earnings. It is also the monthly benefit amount payable to a worker who retires at the FRA or becomes entitled to disability benefits.

Except for workers who are eligible for a "special minimum benefit" (see description below), the PIA is determined through a formula applied to the worker's average indexed monthly earnings (AIME). The AIME is a dollar amount that represents the average monthly earnings from Social Security-covered employment over most of the worker's adult life indexed to the increase in average annual wages. Indexing the earnings to changes in wage levels ensures that the same relative value is accorded to wages no matter when earned. Because actual average-wage data take over a year to become available, past earnings are updated to the second calendar year (the "indexing year") before the worker becomes eligible for retirement (age 62) or, if earlier, becomes disabled or dies. This means that the year a worker turns age 60 is used as the indexing year for computing retirement benefits. Earnings in and after the indexing year are not indexed.

In determining the AIME: each year's earnings prior to age 60 is multiplied by the ratio of the average wage for the indexing year to the average wage in the economy for that year; and a specific

number of “computation years” is determined based on the number of years elapsing after 1950 (or year of attaining age 21, if later) up to the year the worker attains age 62, becomes disabled, or dies, minus any “dropout” years. The law provides for up to 5 dropout years in retirement and survivor computations (for workers disabled before age 47, the number of dropout years varies from 1 to 4, depending on the worker’s age and number of child care dropout years). The minimum number of computation years is 2.

The actual years used to compute an AIME are selected from the highest indexed yearly earnings in all years of earnings after 1950, up to a maximum of 35 years. The highest 35 years are selected in computing retirement benefits for all workers born after 1929. The sum of the indexed earnings in the selected years is divided by the number of months in the computation period (i.e, the number of the selected years times 12) to determine the AIME.

The indexed earnings histories (rounded to whole dollars) are illustrated in table 1–15 for three hypothetical workers retiring in 2000 at age 62. The actual earnings for the three workers are shown in the first three columns. These are multiplied by the indexing factor (column 4) to arrive at indexed earnings (last 3 columns). The indexing factor for 1960 is based on average wages when the individual turned 60 (\$28,861.44), divided by average wages for 1960 (\$4,007.12). The highest 35 years of indexed earnings are used. For example, a lifelong full-time worker who had maximum creditable earnings would drop low earnings in 1961, 1962, 1963, 1964, and 1965, and would have total indexed earnings of \$2,005,697. Dividing total indexed earnings by the number of months in the computation period (35 years \times 12 months = 420 months) results in AIME of \$4,775. The corresponding AIMEs for the average and low earners are \$2,408 and \$1,083, respectively. Low earners are defined as earning 45 percent of the average wage; average earners are defined as earning the average wage in the economy; and maximum earners are defined as earning the Social Security maximum taxable earnings base.

The PIA is determined by applying the primary benefit formula to the AIME. For a maximum-wage worker becoming eligible in 2000, the PIA is determined as follows:

Factor	Average indexed monthly earnings	Example of worker with AIME of \$4,775
90 percent	first \$531, plus	\$477.90
32 percent	over \$531 through \$3,202, plus	854.70
15 percent	over \$3,202	235.90
Total	1,568.50

Applying this formula to the AIMEs of the three hypothetical workers results in PIAs of \$654.50 for the low-wage worker, \$1,078.50 for the average-wage worker, and \$1,568.50 for the maximum-wage worker. (For the low-wage worker, the 2000 special minimum benefit (see below) PIA of \$580.60 is less than the AIME-based PIA of \$654.50, and therefore is not used to determine her benefits.) The numbers \$531 and \$3,202 are often referred to as

“bend points” of the PIA formula. These amounts are adjusted each year by the change in average wages. After the year of initial eligibility (age 62 for retired workers), the PIA is increased each year for the increase in the Consumer Price Index (CPI). The PIAs of \$654.50, \$1,078.50, and \$1,568.50 would be in effect for January through November 2000, and will be increased by the cost-of-living adjustment (COLA) effective beginning December 2000 (see section on COLAs below).

The PIA is recomputed after each year that an entitled worker has earnings that may lead to a higher benefit.

Other methods for determining a PIA also exist, and PIAs based on different methods must be compared to select the highest one, which is used to determine the worker’s benefits. The most common of these other methods is the one used to determine the special minimum PIA. This PIA is designed to assist workers with long-term low earnings.

The monthly benefit amount payable to a disabled worker under the FRA, or to a retired worker who first receives benefits at the FRA, is the PIA rounded to the next lower dollar, if not already a multiple of \$1. Auxiliary benefit amounts are also based on the worker’s PIA. Table 1–12 lists major types of auxiliary benefits and the percent of the insured worker’s PIA that is applicable to benefits paid at the full rate, unreduced for early election of retirement.

Special minimum benefit.—The special minimum benefit is not based on the amount of a worker’s average earnings, but instead on his number of years of covered employment. It is structured to provide a larger benefit than would otherwise be payable to those who worked in covered employment for many years but had low earnings. The amount of the special minimum is computed by multiplying the number of years of coverage in excess of 10 years and up to 30 years by \$11.50 for monthly benefits payable in 1979, with automatic cost-of-living increases applicable to years 1979 and later. The number of years of coverage for the purpose of qualifying for a special minimum benefit equals the number obtained by dividing total creditable wages in 1937–50 by \$900 (not to exceed 14), plus the number of years after 1950 and before 1991 for which the worker is credited with at least 25 percent of the annual maximum taxable earnings. For this purpose, for years after 1978, annual maximum taxable earnings are defined as the “old-law” taxable earnings base (i.e., the hypothetical earnings base that would be in effect if the ad hoc increases in the base enacted in 1977 were disregarded). In addition, for years after 1990, a year of coverage is earned if the worker is credited with at least 15 percent of the “old-law” taxable earnings base. The special minimum benefit is not subject to the delayed retirement credit provisions described earlier.

Cost-of-living adjustments

As a result of the Social Security Amendments of 1972, monthly cash benefits are automatically adjusted for inflation each year to maintain the purchasing power of benefits over time. Prior to the 1972 amendments, monthly cash benefits were increased on an ad hoc basis 10 times. Automatic annual cost-of-living adjustments (COLAs) have been provided since 1975, except during calendar

year 1983 when the adjustment was delayed 6 months. Table 1–18 shows Social Security benefit increases from the beginning of the program through January 2000. (The first COLA was paid in October 1950).

Under section 215(i) of the Social Security Act, COLAs are indexed to changes in the Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI–W) published by the Bureau of Labor Statistics, Department of Labor. Social Security COLAs are based on the percentage change in the average CPI–W for the third quarter of the previous year to the third quarter of the current year. The COLA becomes effective in December of the current year and is payable in January of the following year (the Social Security check received in January reflects the benefit payment for December). The 2.4 percent COLA effective in December 1999 (payable in January 2000) is computed as follows:

	CPI–W
July 1998	159.8
August 1998	160.0
September 1998	160.2
Average for third quarter of 1998 (rounded to the nearest one-tenth of 1 percent)	160.0
July 1999	163.3
August 1999	163.8
September 1999	164.7
Average for third quarter of 1999 (rounded to the nearest one-tenth of 1 percent)	163.9
Percentage increase from the third quarter average for 1998 to the third quarter average for 1999 (rounded to the nearest one-tenth of 1 percent)	$(163.9 - 160.0) \div 160.0 = 2.4$ percent

Since 1975, the Social Security COLA triggers identical percentage increases in Supplemental Security Income (SSI), veterans pensions, and railroad retirement benefits, and causes other changes in the Social Security Program. Although COLAs under the Federal Civil Service Retirement System (CSRS) and the Federal Military Retirement Program are not triggered by the Social Security COLA, these programs use the same measuring period and formula for computing their COLAs. Table 1–19 compares average wage increases, increases in the average annual CPI–W, and benefit increases from 1965 to 1999.

Adjustments related to age at retirement

Reduction for early retirement.—Benefits for retired workers, aged spouses, and widow(er)s taken before the FRA are subject to an actuarial reduction, such that over their lifetimes on average they receive the same aggregate benefits as someone who retires later. The FRA is the earliest age at which unreduced retirement benefits can be received. The FRA currently is age 65, but it will

gradually rise in two steps beginning with people born in 1938. First, for workers and their spouses, the FRA will increase by 2 months for each year that a person is born after 1937, until it reaches age 66 for persons born in 1943. The FRA will remain age 66 for persons born from 1943 to 1954. Second, it will increase again by 2 months for each year that a person is born after 1954, until it reaches age 67 for those who were born after 1959. For widow(er)s, the increase to age 67 will be phased in similarly, but will begin for persons born after 1935. Early retirement still will be available, but benefits will be lower. The actuarial reduction on retirement benefits at age 62 ultimately will be 30 percent, instead of the present 20 percent.

Delayed retirement credits.—Benefits of workers who choose to retire after their FRA are increased by delayed retirement credits, as are the benefits payable to their widow(er)s. The delayed retirement credit was 1 percent per year for workers who attained age 65 before 1982, and 3 percent per year for workers who attained age 65 between 1982 and 1989. Starting in 1990, the delayed retirement credit has been increasing by one-half of 1 percent every other year until it reaches 8 percent for workers reaching age 65 after 2007.

Table 1–20 shows the schedule of increases in the FRA and adjustments related to a worker’s age at the time he elects to receive benefits.

Table 1–14 shows the percentage of workers electing to receive retirement benefits at various ages since the beginning of the Social Security Program. The data illustrate a trend toward early retirement in the 1960–85 period. Since that time, the trend has generally leveled out. For the past two decades, the average age (combined average for men and women) at which workers elect retirement benefits has hovered around the current average age of 63.7. Recently, the average age at which women elect to receive retirement benefits has turned upward. Table 1–13 shows the number and percentage of retired workers electing reduced benefits since they first became available (totals for men and women are shown separately).

Adjustments for multiple beneficiaries

Maximum family benefit.—A maximum family benefit is payable based on a worker’s PIA. For benefits payable on the earnings records of retired and deceased workers, the maximum varies from 150 to 188 percent of the PIA. The family maximum cannot be exceeded regardless of the number of recipients entitled on that earnings record. The family maximum is computed by adding fixed percentages of dollar amounts that are part of the PIA. For the family of a worker who turns 62 or dies in 2000 before attaining age 62, the total amount of benefits payable is limited to:

- 150 percent of the first \$679 of PIA, plus;
- 272 percent of PIA over \$679 through \$980, plus;
- 134 percent of PIA over \$980 through \$1,278 plus;
- 175 percent of PIA over \$1,278.

The dollar amounts in this benefit formula (i.e., the “bend points”) are indexed to average wage growth as in the primary benefit formula.

Whenever the total of the individual monthly benefits payable to all recipients entitled on one earnings record exceeds the maximum, each dependent’s or survivor’s benefit is reduced in equal proportion to bring the total within the maximum.

In computing the maximum family benefit for a single earnings record, any benefit payable to a divorced spouse or to a surviving divorced spouse is not included.

For the family of a worker who is entitled to disability benefits, the maximum family benefit is the smaller of 85 percent of the worker’s AIME, or 150 percent of the worker’s PIA. However, in no case can the benefit be less than 100 percent of the worker’s PIA.

Adjustments related to earnings and other benefits

Earnings limit.—The earnings limit is a provision in the law that reduces benefits for nondisabled recipients under the FRA who earn income from work in excess of a certain sum (the “exempt” amount).

The earnings limit was part of the original plan that led to Social Security. The 1935 report of the Committee on Economic Security appointed by President Franklin D. Roosevelt recommended that no benefits be paid before a person had “retired from gainful employment.” Initially, the Social Security Act provided that benefits would not be paid for any month in which the individual had received “wages with respect to regular employment.”

The earnings limit has been changed many times over the years. Effective in 2000, it no longer applies to individuals when they attain the FRA. For recipients below the FRA, the law provides that recipients who will not attain the FRA in that year may earn up to \$10,080 a year in wages or self-employment income without having their benefits affected. For earnings above these amounts, recipients lose \$1 of benefits for each \$2 of excess earnings. There is a different reduction factor and exempt amount in the year recipients attain the FRA. In 2000, these individuals can earn up to \$17,000 a year in the months before they attain the FRA. For earnings above these amounts, they lose \$1 in benefits for each \$3 of excess earnings. The exempt amounts rise each year at the same rate as average wages in the economy (however, through 2002 the exempt amounts for those who attain the FRA in that year will rise to specific amounts set in the law; see table 1–22). The test does not apply to recipients at the FRA or older, or to those who are disabled (who are subject to separate limits on earnings known as substantial gainful activity or SGA).

Public Law 106–182, enacted in 2000 and which eliminated the test for recipients at or above the FRA, is the most recent legislative change affecting the earnings limit. Before passage of Public Law 106–182, an estimated 1.2 million recipients age 62–69 lost some or all of their benefits because of the earnings limit in 1999. They represented about 3 percent of all recipients. Of recipients age 65–69, about 800,000 were affected, and an additional 100,000–150,000 persons were estimated to be deterred from filing for benefits because of the earnings limit.

Retired workers whose benefits are not paid due to the earnings limit for one or more months are compensated through future increases in their benefit amount because their actuarial reduction factor is lowered.

Example of effect of the earnings limit:

John—age 63 with \$8,000 in annual benefits before the earnings limit is applied:	
Earnings in 2000	\$11,080
Exempt amount for under age 65	10,080
<hr/>	
Excess over exempt amount	1,000
Benefit reduction = 50 percent of excess	500
Benefits John will receive in 2000	7,500

The earnings limit does not apply to pensions, rents, dividends, interest, and other types of “unearned” income. These forms of income have always been exempted in order to encourage savings for retirement to supplement Social Security.

Of 9.3 million recipients entitled to retired worker benefits who were under the age of 70 in 1997, about 2.8 million had earnings from work. Table 1–23 shows the distribution of the earnings of these workers.

Dual entitlement.—An individual may be entitled to benefits both as a worker, based on her own earnings, and also as a dependent (spouse or widow(er)) of another worker. In this case, the individual does not collect both benefits. The amount of the benefit payable as a spouse or widow(er) is reduced dollar for dollar by the amount of any benefit the individual is entitled to as a worker. In other words, workers first receive the benefit based on their work record. The dependent benefit is then payable in the amount that exceeds the worker benefit. In effect, the total amount that “dually entitled” recipients receive is equal to the larger of the benefits they are due either as a worker or as a dependent.

Government pension offset.—Social Security benefits payable to spouses of retired, disabled, or deceased workers are generally reduced to take account of any public pension the spouse receives as a result of work in a government job (Federal, State, or local) not covered by Social Security. The amount of the reduction is equal to two-thirds of the government pension. This provision is intended to place spouses who worked in jobs not covered by Social Security in the same position as other workers by applying the equivalent of the Social Security “dual entitlement” rule, which imposes a dollar-for-dollar offset of spouses’ benefits (discussed above). Two-thirds of the government pension represents an approximation of the Social Security worker’s benefit that would be subtracted from any Social Security spousal benefit. The offset does not apply to workers whose government job is covered by Social Security on the last day of the person’s employment.

Generally, Federal workers hired before 1984 are part of the CSRS and are not covered by Social Security. Federal workers hired after 1983 are covered by the Federal Employee’s Retirement System Act of 1986 (FERS), which includes coverage by Social Security. Employees covered by the CSRS were given opportunities in

1987 and 1998 to join FERS and thereby obtain Social Security coverage. Workers who switched from CSRS to FERS must have at least 5 years of FERS coverage to be exempt from the government pension offset.

Windfall elimination provision.—Under the windfall elimination provision of the Social Security Amendments of 1983, a different benefit formula reduces the Social Security benefits of most workers who also have pensions from work that was not covered by Social Security (e.g., work under the CSRS). To help workers who spend their careers in low-paying jobs, the regular benefit formula (see earlier discussion) is weighted to provide these workers with a benefit that replaces a higher proportion of their earnings than the benefit that is provided for workers with high earnings. However, the formula cannot differentiate between those who worked in low-paid jobs throughout their careers and other workers who appeared to have been low paid because they worked many years in jobs not covered by Social Security (these noncovered earnings are shown as zeros for Social Security benefit purposes). Before the law was changed, workers who were employed for only a portion of their careers in jobs covered by Social Security also received the advantage of the “weighted” formula, because their few years of covered earnings were averaged over their entire working career to determine the average covered earnings on which their Social Security benefits were based. This was the case even if their noncovered earnings were high.

The windfall benefit formula is intended to remove this advantage for these workers. It does so by substituting 40 percent for the 90 percent factor in the first bracket of the benefit formula (see discussion in earlier section on “Benefit Computation”). The resulting reduction in the worker’s Social Security benefit is limited to one-half the amount of the noncovered pension. The new law was phased in over a 5-year period and affects those first eligible for both Social Security benefits and noncovered pensions after 1985.

Workers who have 30 years or more of substantial Social Security coverage are fully exempt from this provision. For workers who have 21–29 years of coverage, the percentage in the first bracket in the formula increases by 5 percentage points for each year over 20, as shown in table 1–21.

Offset for other public disability benefits.—When a worker receiving Social Security disability benefits also qualifies for other disability benefits that are provided by Federal, State or local governments or worker’s compensation, any Social Security benefits payable to the worker and his family are reduced by the amount, if any, that the total monthly benefits payable under the two or more programs exceed 80 percent of average current earnings before the worker became disabled. Needs-tested benefits, Veterans Administration disability benefits, and benefits based on public employment covered by Social Security are not subject to the reduction. A worker’s average current earnings for this purpose are the largest of: (1) the average monthly earnings used for computing Social Security benefits; (2) the average monthly earnings in employment or self-employment covered by Social Security during the 5 consecutive years of highest covered earnings after 1950; or (3) the average monthly earnings for the calendar year of highest covered

earnings during the year disability began and the preceding 5 years (based on total earnings, not limited to maximum taxable earnings). The combined payments after the reduction are never less than the total amount of the DI benefits payable before the reduction. In addition, the Social Security benefit after the reduction is increased by the full amount of the cost-of-living increase as applied to the unreduced benefit. Every 3 years the original amount of benefits subject to reduction is redetermined to reflect changes in average wage levels. If increases in average national wages would result in a higher benefit than that payable based on the original computation, the benefit is increased effective in January of the redetermination year.

The reduction begins in the month during which concurrent entitlement begins under a Federal or State law. However, the offset will not be made if the State workers' compensation law provides for an offset against Social Security disability benefits.

Suspension of benefits to prisoners

In 1980, legislation was enacted barring payment of disability benefits to prisoners who committed felonies (Public Law 96-473). In 1983, the prohibition was broadened to include retirement and survivor benefits (Public Law 98-21); and in 1994, payment of benefits was barred to those in public institutions who committed serious crimes, but who were found incompetent to stand trial, or not guilty by reason of insanity (Public Law 103-387). Only benefits to the prisoner are barred; benefits to a prisoner's eligible spouse and children are payable.

The Ticket to Work and Work Incentives Improvement Act of 1999 (Public Law 106-170) further revised the bar on OASDI benefits to include prisoners who are convicted of a criminal offense and are confined (for more than 30 days) to (1) a penal institution; (2) a public institution if found guilty but insane; or (3) a public institution upon completion of a prison term for a sex offense, pursuant to a court finding that they remain a danger to others. It also provided for incentive payments of up to \$400 to State and local institutions for each Social Security beneficiary found ineligible because of their incarceration.

TAXATION OF BENEFITS

Beneficiaries with income (defined as adjusted gross income plus tax-exempt bond interest plus one-half of Social Security benefits) above certain thresholds are required to include a portion of their Social Security benefits (and railroad retirement tier 1 benefits) in their federally taxable income. The Social Security Amendments of 1983 required beneficiaries with income of more than \$25,000 if single, and \$32,000 if married filing jointly, to include up to 50 percent of their benefits in their taxable income, beginning in 1984. Revenues from this provision are credited to the OASDI Trust Funds. The Omnibus Budget Reconciliation Act of 1993 required beneficiaries with incomes of more than \$34,000 if single, and \$44,000 if married filing jointly, to include up to 85 percent of their benefits in their taxable income, beginning in 1994. Revenues from this provision are credited to the Medicare Hospital Insurance (HI)

Trust Fund. (There is no separate threshold for married persons who live together and file separately.)

These income thresholds are specified in the law. By design, they are not indexed to wage growth. As such, over time an increasing number of individuals will be subject to the income tax on Social Security benefits. When the first tier of benefit taxation was enacted in 1983, the Social Security Trust Funds faced almost immediate insolvency. Fixed thresholds were established to provide the program with a growing source of revenue from the income tax on benefits in an effort to shore up the Social Security Trust Funds. When taxes on benefits were first imposed, 8 percent of recipients were affected. As shown in table 1-25, the Congressional Budget Office (CBO) projects that 32 percent of recipients will be affected in calendar year 2000. Table 1-26 shows amounts credited to the trust funds from the taxation of benefits. Table 1-27 provides a worksheet for determining the taxable portion of Social Security benefits.

Examples of the effects of the taxation of benefits are shown below:

	Single	Single	Married	Married	Married
Total income (including Social Security)	\$31,000	\$35,000	\$38,000	\$50,000	\$80,000
Social Security benefits	12,000	7,000	12,000	12,000	18,000
Amount of benefits taxable	0	3,250	0	6,000	15,300
Percent of benefits taxable	0	46	0	50	85
Income tax liability on all benefits taxable ..	0	488	0	900	4,284

DISABILITY DETERMINATION AND THE CLAIMS PROCESS

The claims process

The Social Security claims process is a complex multilayered structure that is inextricably linked with the disability determination process. Application for disability benefits is made at the Social Security field office where the applicant is interviewed and the sources of medical evidence are recorded. After determining whether the applicant meets the insured status requirements, the SSA field office sends the case to the State Disability Determination Service (DDS), which makes the initial determination of disability. If an applicant or beneficiary is dissatisfied with an initial denial or termination of disability benefits by the DDS, she can request a reconsideration within 60 days of receipt of the notice of denial. The reconsideration on the disability claim is carried out by the DDS by personnel other than those who made the initial determination.

An applicant denied benefits at the reconsideration stage may request a hearing before an administrative law judge (ALJ) in SSA's Office of Hearings and Appeals, provided he files a request for a hearing within 60 days of receipt of the notice of denial. If the

claim is denied by the ALJ, the applicant has 60 days to request review by the appeals council. The appeals council is a 24-member body located in the Office of Hearings and Appeals. The appeals council may also, on its own motion, review a decision within 60 days of the ALJ's decision. The 1980 disability amendments required the appeals council to review a percentage of ALJ hearing decisions.

The appeals council may affirm, modify, or reverse the decision of the ALJ, or may remand it to the ALJ for further development. The applicant is notified in writing of the final action of the appeals council, and is informed of his right to obtain further review by commencing a civil action within 60 days in a U.S. District Court.

Under current law, as amended by the 1984 Disability Benefits Reform Act, disability insurance (DI) beneficiaries whose benefits have been terminated because of recovery or improvement in the medical condition that was the basis for the disability have the opportunity to receive a hearing at the reconsideration stage and can elect to continue to receive disability and Medicare benefits through the ALJ hearing stage of the appeals process, subject to recovery.

Chart 1–2 shows the number of cases allowed and appealed at various levels of appeal for application decisions and continuing disability reviews (CDRs) processed by State agencies. Table 1–45 presents information for fiscal years 1980–99 on the number of cases that were reviewed and reversed at the ALJ level. Table 1–46 presents information on the number of CDRs that were conducted in fiscal years 1977–99 on DI cases. Due to an unprecedented increase in initial claims, the number of CDRs processed declined sharply in the early 1990s. National implementation of a new review process in 1993 has enabled the Social Security Administration to increase the number of CDRs significantly.

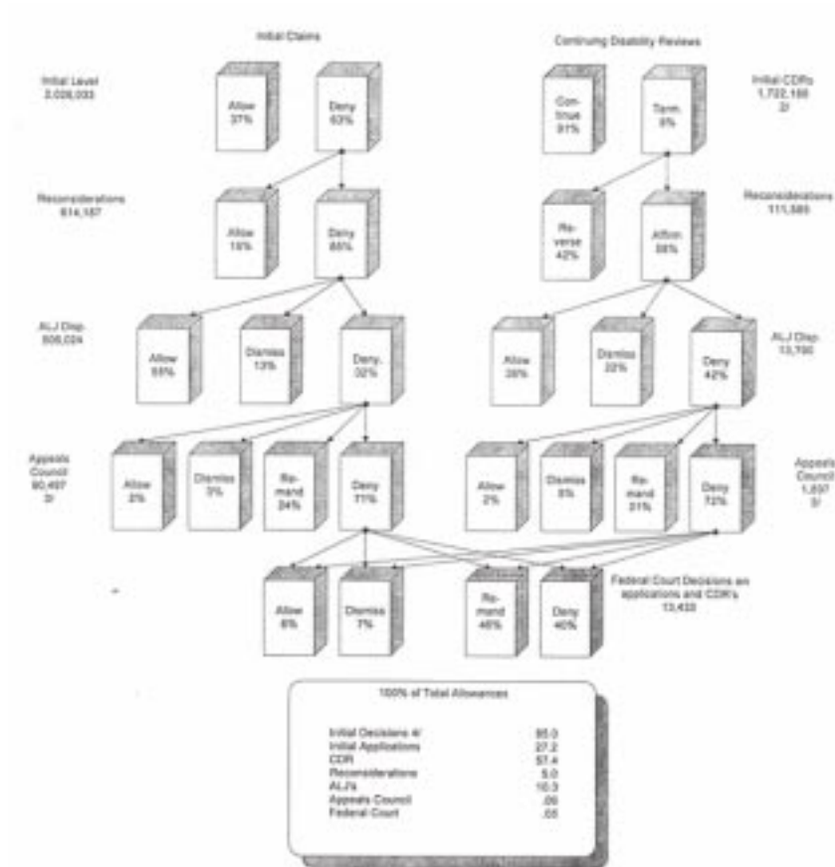
Public Law 104–121 authorized significant additional administrative funding exempt from the discretionary spending cap to enable SSA to clear its CDR backlog of roughly 3.4 million cases more quickly. Total fiscal year authorizations for these reviews are: 1996, \$260 million; 1997, \$360 million; 1998, \$570 million; and 1999–2002, \$720 million each year.

Disability determination

Disability determinations are generally made by State agencies, which are 100 percent federally funded. These agencies agree to make such determinations and in doing so to substantially comply with the regulations of the Commissioner, which specify performance standards, administrative requirements, and procedures to be followed in performing the disability determination function.

The law authorizes the Commissioner to terminate State administration and assume responsibility for making disability determinations when a State DDS is substantially failing to make determinations consistent with regulations. The law also allows for termination by the State.

CHART 1-2. DISABILITY DETERMINATIONS AND APPEALS, FISCAL YEAR 1999
 TITLE II, TITLE XVI AND CONCURRENT TITLE II AND TITLE XVI DECISIONS FOR DISABILITY CLAIMS BY WORKERS, WIDOWS, AND DISABLED ADULT CHILDREN ¹



¹ The data relate to workloads processed (but not necessarily received) in fiscal year 1999, i.e., the cases processed at each adjudicative level may include cases received at one or more of the lower adjudicative levels prior to fiscal year 1998. The data include determinations on initial applications as well as CDRs (both periodic reviews and medical diary cases).

² Includes non-State CDR mailer continuations. Also includes 37,135 CDRs where there was "no decision." The continuance and termination rates are computed without the "no decision" cases.

³ Includes administrative law judge decisions not appealed further by the claimant but reviewed by the appeals council on "own motion" authority.

⁴ Includes affirmations, denials and dismissals of requests for review, on own motion reopening cases.

Source: Office of Disability, Social Security Administration.

Claims are determined on a sequential basis. The first step is to determine whether the individual is engaging in SGA. Under current regulations, in most cases if a nonblind person is earning more than \$700 a month (net of impairment-related work expenses), he will be considered to be engaging in SGA. In the case of blind individuals, SGA is \$1,170 a month in 2000, indexed annually to aver-

age wage growth. If it is determined that the individual is engaging in SGA, a decision is made that she is not disabled without considering medical factors. If an individual is found not to be engaging in SGA, the severity and duration of the impairment are explored. If the impairment is determined to be “not severe” (i.e., it does not significantly limit the individual’s capacity to perform basic work activities), the individual’s disability claim is denied. If the impairment is “severe,” a determination is made as to whether the impairment “meets” or “equals” the medical listings published in regulations by SSA,⁴ and whether it will last for 12 months. If the impairment neither “meets” nor “equals” the listing (which would result in an allowance), but meets the 12-month duration rule, the individual’s residual functional capacity (what an individual still can do despite his limitations) and the physical and mental demands of past relevant work must be evaluated. If the impairment does not prevent the individual from meeting the demands of past relevant work, benefits are denied. If the impairment does, then it must be determined whether the impairment prevents other work.

At this stage in the adjudication process, because of a court decision and subsequent administrative and legislative ratification of this decision, the burden of proof switches to the government to show that the individual can, considering her impairment, age, education, and work experience, engage in some other kind of SGA that exists in the national economy. Such work does not have to exist in the immediate area in which he lives, and a specific job vacancy does not have to be available to him. Work in the national economy is defined in statute as work which exists in significant numbers either in the region where such individual lives or in several regions of the country.

SSA has developed a vocational “grid” designed to reduce the subjectivity and lack of uniformity in applying the vocational factor. Through a formula, the grid regulations relate certain worker characteristics such as age, education, and past work experience to the individual’s residual functional capacity to perform work-related physical and mental activities. If the applicant has a particular level of residual work capability—characterized by the terms sedentary, light, medium, heavy and very heavy—an automatic finding of “disabled” or “not disabled” is required when such capability is applied to various combinations of age, education, and work experience.

The Commissioner must review 50 percent of the disability allowances and a sufficient number of other determinations to ensure a high degree of accuracy. The Commissioner may also, on her own initiative, review any determination by a DDS.

The 1980 disability amendments required that, at least once every 3 years, the Social Security Administration reexamine every individual on the rolls who is determined to be nonpermanently

⁴The listing of impairments contains over 100 examples of medical conditions that are considered significant enough to prevent an individual from engaging in SGA. Each listing describes a degree of severity such that an individual who is not working, and has such an impairment, is considered unable to work by reason of the medical impairment. The listing describes specific medically acceptable clinical and laboratory findings and signs which establish the severity of the impairments. An impairment or combination of impairments is said to “equal the listings” if the medical findings for the impairment are at least equivalent in severity and duration to the findings of a listed impairment.

disabled. Where there is a finding of permanent disability, the Commissioner may reexamine at such times as are determined to be appropriate. These reviews are in addition to the administrative eligibility review procedures existing before the 1980 amendments. Effective in 2001, these reviews cannot begin while an individual is “using a ticket” as defined by the Commissioner (see “Changes in the 106th Congress” below).

The 1984 Disability Benefits Reform Act required that in continuing eligibility review cases, benefits may be terminated only if the Commissioner finds that there has been medical improvement in the person’s condition and that the individual is now able to engage in SGA.

Individuals are not considered to be disabled unless they furnish such medical and other evidence as the Commissioner may require. The Commissioner will generally reimburse physicians or hospitals for supplying medical evidence in support of claims for DI benefits. The Commissioner also pays for medical examinations that are needed to adjudicate the claim.

Representation and attorneys’ fees.—Claimants may appoint an attorney or any other qualified person to serve as their representative in proceedings before SSA. The representative may submit evidence, make statements about facts and law, and make any request or give any notice concerning the proceedings. The representative may not sign an application on behalf of a claimant for rights or benefits, or testify on the claimant’s behalf in any administrative proceeding.

The amount of any fee that an attorney or other person may charge and collect from the claimant for services performed as a representative must be authorized by SSA. SSA has two methods of authorizing fees for representation: fee petition and fee agreement.

Under the fee petition process, representatives must promptly file a fee petition with SSA after completing their services on a claim and send a copy of the fee petition to the claimant. SSA determines the amount of the fee authorized under the fee petition process based on several factors, including, but not limited to, the extent and type of services the representative performed, the complexity of the case, and the amount of time the representative spent on the case.

Under the fee agreement process, the claimant and representative must file a written agreement with SSA before the date SSA makes a favorable determination or decision on the claim. SSA usually will approve the fee agreement if: (1) it is signed by both the claimant and representative; (2) the fee specified in the agreement does not exceed the lesser of 25 percent of the past-due benefits or \$4,000; (3) SSA’s determination or decision in the claim is fully or partially favorable; and (4) the claim results in past-due benefits. If the claimant is represented by an attorney and the claim is for Social Security benefits, SSA withholds 25 percent of past-due benefits owed the claimant and any auxiliary beneficiary or beneficiaries, and certifies for direct payment to the attorney the lesser of the amount of the authorized fee or 25 percent of past-due benefits. SSA assumes no responsibility for the payment of any

fees if the representative is not an attorney or the claim is for SSI benefits.

The Ticket to Work and Work Incentives Improvement Act of 1999 (Public Law 106–170, signed December 17, 1999) requires the Commissioner to impose an assessment on the attorney’s fee to cover SSA’s costs of determining and certifying these fees. Effective January 31, 2000, the assessment is set at 6.3 percent of the attorney’s fee. For years after 2000, the percentage rate will be set at a level determined by the Commissioner to achieve full recovery of the costs of calculating, withholding, and paying fees from the claimant’s past-due benefits, but not in excess of 6.3 percent. The attorney is prohibited from recovering this assessment from the claimant.

Work incentives

The law provides a 45-month period for disabled beneficiaries to test their ability to work without losing their entitlement to all benefits. The period consists of: (1) a “trial work period” (TWP), which allows disabled beneficiaries to work for up to 9 months (within a 5-year period)⁵ with no effect on their disability or Medicare benefits; followed by (2) a 36-month “extended period of eligibility,” during the last 33 of which cash disability benefits are suspended for any month in which the individual is engaged in SGA. Medicare coverage continues so long as the individual remains entitled to disability benefits and, depending on when the last month of SGA occurs, may continue for 3–24 months after entitlement to disability benefits ends. When Medicare entitlement ends because of the individual’s work activity, if he is still medically disabled, he may purchase Medicare protection.

If beneficiaries medically recover to the extent that they no longer meet the definition of disability, both disability and Medicare benefits are terminated after 3 months, regardless of the status of the TWP or extended period of eligibility. However, a person who contests this determination may elect to continue to receive disability benefits (subject to recovery) and Medicare while the appeal is being reviewed.

Return to work and rehabilitation

Public Law 106–170 created a Ticket to Work and Self-Sufficiency Program to help disability beneficiaries access a broader pool of vocational rehabilitation providers to enable them to achieve self-sufficiency. Under this legislation, the Commissioner of Social Security provides tickets to work to disability beneficiaries that can be used as vouchers to obtain employment services, case management, vocational rehabilitation, and support services under an individual work plan from the provider of their choice, including the State vocational rehabilitation agencies. Payments to the providers entering agreements with SSA are based on employment outcomes and long-term results or on a combination of milestones and outcomes and come from a portion of the benefits forgone by beneficiaries when they return to work. The program is being im-

⁵ Only one TWP is allowed in any one period of disability. By regulation, earnings of more than \$200 a month constitute “trial work.”

plemented in selected sites beginning 1 year after enactment, with services available in every State within 4 years of enactment.

Until the Ticket to Work and Self-Sufficiency Program is fully implemented and for States that elect to not participate in this program, provisions remain in effect that allow for reimbursement from the DI Trust Funds to the State vocational rehabilitation agencies for rehabilitation services that result in the beneficiary's performance of SGA for a continuous period of at least 9 months. Such a 9-month period could begin while the individual is under a vocational rehabilitation program and may coincide with the TWP or the individual's waiting period for benefits. The services must be performed under a State plan for vocational rehabilitation services under title I of the Vocational Rehabilitation Act. In 1996, SSA established by regulations an Alternative Rehabilitation Provider Program which allows SSA to refer beneficiaries to private vocational rehabilitation providers and public non-State vocational rehabilitation providers if SSA does not receive notification within a specified period that the State agency has accepted a beneficiary for services or extended evaluation.

The ticket to work law provides for extended health care coverage under Medicare up to an additional 54 months effective October 1, 2000 for beneficiaries who return to work, for a total of 102 months of health coverage once work activity begins. In addition, beneficiaries participating in the Ticket to Work and Self-Sufficiency Program will not be subject to unscheduled CDRs triggered by their work activities. For certain former beneficiaries whose entitlement to benefits ended solely because of their earnings from work, the ticket to work law provides for swift reinstatement of benefits without the requirement for a new application. (For more information on the Ticket to Work and Self-Sufficiency Program, refer to Section 3: Supplemental Security Income.)

Enrollment and applicant backlogs

Over the past 20 years, the DI Program experienced a period of declining enrollment followed by a rebound in growth. The number of DI beneficiaries (disabled workers and their dependents) receiving benefits first peaked at 4.9 million in May 1978. The beneficiary population then declined sharply to 3.8 million by July 1984. Thereafter, the number of beneficiaries has risen steadily, reaching 6.5 million in December 1999 (table 1-41).

Similarly, the number of new DI benefit awards declined from 592,000 in 1975 to approximately 299,000 in 1982. As shown in table 1-44, awards then rose almost steadily, reaching 646,000 in 1995 before declining by 1997 to 587,000. In 1999 there were nearly 621,000 new DI benefit awards. (The large 1992 increase is partially attributable to SSA's short-term measures for dealing with increased DI applications. Increasing the volume of applications processed resulted in increases in both awards and denials.)

The incidence of disability (number of awards per 1,000 insured workers) fell from an all-time high of 7.1 in 1975 to an all-time low of 2.9 in 1982. In 1999, the rate was 4.8 percent (table 1-44).

Pending claims at DDS, hearings and appeals levels.—Until fiscal year 1991, disability claims (including initial claims, reconsiderations, hearings and appeals) remained relatively constant at about

2.5 million cases per year. In fiscal year 1991, claims began to increase significantly each year and reached 3.7 million in fiscal year 1996. In fiscal year 1999, there were over 3.2 million disability claims. During the period of fiscal years 1988–94, the number of cases pending at the State DDS also increased as the ability to hire and train DDS staff did not keep pace with the increases in claims. However, in fiscal year 1995 pending cases were significantly reduced to 590,000 due largely to increased productivity in the State DDSs and the additional budgetary resources directed to disability case processing which enabled an aggressive hiring effort in the States. In fiscal year 1996, pending cases again increased significantly. The major cause of this increase was that Congress increased SSA's workload by requiring additional drug addiction and alcoholism reviews. These reviews have now been completed but pending cases have risen again due to workloads mandated by welfare reform legislation (table 1–47).

SOCIAL SECURITY'S TREATMENT IN THE FEDERAL BUDGET

SOCIAL SECURITY'S OFF-BUDGET STATUS

Under an administrative action by President Johnson, Social Security and other Federal programs that operate through trust funds were counted officially in the budget beginning in fiscal year 1969. At the time, the Old-Age, Survivors, and Disability Insurance (OASDI) Trust Funds were running a surplus while the remainder of the Federal budget was running a deficit that reflected the increasing costs of the war in Vietnam. At the time, Congress did not have its own formal budgetmaking process with statutory rules, restrictions on taxes and spending, and its own budget estimating office. In 1974, with passage of the Congressional Budget and Impoundment Control Act (Public Law 93–344), Congress adopted procedures for setting budget goals through passage of annual budget resolutions. Like the budgets prepared by the President, these resolutions were to reflect a “unified” budget that included trust fund programs such as Social Security.

Financial problems confronting Social Security and concern over its growing costs led to enactment of a number of benefit changes in 1977, 1980, 1981, and 1983. Measures were enacted in 1983, 1985, and 1987 making the program a more distinct part of the budget and permitting floor objections (points of order) to be raised against budget bills containing Social Security changes.

Later in the 1980s, when Social Security surpluses emerged, critics argued that the program was masking the size of Federal budget deficits. In response, Congress in 1990 excluded Social Security from calculations of the budget and largely exempted it from procedures for controlling spending (Omnibus Budget Reconciliation Act of 1990, Public Law 101–508). By these actions, however, Congress excluded Social Security from procedural constraints designed to discourage measures that would increase deficits. Concerned that this change would encourage Social Security spending increases and tax cuts that could weaken Social Security's financial condition, Congress also included provisions permitting floor objections

to be raised against bills that would erode the balances of the Social Security Trust Funds.

Table 1–30 shows projected budget surpluses with and without Social Security and projected Federal debt published by CBO in July 2000.

Budgetary treatment of administrative expenses

The costs of administering the Social Security Retirement and Disability Programs are financed from the Social Security Trust Funds, subject to annual appropriations. Traditionally these costs are low, now comprising less than 1 percent of annual benefit payments. During fiscal year 1999, they amounted to \$3.4 billion (table 1–40).

These trust-fund-financed administrative funds comprised about 48 percent of the Social Security Administration’s fiscal year 1999 administrative budget. The agency received another 15 percent from the Medicare Trust Funds, as well as 37 percent from general revenues for administration of the Supplemental Security Income Program. SSA’s total fiscal year 1999 administrative budget was \$6.4 billion.

Social Security’s outlays and receipts were removed from the budget in three separate actions by Congress. However, the exemption from the discretionary caps was less clearly stated when the Budget Enforcement Act of 1990 was passed. Prior to discretionary caps, appropriations acts limited expenditures for administration through a “limitation on administrative expenses.” When confusion arose over the intended treatment of administrative costs and the discretionary caps, both OMB and CBO eventually agreed that those cost would be subject to the discretionary caps even though the program was an entitlement with the administration paid from Social Security tax receipts.

In both the President’s budget and appropriations acts, the limitation on administrative expenses is used to prevent the Social Security Administration from an open ended administrative budget. In the Senior Citizens’ Right to Work Act of 1996, a separate exception to the discretionary caps was made for CDR funding. Concerned that such reviews were lagging, Congress provided for additional spending for CDRs above a base amount that would not be constrained by discretionary caps.

BUDGET RULES PERTAINING TO SOCIAL SECURITY

Two key elements of the budget process are: (1) explicit dollar limits on discretionary spending (mostly for programs requiring annual appropriations); and (2) a “pay-as-you-go” rule that requires that increases in direct spending (mostly for entitlement programs) and/or cuts in revenues must be offset by other changes so as not to increase the deficit. Originally written to cover the fiscal year 1991–95 period, these budget rules now apply through fiscal year 2002 (as a result of provisions in OBRA 1993, Public Law 103–66, and the Balanced Budget Act of 1997, Public Law 105–33). If the explicit spending limits or “pay-as-you-go” rules are violated during this period, the President may be required to sequester funds (i.e., cut spending). Social Security is not to be included in these calculations and is exempt from any potential sequestration, with the ex-

ception of administrative expenses (which are counted as discretionary spending). The law further permits floor objections to be raised against budget bills (so-called “reconciliation” bills) that contain Social Security measures.

HOUSE AND SENATE BUDGET PROCEDURES TO PROTECT SOCIAL SECURITY BALANCES

Under the budget rules that existed before 1991, Social Security was included in calculations of the budget deficit. This rule had the effect of potentially thwarting attempts to expand Social Security benefits or cut taxes if such attempts were not accompanied by measures to offset the cost or revenue loss. Floor objections could be raised against such actions if they violated the budget totals or allocations. If measures that raised benefits or cut taxes were enacted, other programs were potentially threatened with sequestration because the deficit would be made larger. The old process imposed the same fiscal discipline on Social Security as applied to other programs. Since Social Security is now exempt from the budget limits (except its administrative expenses), these fiscal constraints no longer apply. In their place are rules intended to make it difficult to bring up measures for a vote that would weaken the program’s financial condition. These procedural rules are sometimes referred to as the Social Security “firewall” provisions.

In the House, a floor objection can be raised against a bill that proposes more than \$250 million in Social Security spending increases or tax cuts over 5 years (counting the fiscal year it becomes effective and the following 4 years) unless the bill also contains offsetting changes to bring the net impact within the \$250 million limit. Costs of prior legislation that fall within the 5-year period must be counted. An objection also can be raised against a measure that would increase long-range (75-year) average costs or reduce long-range revenues by at least 0.02 percent of taxable payroll.

In the Senate, budget resolutions must include separate amounts for Social Security income and outgo for the first year and 5-year period covered by the resolution (i.e., separate from the budget totals). These amounts cannot cause the balances of the Social Security Trust Funds to be lower than projected under current law. Measures that would do so are subject to an objection, which can be overridden only by a vote of three-fifths of the Senate. Once the resolution is enacted, subsequent measures that on balance would cause Social Security outlay increases or revenue reductions are also subject to objection, which again can be overridden only by a three-fifths vote.

The fiscal year 2000 budget cycle resulted in a new budget process, not formally written in the congressional or executive budget laws, but arising from the projections of a new era of budgetary surpluses in both the OASDI off-budget account and the on-budget account. With both Congress and the President pledging not to spend any of the Social Security surplus by running an on-budget deficit, every attempt was made to finance increased spending or tax reductions from the surplus in the on-budget or non Social Security surplus even if it resulted in spending over the discretionary caps or the PAY-GO rules. Commonly referred to as the Social Security lock box approach by legislators, it was designed to keep the

Social Security surpluses from being spent; surpluses are instead to be used to reduce the public debt until long term Social Security (and Medicare) reforms are enacted. This “political” process is likely to be repeated in the future and perhaps as long as both the on- and off-budget portions of the budget are in surplus. The resulting fiscal effect of these policies allows the excess OASDI income to no longer pay for other parts of government, but to be used to reduce the “publicly” held debt. While this does strengthen the government’s fiscal position by lowering its indebtedness in advance of the baby boom retirement wave, it does not, on its own, provide the money that will be needed to pay the rapidly rising Social Security benefit outlays starting after 2014 when the current level of Federal Insurance Contributions Act (FICA) receipts falls short of benefit costs.

LEGISLATIVE HISTORY

(For a description of legislative changes made in the 95th–102d Congresses, refer to the *1996 Green Book*; for changes in the 103d Congress, see the *1998 Green Book*.)

CHANGES IN THE 104TH CONGRESS

Senior Citizens’ Right To Work Act of 1996 (incorporated into Public Law 104–121, the Contract With America Advancement Act of 1996)

Authorizing additional CDR funds.—This legislation authorized additional administrative funding to enable the Social Security Administration to increase CDRs. Amounts spent for CDRs above the already assumed base funding levels are not subject to the discretionary spending caps through fiscal year 2002. SSA must report annually on CDR expenditures and savings to the Social Security, Supplemental Security Income, Medicaid and Medicare Programs.

Alleviating the Social Security earnings limit.—The act gradually raised the earnings limit for those between age 65 and 70 to \$30,000 by the year 2002, phased in over 7 years as follows:

Year	Prior law	Law as altered by Public Law 101–121
1996	\$11,520	\$12,500
1997	\$11,880	\$13,500
1998	\$12,240	\$14,500
1999	\$12,720	\$15,500
2000	\$13,200	\$17,000
2001	\$13,800	\$25,000
2002	\$14,400	\$30,000

Senior citizens between full retirement age (FRA) (age 65 for those born in 1937 or before) and 70 who earned over the given earnings limit would continue to lose \$1 in benefits for every \$3 earned over the new limit. After 2002, the annual exempt amounts were indexed to growth in average wages. The substantial gainful activity (SGA) amount applicable to individuals under 65 who are

eligible for disability benefits on the basis of blindness was no longer linked to the earnings limit amount for those age 65–69. As under prior law, this SGA amount continued to be wage-indexed in the future, and was projected to rise to \$14,400 by 2002.

Entitling of stepchildren to child's benefits based on actual dependency on stepparent support.—Benefits were made payable to a stepchild only if it is established that the stepchild is dependent on the stepparent for at least one-half of his financial support. In addition, benefits to the stepchild are to be terminated if the stepchild's natural parent and stepparent are divorced. The dependency requirement was made effective for stepchildren who become entitled or reentitled to benefits beginning in July 1996. In cases of a subsequent divorce, benefits to stepchildren will terminate 1 month after the divorce becomes final. Stepparents are required to notify SSA of the divorce. In addition, SSA is required to notify annually those potentially affected by this provision.

Removing drug addiction and alcoholism as disabling conditions.—An individual is no longer considered disabled for purposes of entitlement to cash Social Security and Supplemental Security Income disability benefits if drug addiction or alcoholism is the contributing factor material to her disability. Individuals with drug addiction or alcoholism who have another severe disabling condition (such as AIDS, cancer, cirrhosis) can qualify for benefits based on that disabling condition.

If a person qualifying for benefits based on another disability is also determined to be an alcoholic or drug addict incapable of managing his benefits, a representative payee will be appointed to receive and manage the individual's checks. Recipients who are unable to manage their own benefits as a result of alcoholism or drug addiction will be referred to the appropriate State agency for substance abuse treatment services. In each of fiscal years 1997 and 1998, \$50 million was authorized to fund additional drug (including alcohol) treatment programs and services. Individuals entitled to benefits before March 1996 remained eligible for benefits until January 1, 1997.

Studying efficacy of providing benefit and contribution statements to recipients.—The Commissioner of Social Security was required to conduct a 2-year pilot study, beginning in 1996, of the efficacy of providing individual benefit and contribution information to recipients of Old-Age and Survivors Insurance (OASI) benefits.

Protecting the Social Security and Medicare Trust Funds.—This act codified Congress' understanding of present law that the Secretary of the Treasury and other Federal officials are not authorized to use Social Security and Medicare funds for debt management purposes.

Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (Public Law 104–193)

This act prohibited payment of Social Security benefits to any noncitizen in the United States who is not lawfully present in the United States, unless the payment is made pursuant to a totalization agreement or treaty obligation.

Omnibus Consolidated Rescissions and Appropriations Act of 1996
(Public Law 104-134)

Providing for mandatory electronic funds transfers.—Federal payments, including Social Security and Supplemental Security Income benefits payable beginning after July 1996 to persons with bank accounts, must be paid by electronic funds transfer (EFT). All recurring Federal payments made after January 1, 1999 will be made by EFT, except that the Secretary of the Treasury may waive the requirement under certain circumstances.

Enhancing debt collection.—Provided SSA with permanent debt collection authorities, including administrative offset of other Federal benefit payments, offset of Federal salaries, reporting of delinquent debt to credit bureaus, use of private collection agencies, and assessment of late charges.

CHANGES IN THE 105TH CONGRESS

Revenue Reconciliation Act of 1997 (incorporated into Public Law 105-34)

Expanding SSA records for tax collection.—This provision provides that, for an application for a Social Security number (SSN) for a person under age 18, SSA must collect the SSNs of each parent, in addition to currently required evidence of age, identity, and citizenship, and share this information with the Internal Revenue Service for administration of tax benefits based on support or residency of a child.

Excluding termination payments made to insurance salesmen.—Payments made to a self-employed insurance salesman after his agreement to work for the insurance company has terminated are excluded from Social Security coverage if: he performed no additional work for the company in that taxable year; he entered into a covenant not to compete with the company; and the amount of the payment was based entirely on the policies the salesman sold during the last year of the agreement which remain in force and not on his length of service or overall earnings from the company.

CHANGES IN THE 106TH CONGRESS

Foster Care Independence Act of 1999 (Public Law 106-169, signed December 14, 1999)

Enforcing benefit restrictions for prisoners.—The Commissioner is required to share (on a reimbursable basis) information obtained under agreements with institutions reporting prisoners with other Federal or federally assisted cash, food, or medical assistance programs to ensure that other Federal, State or local benefits do not inappropriately flow to prisoners.

Creating new administrative sanctions to deter abuse.—A new penalty is added to previous penalties for nonpayment of OASDI and SSI benefits for individuals found to have lied or misrepresented facts in applying for benefits. The penalty is a period of nonpayment of 6 months for the first violation, 12 months for the second, and 24 months for the third such violation. A prior provision banning benefits for 10 years for individuals who misrepresent residence to claim benefits in two or more States is repealed.

Protecting Social Security funds.—Representative payees are made liable for an OASDI or SSI overpayment caused by a payment made to a beneficiary who has died. SSA must establish an overpayment control record under the representative payee's SSN. The legislation also bars from the OASDI and SSI Programs representatives and health care providers found to have helped commit fraud; the bar from participation would last for 5 years, 10 years, and permanently for the first, second and third such finding, respectively.

Adding resources and legislative tools to combat fraud.—The Commissioner is required to consult with the Inspector General of SSA and the Attorney General regarding additional measures to combat fraud in Social Security's Disability Programs, as well as methods for improving the processing of reported changes to beneficiaries' income. In addition, SSA must include in its annual budget an itemization of the funds needed to combat fraud. The legislation also provides for readier data exchanges with State and Federal agencies to ensure proper benefit payment.

Ticket to Work and Work Incentives Improvement Act of 1999 (Public Law 106-170, signed December 17, 1999)

Creating new avenues to work and self-sufficiency.—Creates a new "Ticket to Work" Program, to be implemented in all States within 4 years, under which the Social Security Administration would provide Social Security Disability Insurance (SSDI) and SSI disability beneficiaries with tickets they can use to purchase services to help them enter the work force. Services would be tailored to individual needs and choices, with providers paid for results when beneficiaries return to the work force or achieve certain milestones. To protect those who attempt to work but must return to benefits, certain rules are eased for requalifying for benefits for those in need due to failing health.

Expanding availability of health care services for the disabled.—For SSDI beneficiaries who go to work, the legislation extends Medicare coverage for an added 4.5 year period beyond current law (for a total of 8.5 years). This provision also expands State options to provide Medicaid to workers with disabilities, provide grants to States to support workers with disabilities, create State demonstration programs to provide medical aid to workers with potentially severe disabilities, and hold down insurance costs for certain disabled workers.

Funding new studies and demonstration projects.—SSDI demonstration project authority is renewed for 5 years; SSA must conduct a project to study the incentives created by gradually reducing SSDI benefits \$1 for every \$2 in earnings over a set level. Several GAO and SSA reports are to be conducted on current work incentives for individuals with disabilities and on ways to improve such incentives.

Ensuring changes are paid for.—The ticket to work law made a number of technical changes to Social Security to ensure that any new benefits are fully paid for, including: awarding certain prisons reporting inmate lists with up to \$400 per inmate found to be collecting Social Security benefits (preventing fraud and benefit overpayments); restricting Social Security benefits for certain sex of-

fenders and prisoners jailed for under 1 year; allowing clergy members a 2 year "open season" to opt into Social Security; assessing attorneys who have SSA process their fees for associated administrative costs; and clarifying rules related to the removal of drug addiction and alcoholism as disabling conditions under the SSDI and SSI Programs.

Senior Citizens Freedom To Work Act (Public Law 106-182, signed April 7, 2000)

Eliminates the earnings limit as of the month the recipient attains the FRA, effective in 2000. In the year a recipient attains the FRA, the 1 for 3 reduction rate and the exempt amounts put in place by Public Law 104-121 will continue to apply.

STATISTICAL TABLES

TAX RATES AND COVERED EARNINGS

TABLE 1-1.—FICA AND SELF-EMPLOYMENT CONTRIBUTIONS ACT (SECA) TAX RATES AND MAXIMUM TAXABLE EARNINGS, SELECTED YEARS 1937-2001

[In percent]

Calendar year	Rate paid by employee and employer					Self-employed rate	Maximum taxable earnings
	OASI	Disability insurance (DI)	OASDI	Hospital insurance (HI)	Total		
1937	1.0	NA	NA	NA	1.0	NA	\$3,000
1950	1.5	NA	NA	NA	3.0	NA	3,000
1960	3.0	0.25	2.75	NA	3.0	4.5	4,800
1970	3.65	0.55	4.20	0.60	4.8	6.9	7,800
1980	4.52	0.56	5.08	1.05	6.13	8.1	25,900
1990	5.60	0.60	6.20	1.45	7.65	15.3	51,300
1995	5.26	0.94	6.20	1.45	7.65	15.3	¹ 61,200
1999	5.35	0.85	6.20	1.45	7.65	15.3	¹ 72,600
2000	5.30	0.90	6.20	1.45	7.65	15.3	¹ 76,200
2001 and later	5.30	0.90	6.20	1.45	7.65	15.3	(²)

¹ OASDI; no limit (HI).

² Not yet determined for OASDI; no limit (HI).

NA—Not applicable.

Note.—Until 1991 the maximum taxable earnings for HI were the same as for OASDI. In 1991, 1992, and 1993 maximum taxable earnings were \$125,000, \$130,200, and \$135,000 respectively, with no limit after 1993. Only 92.35 percent net self-employment earnings are taxable and half of the SECA taxes so computed is deductible for income tax purposes.

Source: Congressional Research Service.

TABLE 1-2.—OASDI AND HI TAX RATES FOR SELF-EMPLOYED INDIVIDUALS, 1980 AND LATER

[In percent]

Calendar year	OASI	DI	OASDI	HI	Total (OASDI and HI)
1980	6.2725	0.7775	7.05	1.05	8.10
1981	7.0250	0.9750	8.00	1.30	9.30
1982	6.8125	1.2375	8.05	1.30	9.35
1983	7.1125	0.9375	8.05	1.30	9.35
1984	10.4000	1.0000	11.40	2.60	¹ 14.00
1985	10.4000	1.0000	11.40	2.70	¹ 14.10
1986-87	10.4000	1.0000	11.40	2.90	¹ 14.30
1988-89	11.0600	1.0600	12.12	2.90	¹ 15.02
1990-93	11.2000	1.2000	12.40	2.90	15.30
1994-96	10.5200	1.8800	12.40	2.90	15.30
1997-99	10.7000	1.7000	12.40	2.90	15.30
2000 and later	10.6000	1.8000	12.40	2.90	15.30

¹ Tax credits for the self-employed equaled 2.7 percent in 1984, 2.3 percent in 1985, and 2.0 percent in 1986-89. The tax rate shown is not reduced for these credits. See text for explanation of change in tax treatment of the self-employed.

Source: Congressional Research Service.

TABLE 1-3.—EARNINGS COVERED BY OASDI SYSTEM, SELECTED YEARS 1950-99¹

[In billions of dollars]

Year	Total earnings	Earnings in covered employment		Total earnings in covered employment	Covered earnings as a percent of total earnings	Taxable earnings	Taxable earnings as a percent of total earnings in covered employment
		Employed	Self-employed				
1950	\$185.9	\$109.8	NA	\$109.8	59.1	\$87.5	79.7
1955	257.7	171.6	\$24.5	196.1	76.1	157.5	80.3
1960	324.7	236.0	29.2	265.2	81.7	207.0	78.1
1965	428.9	311.4	40.3	351.7	82.0	250.7	71.3
1970	631.3	483.6	48.0	531.6	84.2	415.6	78.2
1975	936.2	717.2	70.4	787.6	84.1	664.7	84.4
1976	1033.8	797.2	76.8	874.0	84.5	737.7	84.4
1977	1142.2	879.5	80.8	960.3	84.1	816.6	85.0
1978	1290.8	1024.4	94.0	1118.4	86.6	919.0	82.2
1979	1439.5	1147.9	100.6	1248.5	86.7	1074.2	86.0
1980	1555.1	1235.6	97.9	1333.5	85.7	1179.3	88.4
1981	1703.5	1361.2	98.7	1459.9	85.7	1294.2	88.6
1982	1773.3	1430.3	98.6	1528.9	86.2	1364.2	89.2
1983	1880.2	1503.8	109.9	1613.7	85.8	1456.2	90.2
1984	2102.1	1666.3	128.2	1794.5	85.4	1611.0	89.8
1985	2262.5	1802.4	141.8	1944.2	85.9	1727.6	88.9
1986	2393.0	1925.5	158.6	2084.1	87.1	1847.0	88.6
1987	2574.1	2057.2	179.9	2237.1	86.9	1959.0	87.6
1988	2791.5	2232.6	199.7	2432.3	87.1	2092.4	86.0
1989	2958.5	2362.5	210.9	2573.4	87.0	2237.8	87.0
1990	3135.6	2510.4	193.8	2704.2	86.2	2358.6	87.2
1991	3208.5	2566.7	195.5	2762.2	86.1	2422.5	87.7
1992	3416.9	2709.7	206.8	2916.5	85.4	2532.8	86.8
1993	3547.0	2808.9	214.0	3022.9	85.2	2636.1	87.2
1994	3713.3	2950.3	218.8	3169.1	85.3	2785.2	87.9
1995	3922.4	3132.4	226.9	3359.3	85.6	2919.4	86.9
1996 ²	4171.3	3327.5	239.8	3567.3	85.5	3076.5	86.2
1997 ²	4467.5	3594.4	253.3	3847.7	86.1	3287.4	85.4
1998 ²	4792.1	3870.2	270.4	4140.6	86.4	3517.0	84.9
1999 ²	5130.7	4142.0	296.3	4438.3	86.5	3765.0	84.8

¹ Sum of wages and salaries and proprietors' income with inventory valuation and capital consumption adjustments, as estimated by the Bureau of Economic Analysis in the National Income and Product Accounts.

² Preliminary.

NA—Not applicable; self-employment tax first took effect in 1951.

Source: Office of the Chief Actuary, Social Security Administration.

TABLE 1-4.—FICA AND SECA TAX PAYMENTS FOR AVERAGE AND HIGH EARNERS, SELECTED YEARS 1950–2000

Calendar year	Annual tax payments			
	Average earner ¹		High earner ¹	
	FICA ¹	SECA ²	FICA ¹	SECA ²
1950	\$38	NA	\$45	NA
1960	120	\$180	144	\$216
1970	297	427	374	538
1980	767	1,014	1,588	2,098
1999	2,318	3,682	7,401	11,774
Cumulative 1956–99 ³	134,212	200,804	273,856	419,806
2000	2,424	3,850	7,624	12,140

¹ Employee share only for FICA column. Average earner means someone who earned average wages throughout her working years (average wages are estimated for 1999 and 2000). For years before 1994, high earner means someone who earned the maximum wage level subject to Old-Age, Survivors, and Disability Insurance (OASDI) and HI taxes. For 1994 onward it is assumed to be someone who earns \$200,000 a year.

² Figures in table are net of income tax deduction equal to one half of SECA taxes.

³ Includes interest compounded at rates of long-term Treasury issues. Encompasses a hypothetical 44-year career that began at age 21 and ended at age 65.

NA—Not applicable.

Source: Congressional Research Service.

TABLE 1-5.—AMOUNT OF COVERED WAGES NEEDED TO EARN ONE QUARTER OF COVERAGE, SELECTED CALENDAR YEARS 1978–2009

1978	\$250
1980	290
1985	410
1990	520
1995	630
2000	780
2005	¹ 970
2009	¹ 1,140

¹ Based on economic assumptions in the 2000 Annual Report of the Board of Trustees of the Federal OASI and Disability Insurance Trust Funds.

Source: Office of the Chief Actuary, Social Security Administration.

COVERED WORKERS

TABLE 1-6.—ESTIMATED SOCIAL SECURITY COVERAGE, 1999

[In millions]

	Total	Noncovered	Percent covered
Workers ¹	158.5	6.8	95.7
Jobs: ²			
State and local government ³	23.4	5.8	75.1
Federal civilian	3.9	1.0	73.1
Students ⁴	2.4	2.2	6.3

¹ Includes both employees and self-employed.

² Because workers may work at more than one job during the year, the total number of noncovered jobs exceeds the total number of noncovered workers. Because this table includes workers who worked in a noncovered job at any time during the year, it shows a higher number of noncovered workers than does table 1-7, which is based on coverage status in December of each year.

³ Excludes students.

⁴ Includes students employed at both public and private colleges and universities.

Source: Office of the Chief Actuary, Social Security Administration.

TABLE 1-7.—CIVILIAN WORKERS COVERED BY SOCIAL SECURITY SYSTEM, SELECTED YEARS 1939-99

[In millions]

Year	Paid civilian employees ¹	OASDI coverage		OASDI and HI-only coverage	
		Number	Percent	Number	Percent
1939 ²	43.6	24.0	55.1	24.0	55.1
1944 ²	51.2	30.8	60.2	30.8	60.2
1949 ²	56.7	34.3	60.5	34.3	60.5
1955	62.8	51.8	82.5	51.8	82.5
1960	64.6	55.7	86.2	55.7	86.2
1965	71.6	62.7	87.6	62.7	87.6
1966	73.6	64.9	88.2	64.9	88.2
1967	74.4	65.7	88.3	65.7	88.3
1968	75.9	67.1	88.4	67.1	88.4
1969	78.0	68.6	87.9	68.6	87.9
1970	77.8	69.9	89.9	69.9	89.9
1971	79.6	71.7	90.1	71.7	90.1
1972	82.6	74.7	90.4	74.7	90.4
1973	85.6	77.6	90.6	77.6	90.6
1974	85.4	77.3	90.5	77.3	90.5
1975	86.0	77.9	90.6	77.9	90.6
1976	89.2	81.0	90.9	81.0	90.9
1977	93.5	85.1	91.0	85.1	91.0
1978	97.0	88.4	91.2	88.4	91.2
1979	99.4	90.7	91.3	90.7	91.3
1980	98.9	89.3	90.3	89.3	90.3
1981	99.0	90.2	91.1	90.2	91.1
1982	98.3	89.8	91.4	89.8	91.4
1983	102.2	93.6	91.6	96.0	94.0
1984	105.5	97.9	92.7	100.3	95.0
1985	107.7	100.0	92.9	102.4	95.1
1986	110.2	103.1	93.5	105.5	95.8
1987	113.3	106.5	94.0	109.1	96.3
1988	115.6	108.9	94.2	111.6	96.5
1989	117.4	110.8	94.4	113.5	96.7
1990	117.8	111.3	94.4	114.1	96.9
1991	117.1	110.8	94.7	113.6	97.0
1992	118.7	112.8	95.1	115.3	97.1
1993	121.3	115.6	95.3	118.0	97.2
1994	124.6	118.9	95.5	121.4	97.4
1995	125.0	119.4	95.5	121.9	97.5
1996	127.7	122.2	95.7	124.7	97.6
1997	130.6	125.2	95.9	127.7	97.8
1998	132.6	127.2	96.0	129.8	97.9
1999	134.6	129.2	96.0	131.8	98.0

¹ Includes paid employees and self-employed for all years.² Monthly average for these years, all other years as of December.

Source: Office of the Chief Actuary, Social Security Administration.

TABLE 1-8.—ESTIMATED SOCIAL SECURITY COVERAGE OF WORKERS WITH STATE AND LOCAL GOVERNMENT EMPLOYMENT, 1997

[Based on 1-percent sample; numbers in thousands]

State	All workers ¹	Covered workers	Percent covered
Alabama	374	348	93
Alaska	88	44	50
Arizona	392	355	91
Arkansas	207	191	92
California	2,393	1,060	44
Colorado	375	118	31
Connecticut	258	178	69
Delaware	105	64	61
Florida	1,076	924	86
Georgia	635	463	73
Hawaii	124	82	66
Idaho	136	128	94
Illinois	1,009	539	53
Indiana	467	416	89
Iowa	282	246	87
Kansas	289	249	86
Kentucky	356	273	77
Louisiana	774	110	14
Maine	128	63	49
Maryland	416	381	92
Massachusetts	450	40	9
Michigan	820	704	86
Minnesota	435	393	90
Mississippi	240	218	91
Missouri	473	367	78
Montana	96	86	90
Nebraska	173	153	88
Nevada	122	38	31
New Hampshire	102	89	87
New Jersey	613	573	93
New Mexico	186	156	84
New York	1,639	1,561	95
North Carolina	656	602	92
North Dakota	76	66	87
Ohio	883	26	3
Oklahoma	295	264	89
Oregon	264	243	92
Pennsylvania	768	734	96
Rhode Island	72	58	81
South Carolina	344	319	93
South Dakota	80	74	93
Tennessee	449	412	92
Texas	1,571	872	56
Utah	200	182	91
Vermont	57	54	95
Virginia	554	512	92
Washington	487	425	87

TABLE 1-8.—ESTIMATED SOCIAL SECURITY COVERAGE OF WORKERS WITH STATE AND LOCAL GOVERNMENT EMPLOYMENT, 1997—Continued

[Based on 1-percent sample; numbers in thousands]

State	All workers ¹	Covered workers	Percent covered
West Virginia	152	134	88
Wisconsin	425	416	98
Wyoming	70	59	84
Total	22,636	16,062	71

¹ Includes seasonal and part-time workers for whom State and local government employment was not the major job.

Source: Office of Research, Evaluation and Statistics, Social Security Administration.

BENEFIT AND RECIPIENT DATA

TABLE 1-9.—OASDI BENEFITS PAID, SELECTED YEARS 1940-99

[In millions of dollars]

Year	OASDI	OASI	DI
1940	\$35	\$35	NA
1950	961	961	NA
1960	11,245	10,677	\$568
1970	31,863	28,796	3,067
1980	120,511	105,074	15,437
1985 ¹	186,196	167,360	18,836
1990 ¹	247,796	222,993	24,803
1995 ¹	332,580	291,682	40,898
1999 ¹	385,768	334,437	51,331

¹ Unnegotiated checks not deducted.

NA—Not applicable.

Source: Office of Research, Evaluation and Statistics, Social Security Administration.

TABLE 1-10.—OASDI BENEFICIARIES IN CURRENT PAYMENT STATUS AND NEW AWARDS, DECEMBER 1999

Type of beneficiary	Number in current payment (in thousands)	Percent of beneficiary population	Average monthly benefit	Number of new awards (in thousands)	Average new award
Retired workers	27,775	62.3	\$804	1,690	\$795
Wives and husbands of retired workers	2,811	6.3	411	276	338
Children of retired workers ..	442	1.0	373	100	351
Disabled workers	4,879	10.9	754	620	783
Wives and husbands of disabled workers	176	0.4	189	46	207
Children of disabled workers	1,468	3.3	216	378	212
Widowed mothers and fathers	212	0.5	566	42	569
Surviving children	1,885	4.2	526	295	539
Widows and widowers	4,745	10.6	775	440	715
Disabled widow(er)s	199	0.4	500	30	502
Parents	3	(¹)	674	(²)	688
Special age-72	1	(¹)	209	(²)	101
Totals and averages	44,596	100.0	731	3,917	654

¹ Less than 0.05 percent.² Fewer than 500.

Source: Office of Research, Evaluation and Statistics, Social Security Administration.

TABLE 1-11.—NUMBER AND PERCENTAGE OF OASDI RECIPIENTS AND AVERAGE BENEFITS BY AGE, SEX, AND MARITAL STATUS, DECEMBER 1999

[Based on a 10-percent sample]

Beneficiary group	Number (thousands)	Percent of total beneficiaries	Average monthly benefit	Percent of total benefits
Retired workers	27,775	62.3	\$804	68.6
Retired men	14,321	32.1	905	39.8
Retired women	13,453	30.2	698	28.8
Disabled workers	4,879	10.9	754	11.3
Disabled men	2,801	6.2	846	7.3
Disabled women	2,078	4.7	630	4.0
Spouses of retired workers	2,811	6.3	411	3.5
Wives of retired workers	2,780	6.2	413	3.5
Wives with entitled children	58	0.1	307	0.1
Wives age 62 and older without entitled children	2,722	6.1	415	3.5
Husbands of retired workers	30	0.1	235	(¹)
Spouses of disabled workers	176	0.4	189	0.1
Wives of disabled workers	172	0.4	190	0.1
Wives with entitled children	122	0.3	159	0.1
Wives age 62 and older without entitled children	50	0.1	265	(¹)
Husbands of disabled workers	4	(¹)	145	(¹)
Children	3,795	8.5	388	4.5
Children of retired workers	442	1.0	373	0.5
Minor children (age 0-17)	241	0.5	339	0.3
Student children (age 18 and 19)	11	(¹)	417	(¹)
Disabled children (age 18 and older)	190	0.4	413	0.2
Children of deceased workers	1,885	4.2	526	3.0
Minor children (age 0-17)	1,354	3.0	515	2.1
Student children (age 18 and 19)	56	0.1	596	0.1
Disabled children (age 18 and older)	475	1.1	550	0.8
Children of disabled workers	1,468	3.3	216	1.0
Minor children (age 0-17)	1,375	3.1	210	0.9
Student children (age 18 and 19)	37	0.1	320	(¹)
Disabled children (age 18 and older)	56	0.1	311	0.1
Widowed mothers and fathers	212	0.5	566	0.4
Widowed mothers	202	0.5	570	0.4
Widowed fathers	10	(¹)	474	(¹)
Widows and widowers (nondisabled)	4,745	10.6	775	11.3
Widows (nondisabled)	4,709	10.6	776	11.2
Widowers (nondisabled)	36	0.1	572	0.1
Widows and widowers (disabled)	199	0.4	500	0.3
Widows (disabled)	194	0.4	504	0.3

TABLE 1-11.—NUMBER AND PERCENTAGE OF OASDI RECIPIENTS AND AVERAGE BENEFITS BY AGE, SEX, AND MARITAL STATUS, DECEMBER 1999—Continued

[Based on a 10-percent sample]

Beneficiary group	Number (thousands)	Percent of total beneficiaries	Average monthly benefit	Percent of total benefits
Widowers (disabled)	5	(¹)	340	(¹)
Parents total	3	(¹)	674	(¹)
Special age 72 (primary)	1	(¹)	209	(¹)
Total OASI beneficiaries	38,072	85.4	750	87.6
Total DI beneficiaries	6,524	14.6	618	12.4
Total OASDI beneficiaries	44,596	100.0	731	100.0

¹ Less than 0.05 percent.

Note.—Columns may not add due to rounding.

Source: Office of Research, Evaluation and Statistics, Social Security Administration.

TABLE 1-12.—PERCENTAGE OF PRIMARY INSURANCE AMOUNT (PIA) PAID FOR DEPENDENTS' AND SURVIVORS' BENEFITS

Type of monthly benefit	Percent of PIA
Dependents: ¹	
Wives, husbands—FRA	50.0
Mothers, fathers, children, grandchildren	50.0
Survivors: ¹	
Widows, widowers—FRA ²	100.0
Dependent parent—age 62	82.5
Widows, widowers—age 60; disabled—ages 50–59	71.5
Mothers, fathers, children	75.0

¹ Subject to maximum family benefit limitation.² Subject to general limitation that the survivor cannot get a higher benefit than the deceased worker would be getting if alive.

Note.—FRA = Full retirement age (currently 65, rising to 67 for workers born in 1960 or later).

Source: Congressional Research Service.

TABLE 1-13.—NUMBER OF SOCIAL SECURITY RETIRED WORKER NEW BENEFIT AWARDS AND PERCENT RECEIVING REDUCED BENEFITS BECAUSE OF ENTITLEMENT BEFORE AGE 65, SELECTED YEARS 1956-99¹

[In millions]

Year ¹	Total		Men		Women	
	Number	Percent	Number	Percent	Number	Percent
1956	0.9	12	0.6	NA	0.4	31
1960	1.0	21	0.6	NA	0.4	60
1965	1.2	49	0.7	43	0.4	60
1970	1.3	63	0.8	57	0.5	72
1975	1.5	73	0.9	69	0.6	79
1980	1.6	76	0.9	73	0.7	80
1985	1.7	74	1.0	70	0.7	79
1990	1.7	74	1.0	71	0.7	78
1995	1.6	72	0.9	69	0.7	75
1999	1.7	70	0.9	69	0.7	73

¹ As of December of given year; data for 1985-90 based on a 1-percent sample; data for other years based on 100 percent. Includes conversions at age 65 from disability to retirement rolls.

NA—Not applicable.

Source: Office of Research, Evaluation and Statistics, Social Security Administration.

TABLE 1-14.—PERCENTAGE OF WORKERS ELECTING SOCIAL SECURITY RETIREMENT BENEFITS AT VARIOUS AGES, SELECTED YEARS 1940-99¹

Year	Age 62	Ages 63-64	Age 65	Ages 66 and older	Average age
1940	(2)	(2)	8.3	91.7	68.7
1945	(2)	(2)	17.9	82.1	70.0
1950	(2)	(2)	23.1	76.9	68.5
1955	(2)	(2)	41.2	58.8	68.2
1960	10.0	7.9	35.3	46.7	66.2
1965	23.0	17.7	23.4	35.9	65.9
1970	27.8	23.2	36.9	12.1	64.2
1975	35.7	24.5	31.1	8.7	63.9
1980	40.5	22.2	30.7	6.6	63.7
1985	57.2	21.1	17.7	4.0	63.6
1990	56.6	20.2	16.6	6.7	63.6
1995	58.3	19.5	16.3	6.0	63.6
1999	58.6	18.8	15.6	7.0	63.7

¹ The age distribution excludes conversions at age 65 from disability to retirement rolls. Disability conversions are included in the computation of the average age. Age in year of award for 1970-80. Age in month of award for 1985-99.

² Retirement before age 65 was not available.

Source: Social Security Administration.

TABLE 1-15.—EARNINGS HISTORIES FOR HYPOTHETICAL WORKERS AGE 62 IN 2000

[Rounded to nearest dollar]

Year	Nominal earnings			Indexing factor	Indexed earnings		
	Low ¹	Average ²	Maximum ³		Low ¹	Average ²	Maximum ³
1960	\$1,803	\$4,007	\$4,800	\$7.2025	⁴ \$12,988	⁴ \$28,861	\$34,572
1961	1,839	4,087	4,800	7.0622	⁴ 12,988	⁴ 28,861	⁴ 33,898
1962	1,931	4,291	4,800	6.7254	⁴ 12,988	⁴ 28,861	⁴ 32,282
1963	1,978	4,397	4,800	6.5644	⁴ 12,988	⁴ 28,861	⁴ 31,509
1964	2,059	4,576	4,800	6.3067	⁴ 12,988	⁴ 28,861	⁴ 30,272
1965	2,096	4,659	4,800	6.1951	12,988	28,861	⁴ 29,737
1966	2,222	4,938	6,600	5.8443	12,988	28,861	38,573
1967	2,346	5,213	6,600	5.5360	12,988	28,861	36,537
1968	2,507	5,572	7,800	5.1800	12,988	28,861	40,404
1969	2,652	5,894	7,800	4.8969	12,988	28,861	38,196
1970	2,784	6,186	7,800	4.6654	12,988	28,861	36,390
1971	2,924	6,497	7,800	4.4422	12,988	28,861	34,649
1972	3,210	7,134	9,000	4.0457	12,988	28,861	36,412
1973	3,411	7,580	10,800	3.8075	12,988	28,861	41,121
1974	3,614	8,031	13,200	3.5939	12,988	28,861	47,439
1975	3,884	8,631	14,100	3.3440	12,988	28,861	47,150
1976	4,152	9,226	15,300	3.1281	12,988	28,861	47,860
1977	4,401	9,779	16,500	2.9512	12,988	28,861	48,695
1978	4,750	10,556	17,700	2.7341	12,988	28,861	48,394
1979	5,166	11,479	22,900	2.5142	12,988	28,861	57,575
1980	5,631	12,513	25,900	2.3064	12,988	28,861	59,737
1981	6,198	13,773	29,700	2.0955	12,988	28,861	62,236
1982	6,539	14,531	32,400	1.9862	12,988	28,861	64,351
1983	6,858	15,239	35,700	1.8939	12,988	28,861	67,612

1984	7,261	16,135	37,800	1.7887	12,988	28,861	67,614
1985	7,570	16,823	39,600	1.7156	12,988	28,861	67,940
1986	7,795	17,322	42,000	1.6662	12,988	28,861	69,980
1987	8,292	18,427	43,800	1.5663	12,988	28,861	68,604
1988	8,700	19,334	45,000	1.4928	12,988	28,861	67,175
1989	9,045	20,100	48,000	1.4359	12,988	28,861	68,924
1990	9,463	21,028	51,300	1.3725	12,988	28,861	70,411
1991	9,815	21,812	53,400	1.3232	12,988	28,861	70,660
1992	10,321	22,935	55,500	1.2584	12,988	28,861	69,840
1993	10,410	23,133	57,600	1.2476	12,988	28,861	71,865
1994	10,689	23,754	60,600	1.2150	12,988	28,861	73,631
1995	11,118	24,706	61,200	1.1682	12,988	28,861	71,495
1996	11,661	25,914	62,700	1.1137	12,988	28,861	69,832
1997	12,342	27,426	65,400	1.0523	12,988	28,861	68,823
1998	12,988	28,861	68,400	1.0000	12,988	28,861	68,400
1999	⁵ 13,634	⁵ 30,299	72,600	1.0000	⁵ 13,634	⁵ 30,299	72,600

¹ Worker with earnings equal to 45 percent of the Social Security average wage index.

² Worker with earnings equal to the Social Security average wage index.

³ Worker with earnings equal to the Social Security maximum taxable earnings.

⁴ Dropout years.

⁵ Estimated.

Source: Office of the Chief Actuary, Social Security Administration.

TABLE 1-16.—MONTHLY BENEFIT AMOUNTS FOR SELECTED BENEFICIARY FAMILIES WITH FIRST ELIGIBILITY IN 1999, FOR SELECTED WAGE LEVELS, DECEMBER 1999

Beneficiary family	Workers with yearly earnings equal to		
	Federal minimum wage ¹	Average wage ²	Maximum taxable earnings ³
Retired-worker families:⁴			
Average indexed monthly earnings	\$1,106.00	\$2,288.00	\$4,463.00
Primary insurance amount	662.30	1,049.60	1,515.10
Maximum family benefit	995.60	1,916.20	2,651.50
Monthly benefit amount:			
Retired worker claiming benefits at age 62:			
Worker alone	529.00	839.00	1,212.00
Worker with spouse claiming benefits at—			
Age 65 or older	860.00	1,363.00	1,969.00
Age 62	777.00	1,232.00	1,780.00
Survivor families:⁵			
Average indexed monthly earnings	943.00	2,294.00	5,567.00
Primary insurance amount	608.80	1,051.50	1,684.60
Maximum family benefit	913.30	1,918.80	2,948.30
Monthly benefit amount:			
Survivors of worker deceased at age 40:			
One surviving child	456.00	788.00	1,263.00
Widowed mother or father and one child	912.00	1,576.00	2,526.00
Widowed mother or father and two children	912.00	1,917.00	2,946.00
Disabled worker families:⁶			
Average indexed monthly earnings	1,027.00	2,290.00	5,182.00
Primary insurance amount	636.40	1,050.30	1,625.60
Maximum family benefit	893.80	1,575.40	2,438.30
Monthly benefit amount:			
Disabled worker age 50: ⁷			
Worker alone	636.00	1,050.00	1,625.00
Worker, spouse, and one child	892.00	1,574.00	2,437.00

¹ Annual earnings are calculated by multiplying the Federal minimum wage by 2,080 hours. Increases in the minimum wage during the year are prorated.

² Worker earned the national average wage in each year used in the computation of the benefit.

³ Worker earned the maximum amount of wages that can be credited to a worker's Social Security record in all years used in the computation of the benefit.

⁴ Assumes the worker began to work at age 22, retired at age 62 in 1999 with maximum reduction, and had no prior period of disability.

⁵ Assumes the deceased worker began to work at age 22, died in 1999 at age 40, had no earnings in that year, and had no prior period of disability.

⁶ Assumes the worker began work at age 22, became disabled in 1999 at age 50, and had no prior disability.

⁷ The 1980 amendments to the Social Security Act provide for a different family maximum amount for disability cases. For disabled workers entitled after June 1980, the maximum is the smaller of: (1) 85 percent of the worker's average indexed monthly earnings (AIME) (or 100 percent of the PIA, if larger); or (2) 150 percent of the PIA.

Source: Social Security Administration.

TABLE 1-17.—SOCIAL SECURITY REPLACEMENT RATES, SELECTED YEARS 1940-2040
[In percent]

	Age at retirement ²	Replacement rates ¹		
		Low earnings ³	Average earnings ⁴	Maximum earnings ⁵
1940	65	39.4	26.2	16.5
1950	65	33.2	19.7	21.2
1960	65	49.1	33.3	29.8
1965	65	45.6	31.4	32.9
1970	65	48.5	34.3	29.2
1975	65	59.9	42.3	30.1
1976	65	60.1	43.7	32.1
1977	65	61.0	44.8	33.5
1978	65	63.4	46.7	34.7
1979	65	64.4	48.1	36.1
1980	65	68.1	51.1	32.5
1981	65	72.5	54.4	33.4
1982	65	65.8	48.7	28.6
1983	65	63.5	45.8	26.3
1984	65	62.6	42.8	23.7
1985	65	61.1	40.9	22.8
1986	65	60.3	41.1	23.1
1987	65	59.5	41.2	22.6
1988	65	58.4	40.9	23.0
1989	65	57.9	41.6	24.1
1990	65	58.2	43.2	24.5
2000	65	52.8	39.2	23.7
2010	66	56.6	42.2	27.1
2020	66 and 2 months	56.4	41.9	27.6
2030	67	56.2	41.9	27.5
2040 ⁶	67	56.2	41.9	27.5

¹Total monthly benefits payable for year of entitlement at FRA expressed as percent of earnings in year prior to entitlement for workers with steady career earnings.

²Full retirement age will rise from 65 starting with workers attaining age 62 in 2000 and will ultimately reach 67 for workers attaining age 62 in 2022 and later.

³Earnings equal to 45 percent of the Social Security average-wage index.

⁴Earnings equal to the Social Security average-wage index.

⁵Earnings equal to the maximum wage taxable for Social Security purposes.

⁶Assumes full benefits remain payable despite projection in 2000 Trustees' Report that the trust funds will be depleted in 2037.

Note.—Projections are based on the intermediate assumptions of the 2000 OASDI Trustees' Report.

Source: Office of the Chief Actuary, Social Security Administration.

BENEFIT ADJUSTMENTS

TABLE 1-18.—SOCIAL SECURITY BENEFIT INCREASES FROM THE BEGINNING OF THE PROGRAM THROUGH JANUARY 2000

[In percent]

Date increase paid	Amount of increase
January 2000	2.4
January 1999	1.3
January 1998	2.1
January 1997	2.9
January 1996	2.6
January 1995	2.8
January 1994	2.6
January 1993	3.0
January 1992	3.7
January 1991	5.4
January 1990	4.7
January 1989	4.0
January 1988	4.2
January 1987	1.3
January 1986	3.1
January 1985	3.5
January 1984	3.5
July 1982	7.4
July 1981	11.2
July 1980	14.3
July 1979	9.9
July 1978	6.5
July 1977	5.9
July 1976	6.4
July 1975 ¹	8.0
April/July 1974 ²	11.0
October 1972	20.0
February 1971	10.0
February 1970	15.0
March 1968	13.0
February 1965	7.0
February 1959	7.0
October 1954	13.0
October 1952	12.5
October 1950 ³	77.0

¹ Automatic cost-of-living adjustments (COLAs) began.² Increase came in two steps.³ First increase paid in October 1950.

Source: Social Security Administration.

TABLE 1-19.—HISTORICAL COMPARISON OF AVERAGE WAGE INCREASES TO BENEFIT INCREASES AND CHANGES IN THE CPI-W, 1965-99

[In percent]

Calendar year	Increase in wages ¹		Increase in CPI ²		Increase in benefits ³	
	Over prior year	Cumulative from each year to 1999	Over prior year	Cumulative from each year to 1999	Over prior year	Cumulative from each year to 1999
1965	1.8	550.4	1.6	414.9	7.0	523.9
1970	5.0	389.8	5.7	318.5	15.0	380.1
1971	5.0	366.3	4.4	301.1	10.0	336.5
1972	9.8	324.7	3.4	287.7	20.0	263.7
1973	6.3	299.7	6.2	265.2	0.0	263.7
1974	5.9	277.3	11.0	229.1	11.0	227.7
1975	7.5	251.0	9.1	201.7	8.0	203.4
1976	6.9	228.4	5.7	185.4	6.4	185.2
1977	6.0	209.8	6.5	168.0	5.9	169.3
1978	7.9	187.0	7.7	148.8	6.5	152.8
1979	8.7	163.9	11.4	123.3	9.9	130.1
1980	9.0	142.1	13.4	96.9	14.3	101.3
1981	10.1	120.0	10.3	78.6	11.2	81.0
1982	5.5	108.5	6.0	68.5	7.4	68.5
1983	4.9	98.8	3.0	63.6	⁴ 3.5	62.8
1984	5.9	87.8	3.5	58.0	3.5	57.3
1985	4.3	80.1	3.5	52.7	3.1	52.6
1986	3.0	74.9	1.6	50.3	1.3	50.6
1987	6.4	64.4	3.6	45.1	4.2	44.6
1988	4.9	56.7	4.0	39.5	4.0	39.0
1989	4.0	50.7	4.8	33.1	4.7	32.8
1990	4.6	44.1	5.2	26.5	5.4	26.0
1991	3.7	38.9	4.1	21.5	3.7	21.5
1992	5.2	32.1	2.9	18.1	3.0	17.9
1993	0.9	31.0	2.8	14.9	2.6	14.9
1994	2.7	27.6	2.5	12.1	2.8	11.8
1995	4.0	22.6	2.9	9.0	2.6	9.0
1996	4.9	16.9	2.9	5.9	2.9	5.9
1997	5.8	10.5	2.3	3.6	2.1	3.7
1998	5.2	5.0	1.3	2.2	1.3	2.4
1999	⁵ 5.0	NA	2.2	NA	⁶ 2.4	NA

¹ Average annual wages used to index earnings records.² Increase in annual average Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W).³ Legislated benefit increases through 1975 and increases based on the Consumer Price Index (CPI) thereafter. After 1975, the CPI and benefit increases are different because they reflect the change in prices measured over different periods of time.⁴ As a result of the Social Security Amendments of 1983, COLAs are provided on a calendar year basis, with the benefit increase payable in January rather than July. The July 1983 COLA was delayed to January 1984. This delay and a change in the computation period led to 6 months of 1983 (first quarter-third quarter) not being accounted for in any COLA increase—a period in which the CPI increased 2.4 percent.⁵ Preliminary.⁶ Effective December 1999, payable in January 2000.

NA—Not applicable.

Source: Office of the Chief Actuary, Social Security Administration.

TABLE 1-20.—INCREASES IN FULL RETIREMENT AGE AND DELAYED RETIREMENT CREDITS, WITH RESULTING BENEFIT, AS A PERCENT OF PRIMARY INSURANCE AMOUNT, PAYABLE AT SELECTED AGES, FOR PERSONS BORN IN 1924 OR LATER

Year of birth	Age 62 attained in—	Full retirement age	Credit for each year of delayed retirement after full retirement age	Benefit, as a percent of PIA, beginning at age—				
				62	65	66	67	70
1924	1986	65	3	80	100	103	106	115
1925-26	1987-88	65	3½	80	100	103½	107	117½
1927-28	1989-90	65	4	80	100	104	108	120
1929-30	1991-92	65	4½	80	100	104½	109	122½
1931-32	1993-94	65	5	80	100	105	110	125
1933-34	1995-96	65	5½	80	100	105½	111	127½
1935-36	1997-98	65	6	80	100	106	112	130
1937	1999	65	6½	80	100	106½	113	132½
1938	2000	65 and 2 months	6½	79⅙	98⅘	105⅙ ₁₂	111⅙ ₁₂	131⅙ ₁₂
1939	2001	65 and 4 months	7	78⅓	97⅙	104⅔	111⅓	132⅔
1940	2002	65 and 6 months	7	77½	96⅔	103½	110½	131½
1941	2003	65 and 8 months	7½	76⅔	95⅘	102½	110	132½
1942	2004	65 and 10 months	7½	75⅘	94⅘	101¼	108¾	131¼
1943-54	2005-16	66	8	75	93⅓	100	108	132
1955	2017	66 and 2 months	8	74⅙	92⅘	98⅘	106⅔	130⅔
1956	2018	66 and 4 months	8	73⅓	91⅙	97⅘	105⅓	129⅓
1957	2019	66 and 6 months	8	72½	90	96⅔	104	128
1958	2020	66 and 8 months	8	71⅓	88⅘	95⅘	102⅔	126⅔
1959	2021	66 and 10 months	8	70⅘	87⅙	94⅘	101⅓	125⅓
1960 or later	2022 or later	67	8	70	86⅔	93⅓	100	124

Source: Ballantyne, H.C. (1984).

TABLE 1-21.—WINDFALL BENEFIT FORMULA FACTORS

Years of Social Security coverage	First factor in formula (percent)
20 or fewer	40
21	45
22	50
23	55
24	60
25	65
26	70
27	75
28	80
29	85
30 or more	90

Source: Social Security Administration.

EFFECT OF CURRENT EARNINGS AND TAXATION OF BENEFITS

TABLE 1-22.—ANNUAL EARNINGS EXEMPT FROM THE EARNINGS LIMIT, CALENDAR YEARS 1975-2009

Year	Under FRA	FRA and over ¹
1975	\$2,520	\$2,520
1976	2,760	2,760
1977	3,000	3,000
1978	3,240	4,000
1979	3,480	4,500
1980	3,720	5,000
1981	4,080	5,500
1982	4,440	6,000
1983	4,920	6,600
1984	5,160	6,960
1985	5,400	7,320
1986	5,760	7,800
1987	6,000	8,160
1988	6,120	8,400
1989	6,480	8,880
1990	6,840	9,360
1991	7,080	9,720
1992	7,440	10,200
1993	7,680	10,560
1994	8,040	11,160
1995	8,160	11,280
1996	8,280	12,500
1997	8,640	13,500
1998	9,120	14,500
1999	9,600	15,500
2000	10,080	17,000
2001	² 10,680	25,000
2002	² 11,160	30,000
2003	² 11,640	² 31,320
2004	² 12,120	² 32,640
2005	² 12,600	² 33,960
2006	² 13,080	² 35,280
2007	² 13,680	² 36,840
2008	² 14,160	² 38,280
2009	² 14,760	² 39,960

¹ In 1955-82, retirement earnings test did not apply at ages 72 and older; beginning in 1983, it does not apply at ages 70 and older. Beginning in 2000, the retirement earnings limit no longer applies to persons at the FRA. However, during the year in which a person reaches the FRA, the annual exempt amounts shown apply for months preceding the attainment of the FRA. Amounts for 1978-82 specified by Public Law 95-216; for 1996-2002, Public Law 104-121. After 2003, the annual exempt amount is indexed to average wage growth.

² Based on economic assumptions in the 2000 Annual Report of the Board of Trustees of the Federal Old-Age and Survivors Insurance (OASI) and Disability Insurance Trust Funds.

Note.—FRA = Full retirement age (currently 65, rising to 67 for workers born in 1960 or later).

Source: Office of the Chief Actuary, Social Security Administration.

TABLE 1-23.—NUMBER OF RETIRED WORKERS WITH EARNINGS IN 1997¹

Total earnings	Ages 62-64	Ages 65-69
\$1-4,999	289,600	915,400
5,000-9,999	206,700	507,200
10,000-14,999	43,100	338,800
15,000-19,999	17,100	107,800
20,000-24,999	6,700	63,900
25,000-29,999	5,400	45,400
30,000-34,999	3,200	34,400
35,000-39,999	2,300	25,800
40,000-44,999	1,300	19,800
45,000-49,999	700	17,000
50,000-54,999	900	14,200
55,000-59,999	400	11,100
60,000-64,999	900	9,700
65,000-69,999	400	7,300
70,000-74,999	500	6,900
75,000-79,999	200	6,300
80,000-84,999	(²)	5,100
85,000-89,999	(²)	3,800
90,000-94,999	(²)	3,400
95,000-99,999	(²)	2,800
100,000 +	1,400	35,900
Total	581,200	2,182,000

¹ Includes retired workers entitled to Social Security benefits as of December 31, 1996.

² Fewer than 300 workers.

Source: Office of Research, Evaluation and Statistics, Social Security Administration; 1997 1 Percent Continuous Work History Sample.

TABLE 1-24.—MONTHLY SUBSTANTIAL GAINFUL ACTIVITY (SGA) AMOUNTS SINCE 1968

Year	SGA amounts for nonblind bene- ficiaries	SGA amounts for blind bene- ficiaries
1968-73	\$140	\$140
1974-75	200	200
1976	230	230
1977	240	240
1978	260	334
1979	280	375
1980	300	417
1981	300	459
1982	300	500
1983	300	550
1984	300	580
1985	300	610
1986	300	650
1987	300	680
1988	300	700
1989	300	740
1990	500	780
1991	500	810
1992	500	850
1993	500	880
1994	500	930
1995	500	940
1996	500	960
1997	500	1,000
1998	500	1,050
1999	¹ 500	1,100
2000	² 700	1,170

¹ Through June 30, 1999.

² July 1, 1999 and later.

Note.—SGA amounts for nonblind beneficiaries are set by regulation by the Commissioner of Social Security. SGA amounts for blind beneficiaries are indexed to increases in the average wage level. Before 1978, SGA levels for blind beneficiaries were the same as those for nonblind beneficiaries.

Source: Office of Research, Evaluation and Statistics, Social Security Administration.

TABLE 1-25.—EFFECT OF TAXING SOCIAL SECURITY BENEFITS BY INCOME CLASS, PROJECTED CALENDAR YEAR 2000

[Numbers of persons in thousands; dollars in millions]

Level of individual or couple income ¹	Persons age 65 and older			All recipients			Aggregate amount of Social Security benefits	Aggregate amount of taxes on benefits	Taxes as a percent of benefits
	Number	Number affected by taxation ²	Percent affected by taxation ²	Number of Social Security beneficiaries ³	Number affected by taxation ³	Percent affected by taxation ³			
Less than \$10,000	5,358	0	0	7,410	0	0	\$46,394	0	0
\$10,000–\$15,000	3,849	0	0	5,064	0	0	46,029	0	0
\$15,000–\$20,000	3,425	0	0	4,244	0	0	39,692	0	0
\$20,000–\$25,000	2,853	0	0	3,408	0	0	34,163	0	0
\$25,000–\$30,000	2,581	66	3	2,964	105	4	28,876	\$12	0
\$30,000–\$40,000	4,180	1,263	30	4,747	1,490	31	47,016	506	1
\$40,000–\$50,000	3,158	2,664	84	3,702	3,189	86	36,520	1,761	5
\$50,000–\$100,000	5,149	4,660	91	5,749	5,605	97	63,721	8,833	14
Over \$100,000	2,212	1,900	86	2,133	2,128	100	25,526	6,187	24
All	32,765	10,553	32	39,421	12,517	32	367,937	17,299	5

¹Cash income (based on income of tax filing unit) plus capital gains realizations.

²Some elderly individuals do not receive Social Security benefits and thus are not affected by taxation of benefits.

³Includes beneficiaries under and over age 65.

Note.—Aggregate benefits and revenues are understated by about 10 percent because of benefits paid abroad, deaths of recipients before March interview, and exclusion of institutionalized beneficiaries. The number of beneficiaries is also understated.

Source: Congressional Budget Office simulations based on data from the Current Population Survey.

TABLE 1-26.—TAXATION OF OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE (OASDI) BENEFITS BY TRUST FUNDS CREDITED AND AS A PERCENT OF TOTAL OASDI BENEFIT PAYMENTS, FISCAL YEARS 1984–2005

[In millions of dollars]

Fiscal year	Total OASDI benefits	Taxes credited to trust funds from the taxation of OASDI benefits			Taxes credited to trust funds as percent of OASDI benefits		
		OASDI	Hospital insurance (HI)	Total	OASDI	HI	Total
1984	\$173,603	\$2,275	NA	\$2,275	1.3	NA	1.3
1985	183,959	3,368	NA	3,368	1.8	NA	1.8
1986	193,869	3,558	NA	3,558	1.8	NA	1.8
1987	202,430	3,307	NA	3,307	1.6	NA	1.6
1988	213,907	3,390	NA	3,390	1.6	NA	1.6
1989	227,150	3,772	NA	3,772	1.7	NA	1.7
1990	243,275	3,081	NA	3,081	1.3	NA	1.3
1991	263,104	5,921	NA	5,921	2.3	NA	2.3
1992	281,650	6,237	NA	6,237	2.2	NA	2.2
1993	298,176	6,161	NA	6,161	2.1	NA	2.1
1994	313,129	5,656	\$1,625	7,281	1.8	0.5	2.3
1995	328,841	5,449	3,883	9,332	1.7	1.2	2.8
1996	343,235	6,155	4,039	10,194	1.8	1.2	3.0
1997	358,281	6,862	3,541	10,403	1.9	1.0	2.9
1998	371,875	9,121	5,036	14,157	2.5	1.4	3.8
1999	382,843	10,803	6,498	17,301	2.8	1.7	4.5
2000 ¹	398,439	12,042	7,150	19,192	3.0	1.8	4.8
2001 ¹	419,263	11,010	6,836	17,846	2.6	1.6	4.3
2002 ¹	442,209	11,590	7,397	18,987	2.6	1.7	4.3
2003 ¹	466,596	12,202	8,001	20,203	2.6	1.7	4.3
2004 ¹	493,328	13,029	8,594	21,623	2.6	1.7	4.4
2005 ¹	522,809	14,031	9,158	23,189	2.7	1.8	4.4

¹ Projected; based on intermediate assumptions in the 2000 Annual Report of the Board of Trustees of the Federal Old-Age and Survivors Insurance and Disability Insurance Trust Funds.

NA—Not applicable.

Note.—Tax amounts are the amounts collected through the Federal income tax system (including adjustments for actual experience in prior years) plus, for OASDI only, taxes withheld from the OASDI benefits of certain nonresident aliens.

Source: Office of the Chief Actuary, Social Security Administration.

TABLE 1-27.—WORKSHEET FOR DETERMINING THE TAXABLE PORTION OF SOCIAL SECURITY BENEFITS

1. Enter yearly Social Security benefits	_____
2. Multiply line 1 by 0.50	_____
3. Enter adjusted gross income plus tax-free interest	_____
4. Add line 2 and line 3	_____
5. Enter: \$25,000 if single or head of household; \$32,000 if married filing jointly; \$0 if married filing separately	_____
6. Subtract line 5 from line 4 (If result on line 6 is zero or a negative number, stop; no benefits are taxable.)	_____
7. Divide line 6 by 2	_____
8. Enter smaller of amounts on line 2 or line 7	_____
9. Enter amount on line 4	_____
10. Enter: \$34,000 if single or head of household; \$44,000 if married filing jointly; \$0 if married filing separately	_____
11. Subtract line 10 from line 9 (If result on line 11 is zero or a negative number, stop; amount on line 8 is amount of benefits taxable.)	_____
12. Multiply line 11 by 0.85	_____
13. Enter smallest of: amount on line 8; \$4,500 if single or head of household; \$6,000 if married filing jointly; \$0 if married filing separately	_____
14. Add amounts on line 12 and line 13	_____
15. Multiply line 1 by 0.85	_____
16. Enter smaller of amounts on line 14 or line 15 (The amount on line 16 is the total amount of benefits taxable.)	_____

Source: Congressional Research Service.

TRUST FUND DATA

TABLE 1-28.—PROJECTED SOCIAL SECURITY TRUST FUNDS' INCOME, OUTGO, AND END-OF-YEAR BALANCES, SELECTED CALENDAR YEARS 2000-35

[In billions of dollars]

Calendar year	Tax income	Interest income	Total income	Outgo	End-of-year balance
2000	\$501	\$65	\$566	\$410	\$1,052
2005	635	120	755	539	2,022
2010	810	194	1,004	737	3,263
2015	1,035	281	1,315	1,045	4,640
2020	1,310	352	1,662	1,492	5,739
2025	1,650	376	2,026	2,065	6,008
2030	2,078	316	2,394	2,762	4,866
2035	2,620	136	2,757	3,572	1,729

Source: Board of Trustees (2000; intermediate assumptions).

TABLE 1-29.—ESTIMATED OPERATIONS OF THE COMBINED OASI AND DISABILITY INSURANCE (DI) TRUST FUNDS, SELECTED CALENDAR YEARS 2000-35

[In billions of constant 2000 dollars]

Calendar year	Income excluding interest	Interest income	Total income	Outgo	Balance at end of year
2000	\$500.7	\$64.9	\$565.7	\$410.3	\$1,051.5
2001	512.7	73.4	586.2	419.6	1,187.4
2002	521.1	81.5	602.5	429.5	1,326.0
2003	528.6	88.6	617.1	439.6	1,464.1
2004	536.2	95.7	631.9	450.6	1,600.5
2005	545.3	103.2	648.5	462.4	1,736.1
2006	552.8	110.8	663.6	475.0	1,869.1
2007	562.4	118.5	680.9	488.6	2,001.8
2008	571.0	126.3	697.3	503.2	2,131.8
2009	580.9	133.9	714.8	519.7	2,259.0
2010	591.5	141.6	733.1	538.1	2,381.8
2015	642.0	174.1	816.1	648.6	2,879.8
2020	691.1	185.8	876.9	786.9	3,027.7
2025	740.0	168.7	908.7	926.6	2,694.8
2030	792.4	120.6	912.9	1,053.4	1,855.6
2035	849.5	44.2	893.7	1,157.9	560.4

Note.—Figures are not shown for years after which the combined OASI and DI Trust Funds are estimated to be exhausted (year 2037 under intermediate assumptions). Adjustment from current to constant dollars is by the CPI.

Source: Board of Trustees (2000; intermediate assumptions).

TABLE 1–30.—PROJECTED BUDGET SURPLUSES (WITH AND WITHOUT SOCIAL SECURITY) AND FEDERAL DEBT, FISCAL YEARS 2000–10

[In billions of dollars]

	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	Total 2001–10
Federal budget surpluses with and without Social Security												
Assuming discretionary spending grows at the rate of inflation after 2000:												
With Social Security	\$232	\$268	\$312	\$345	\$369	\$402	\$469	\$523	\$565	\$625	\$685	\$4,561
Without Social Security	84	102	126	143	154	169	222	260	288	332	377	2,173
Federal debt/or net asset position												
Assuming discretionary spending grows at the rate of inflation after 2000:												
Debt held by the public	3,409	3,158	2,854	2,522	2,165	1,774	1,315	¹ 800	¹ 242	¹ – 376	¹ – 1,054	
Debt held by the Social Security Trust Funds	1,005	1,171	1,358	1,560	1,775	2,007	2,254	2,517	2,795	3,087	3,394	
Debt held by other government accounts	1,202	1,287	1,384	1,481	1,573	1,662	1,762	1,858	1,954	2,050	2,145	

¹ Represents the net publicly-held debt of the government after subtracting excess cash held in depository accounts from debt still outstanding at end of fiscal year. Assumes portion of debt is not redeemable with the budget surplus of that year.

Note.—The figures shown above represent only one of three alternative sets of projections made by CBO. It reflects a scenario under which Federal discretionary spending would rise with inflation after fiscal year 2000. Two other Congressional Budget Office scenarios show larger unified and on-budget surpluses by assuming either: (1) that discretionary spending would be frozen after the year 2000 at the level provided in that year; or (2) that discretionary spending would be held to levels prescribed by budget limits enacted in 1997 (in effect through fiscal year 2002) after which it would be allowed to rise with inflation. The differences are significant, with larger projected unified budget surpluses and Social Security surpluses that represent considerably smaller shares of the totals (albeit the actual dollar amounts of the Social Security surpluses stay the same as shown above).

Source: Congressional Budget Office, "The Budget and Economic Outlook: An Update," July 2000.

TABLE 1-31.—HISTORICAL AND PROJECTED OPERATIONS OF THE COMBINED OASI AND DI TRUST FUNDS DURING FISCAL YEARS 1998-2010

[In billions of dollars]

	1998 actual	1999 prelimi- nary	2000 pro- jected	2001 pro- jected	2002 pro- jected	2003 pro- jected	2004 pro- jected	2005 pro- jected	2006 pro- jected	2007 pro- jected	2008 pro- jected	2009 pro- jected	2010 pro- jected
Combined OASDI Trust Funds:													
Income:													
Revenues	\$415.8	\$444.5	\$479.6	\$501.5	\$524.9	\$547.2	\$569.9	\$597.3	\$622.7	\$649.5	\$676.5	\$706.5	\$737.8
Intragovernmental:													
Taxes on benefits	9.1	10.8	11.5	10.8	11.5	12.2	13.0	13.8	14.7	15.7	16.7	17.9	19.2
Federal employer share	7.1	7.4	7.7	8.3	8.9	9.5	10.1	10.9	11.6	12.2	13.0	13.8	14.7
Interest	46.6	52.1	60.0	69.5	80.1	90.8	101.6	112.9	125.1	138.1	152.1	166.9	182.5
Other	0.0	0.0	0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1
Subtotal, intragovernmental ...	62.8	70.3	79.3	88.7	100.6	112.6	124.8	137.6	151.4	166.1	181.9	198.7	216.4
Total income	478.6	514.8	558.9	590.2	625.4	659.8	694.7	735.0	774.0	815.5	858.4	905.2	954.3
Outgo:													
Benefits	372.0	382.9	397.7	415.5	435.6	456.2	478.4	502.5	527.9	554.6	583.7	616.9	653.0
Discretionary administration	3.1	3.0	3.2	3.3	3.3	3.4	3.5	3.7	3.8	3.9	4.0	4.1	4.2
Treasury administration	0.3	0.4	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3
Railroad transfer	3.8	3.8	3.8	3.6	3.7	3.8	3.8	3.8	3.7	3.9	3.9	4.0	4.1
Quinquennial	0	0	0	1.2	0	0	0	0	0	0	0	0	0
Total outgo	379.2	390.1	405.0	423.9	443.0	463.8	486.0	510.3	535.7	562.7	591.9	625.3	661.7
Surplus	99.4	124.6	153.9	166.4	182.5	196.0	208.6	224.7	238.4	252.9	266.5	279.9	292.6
Memo:													
OASI surplus	85.9	109.1	132.6	143.1	158.4	172.0	185.1	201.4	216.0	231.7	246.7	261.1	275.0
DI surplus	13.5	15.7	21.3	23.3	24.1	24.0	23.5	23.3	22.4	21.2	19.7	18.8	17.6
Balance	730.3	855.0	1,008.9	1,175.3	1,357.8	1,553.8	1,762.4	1,987.1	2,225.5	2,478.3	2,744.8	3,024.7	3,317.3

Memo:

OASI balance	653.3	762.4	895.0	1,038.1	1,196.5	1,368.5	1,553.6	1,755.0	1,970.9	2,202.6	2,449.4	2,710.5	2,985.4
DI balance	77.0	92.6	113.9	137.2	161.3	185.3	208.8	232.1	254.5	275.7	295.4	314.3	331.9

Source: Unpublished data from the Congressional Budget Office, March 2000.

TABLE 1–32.—ESTIMATED TRUST FUND BALANCES AS A PERCENTAGE OF ANNUAL EXPENDITURES, SELECTED CALENDAR YEARS 2000–35

Beginning of calendar year	OASI	DI	Combined
2000	226	172	218
2001	251	196	243
2002	277	216	268
2003	304	231	293
2004	329	240	315
2005	353	243	335
2006	376	243	354
2007	397	238	370
2008	417	231	385
2009	434	223	397
2010	447	213	406
2015	472	152	418
2020	428	71	373
2025	348	0	293
2030	244	0	189
2035	126	0	71

Note.—Under intermediate assumptions, the OASDI fund is estimated to become exhausted in 2039, the DI fund in 2023, and the combined funds in 2037. The balances for the combined funds for years after a component fund has been exhausted are shown for illustrative purposes only, since no legal authority exists for interfund borrowing between OASI and DI.

Source: Board of Trustees (2000; intermediate assumptions).

TABLE 1–33.—MAXIMUM TRUST FUND RATIOS AND YEAR OF EXHAUSTION FOR THE OASDI TRUST FUNDS UNDER ALTERNATIVE ASSUMPTIONS

Assumption	OASI	DI	Combined
Alternative I (optimistic):			
Maximum trust fund ratio (percent)	597	1293	574
Year attained	2017	2074	2018
Year of exhaustion	NA	NA	NA
Alternative II (intermediate):			
Maximum trust fund ratio (percent)	473	243	421
Year attained	2014	2005	2013
Year of exhaustion	2039	2023	2037
Alternative III (pessimistic):			
Maximum trust fund ratio (percent)	357	188	301
Year attained	2011	2002	2009
Year of exhaustion	2029	2012	2026

NA—Not applicable.

Source: Board of Trustees (2000).

TABLE 1-34.—ESTIMATED INCOME RATES AND COST RATES, AS A PERCENTAGE OF TAXABLE PAYROLL, SELECTED CALENDAR YEARS 2000-75

Calendar year	OASI			DI			Combined		
	Income rate	Cost rate	Balance	Income rate	Cost rate	Balance	Income rate	Cost rate	Balance
2000	10.83	8.91	1.92	1.81	1.42	0.39	12.65	10.34	2.31
2001	10.85	8.89	1.96	1.82	1.46	0.35	12.67	10.36	2.31
2002	10.85	8.91	1.94	1.82	1.51	0.30	12.67	10.42	2.25
2003	10.85	8.94	1.91	1.82	1.57	0.24	12.67	10.51	2.16
2004	10.86	8.98	1.88	1.82	1.64	0.18	12.68	10.62	2.06
2005	10.87	9.02	1.84	1.82	1.71	0.11	12.68	10.74	1.95
2006	10.87	9.09	1.79	1.82	1.79	0.04	12.69	10.87	1.82
2007	10.88	9.16	1.72	1.82	1.86	-0.04	12.70	11.02	1.69
2008	10.89	9.25	1.64	1.82	1.93	-0.10	12.71	11.17	1.54
2009	10.90	9.37	1.53	1.82	1.98	-0.16	12.73	11.35	1.37
2010	10.91	9.53	1.38	1.82	2.02	-0.20	12.74	11.55	1.18
2015	10.98	10.74	0.25	1.83	2.17	-0.34	12.81	12.91	-0.10
2020	11.08	12.40	-1.32	1.83	2.26	-0.43	12.91	14.66	-1.75
2025	11.17	13.86	-2.69	1.83	2.38	-0.54	13.00	16.24	-3.24
2030	11.25	14.94	-3.69	1.84	2.41	-0.57	13.08	17.35	-4.26
2035	11.30	15.48	-4.18	1.84	2.38	-0.54	13.14	17.86	-4.72
2040	11.32	15.46	-4.14	1.84	2.41	-0.57	13.16	17.87	-4.71
2045	11.34	15.35	-4.01	1.84	2.51	-0.66	13.18	17.85	-4.67
2050	11.36	15.40	-4.04	1.85	2.56	-0.72	13.21	17.96	-4.76
2055	11.39	15.67	-4.28	1.85	2.60	-0.75	13.24	18.27	-5.03
2060	11.42	16.04	-4.62	1.85	2.58	-0.74	13.27	18.63	-5.36
2065	11.45	16.36	-4.91	1.85	2.59	-0.74	13.30	18.95	-5.65
2070	11.47	16.63	-5.16	1.85	2.60	-0.75	13.32	19.24	-5.92
2075	11.49	16.89	-5.40	1.85	2.63	-0.78	13.34	19.53	-6.18

Source: Board of Trustees (2000; intermediate assumptions).

TABLE 1-35.—ESTIMATED OASDI INCOME AND COST RATES AND ACTUARIAL BALANCES AS A PERCENTAGE OF TAXABLE PAYROLL OVER 25-, 50-, AND 75-YEAR PERIODS ¹

Valuation period	Ultimate percentage increase in wages ²		
	3.8-3.3	4.3-3.3	4.8-3.3
Summarized income rate:			
25-year: 2000-24	13.95	13.88	13.82
50-year: 2000-49	13.66	13.58	13.49
75-year: 2000-74	13.60	13.51	13.42
Summarized cost rate:			
25-year: 2000-24	13.22	12.84	12.47
50-year: 2000-49	15.19	14.63	14.08
75-year: 2000-74	15.99	15.40	14.81
Balance:			
25-year: 2000-24	+0.73	+1.04	+1.35
50-year: 2000-49	-1.53	-1.06	-0.58
75-year: 2000-74	-2.39	-1.89	-1.38

¹ Based on intermediate estimates with various real-wage assumptions.

² The first value in each pair is the assumed ultimate annual percentage increase in average wages in covered employment. The second value is the assumed ultimate annual percentage increase in the Consumer Price Index (CPI). The difference between the two values is the real-wage differential.

Source: Board of Trustees (2000).

TABLE 1-36.—ESTIMATED COST OF OASDI AND HI PROGRAMS AS A PERCENT OF GROSS DOMESTIC PRODUCT (GDP), SELECTED CALENDAR YEARS 2000-75

Calendar year	OASDI	HI	OASDI and HI
Annual cost rates:			
2000	4.19	1.39	5.58
2005	4.30	1.43	5.73
2010	4.57	1.53	6.10
2015	5.06	1.63	6.69
2020	5.70	1.78	7.48
2025	6.26	2.00	8.26
2030	6.62	2.23	8.85
2035	6.75	2.42	9.17
2040	6.69	2.54	9.22
2045	6.62	2.60	9.22
2050	6.59	2.63	9.22
2055	6.64	2.65	9.25
2060	6.70	2.69	9.39
2065	6.75	2.76	9.51
2070	6.79	2.84	9.63
2075	6.83	2.92	9.75
Summarized cost rates:			
2000-24	5.08	1.65	6.73
2000-49	5.68	1.96	7.64
2000-74	5.88	2.13	8.01

Note.—Summarized rates are calculated on the present value basis including the value of the trust funds in the first year and the cost of reaching and maintaining a target trust fund level of 1 year's expenditures by the last year.

Source: Board of Trustees (2000; intermediate assumptions).

TABLE 1-37.—POPULATION, WORK FORCE, AND OASDI BENEFICIARY DATA AND DEPENDENCY RATIOS, SELECTED YEARS 1960-2040

Work force measure	1960	1980	2000	2020	2040
Total population (in millions)	190	235	285	331	364
Covered workers (in millions)	73	114	154	172	182
OASDI beneficiaries (in millions)	14	35	45	69	88
Worker/beneficiary ratio	5.1	3.2	3.4	2.5	2.1
Aged dependency ratio ¹	0.173	0.195	0.211	0.274	0.370
Total dependency ratio ²	0.904	0.749	0.697	0.710	0.802

¹ Ratio of the number of persons aged 65 and older to the number of persons aged 20-64.

² Ratio of the number of persons aged 65 and older plus the number of persons aged under 20, to the number of persons aged 20-64.

Source: Board of Trustees (2000; intermediate assumptions).

TABLE 1-38.—FERTILITY, DEATH RATE AND LIFE EXPECTANCY ASSUMPTIONS, SELECTED YEARS 1940–2075

Calendar year	Total fertility rate ¹ (per woman)	Age-sex-adjusted death rate ² (per 100,000)	Life expectancy ³ at birth		Life expectancy ³ at age 65	
			Male	Female	Male	Female
1940	2.23	1,672.6	61.4	65.7	11.9	13.4
1945	2.42	1,488.6	62.9	68.4	12.6	14.4
1950	3.03	1,339.9	65.6	71.1	12.8	15.1
1955	3.50	1,243.0	66.7	72.8	13.1	15.6
1960	3.61	1,237.9	66.7	73.2	12.9	15.9
1965	2.88	1,210.8	66.8	73.8	12.9	16.3
1970	2.43	1,138.4	67.1	74.9	13.1	17.1
1975	1.77	1,020.9	68.7	76.6	13.7	18.0
1980	1.85	961.1	69.9	77.5	14.0	18.4
1985	1.84	912.3	71.1	78.2	14.4	18.6
1990	2.07	865.8	71.8	78.9	15.0	19.0
1991	2.07	854.8	71.9	79.0	15.1	19.1
1992	2.06	843.7	72.2	79.2	15.2	19.2
1993	2.04	863.5	72.0	78.9	15.1	19.0
1994	2.04	852.5	72.2	79.0	15.3	19.0
1995	2.02	850.1	72.4	79.0	15.3	19.0
1996	2.03	837.1	72.8	79.1	15.4	19.0
1997	2.04	822.6	73.3	79.3	15.5	19.1
1998	2.06	796.1	73.9	79.4	16.0	19.1
1999	2.06	803.0	73.7	79.5	15.8	19.1
2000	2.05	796.3	73.9	79.6	15.9	19.2
2005	2.03	767.0	74.7	80.0	16.1	19.3
2010	2.01	744.2	75.4	80.4	16.4	19.4
2015	1.99	720.1	75.9	80.7	16.6	19.6
2020	1.97	692.7	76.4	81.1	16.9	19.8
2025	1.95	665.9	76.9	81.6	17.2	20.1
2030	1.95	640.6	77.4	82.0	17.5	20.4
2035	1.95	617.0	77.9	82.4	17.8	20.7
2040	1.95	594.8	78.3	82.7	18.1	21.0
2045	1.95	574.0	78.7	83.1	18.3	21.2
2050	1.95	554.5	79.1	83.5	18.6	21.5
2055	1.95	536.1	79.5	83.8	18.9	21.8
2060	1.95	518.7	79.9	84.1	19.1	22.0
2065	1.95	502.3	80.3	84.5	19.4	22.3
2070	1.95	486.9	80.7	84.8	19.6	22.5
2075	1.95	472.2	81.0	85.1	19.9	22.7

¹The total fertility rate for any year is the average number of children who would be born to a woman in her lifetime if she were to experience the birth rates by age observed in, or assumed for, the selected year, and if she were to survive the entire childbearing period.

²The age-sex-adjusted death rate is the crude rate that would occur in the enumerated total population as of April 1, 1990, if that population were to experience the death rates by age and sex observed in, or assumed for, the selected year.

³The period life expectancy for any year is the average number of years of life remaining for a group of persons if that group were to experience the death rates by age observed in, or assumed for, the selected year.

Source: Board of Trustees (2000; intermediate assumptions).

TABLE 1-39.—SELECTED ECONOMIC ASSUMPTIONS, SELECTED YEARS 1960-2075

Calendar year	Average annual percentage change in—			Real-wage differential ³ (percent)	Average annual interest rate ⁴ (percent)	Average annual unemployment rate ⁵ (percent)	Average annual percentage increase in labor force ⁶
	Real GDP ¹	Average annual wage in covered employment	Consumer Price Index ²				
1960-64	4.2	3.4	1.3	2.1	3.7	5.7	1.3
1965-69	4.7	5.3	3.4	2.0	5.2	3.8	2.0
1970-74	2.8	6.3	6.1	0.2	6.7	5.4	2.6
1975	-0.3	6.7	9.1	-2.4	7.4	8.5	2.0
1976	5.2	8.5	5.7	2.8	7.1	7.7	2.5
1977	4.5	6.8	6.5	0.3	7.1	7.1	2.9
1978	5.7	11.6	7.7	3.9	8.2	6.1	3.3
1979	3.4	9.8	11.4	-1.6	9.1	5.8	2.7
1980	0.0	6.7	13.4	-6.7	11.0	7.2	1.9
1981	2.5	10.8	10.3	0.6	13.3	7.6	1.6
1982	-1.9	6.3	6.0	0.3	12.8	9.7	1.4
1983	4.2	4.2	3.0	1.2	11.0	9.6	1.2
1984	7.3	6.0	3.5	2.5	12.4	7.5	1.8
1985	3.9	6.0	3.5	2.6	10.8	7.2	1.7
1986	3.4	4.6	1.6	3.0	8.0	7.0	2.1
1987	3.5	4.6	3.6	1.0	8.4	6.2	1.7
1988	4.2	5.3	3.9	1.4	8.8	5.5	1.5
1989	3.5	3.9	4.9	-0.9	8.7	5.3	1.8
1990	1.7	5.1	5.2	-0.1	8.6	5.6	0.6
1991	-0.2	3.0	4.1	-1.1	8.0	6.8	0.4
1992	3.3	4.9	2.9	2.0	7.1	7.5	1.4
1993	2.4	1.9	2.8	-0.9	6.1	6.9	0.8
1994	4.0	3.4	2.5	1.0	7.1	6.1	1.4
1995	2.7	4.0	2.9	1.1	6.9	5.6	1.0
1996	3.7	4.5	2.9	1.6	6.6	5.4	1.2
1997	4.5	5.7	2.3	3.4	6.6	4.9	1.8
1998	4.3	5.6	1.3	4.3	5.6	4.5	1.0
1999	4.0	5.2	2.2	3.0	5.9	4.2	1.2
2000	3.5	4.6	3.1	1.5	6.7	4.1	1.3
2001	2.7	4.4	3.0	1.4	6.7	4.2	1.2
2002	2.3	4.2	3.0	1.2	6.2	4.4	1.0
2003	2.0	4.1	3.1	1.0	6.0	4.7	0.8
2004	2.0	4.1	3.2	0.9	6.1	4.9	0.8
2005	2.0	4.2	3.3	1.0	6.2	5.1	0.8
2006	2.0	4.2	3.3	0.9	6.3	5.2	0.8
2007	2.0	4.3	3.3	1.0	6.3	5.3	0.8
2008	2.0	4.2	3.3	0.9	6.3	5.4	0.8
2009	2.1	4.3	3.3	1.0	6.3	5.5	0.7
2010	2.1	4.3	3.3	1.0	6.3	5.5	0.7
2020	1.7	4.3	3.3	1.0	6.3	5.5	0.3
2030	1.7	4.3	3.3	1.0	6.3	5.5	0.3
2040	1.7	4.3	3.3	1.0	6.3	5.5	0.3
2050	1.6	4.3	3.3	1.0	6.3	5.5	0.2
2060	1.6	4.3	3.3	1.0	6.3	5.5	0.2
2070	1.6	4.3	3.3	1.0	6.3	5.5	0.2

TABLE 1–39.—SELECTED ECONOMIC ASSUMPTIONS, SELECTED YEARS 1960–2075—
Continued

Calendar year	Average annual percentage change in—			Real-wage differential ³ (percent)	Average annual interest rate ⁴ (percent)	Average annual unemployment rate ⁵ (percent)	Average annual percentage increase in labor force ⁶
	Real GDP ¹	Average annual wage in covered employment	Consumer Price Index ²				
2075	1.5	4.3	3.3	1.0	6.3	5.5	0.2

¹The real gross domestic product is the value of total output of goods and services, expressed in 1996 dollars.

²The Consumer Price Index (CPI) is the annual average value for the calendar year of the Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W).

³The real-wage differential is the difference between the percentage increases, before rounding, in the average annual wage in covered employment, and the average annual CPI.

⁴The average annual interest rate is the average of the nominal interest rates, which, in practice, are compounded semiannually, for special public-debt obligations issuable to the trust funds in each of the 12 months of the year.

⁵Unadjusted civilian unemployment rates are shown through 2009. Thereafter, the rates are adjusted to the age-sex distribution of the civilian labor force in 1999.

⁶The U.S. civilian labor force concept is used here.

Source: Board of Trustees (2000; intermediate assumptions).

TABLE 1–40.—NET ADMINISTRATIVE EXPENSES AND ADMINISTRATIVE EXPENSES AS A
PERCENTAGE OF BENEFIT PAYMENTS, FISCAL YEARS 1995–99

[In billions of dollars]

Fiscal year	Total administrative expenses	Administrative expenses as a percentage of benefit payments paid from:		
		Old-Age and Survivors Insurance (OASI) Trust Fund	DI Trust Fund	Combined funds
1995	\$2.87	0.6	2.7	0.9
1996	2.86	0.6	2.5	0.8
1997	3.21	0.6	2.7	0.9
1998	3.60	0.6	3.3	1.0
1999	3.36	0.6	3.0	0.9

Source: Office of the Chief Actuary, Social Security Administration.

DISABILITY PROGRAM DATA

TABLE 1-41.—NUMBER OF DISABILITY INSURANCE (DI) BENEFICIARIES, SELECTED YEARS 1960-99

Year	Disabled workers	Spouses	Children	Total
1960	455,371	76,599	155,481	687,451
1965	988,074	193,362	557,615	1,739,051
1970	1,492,948	283,447	888,600	2,664,995
1975	2,488,774	452,922	1,410,504	4,352,200
1980	2,861,253	462,204	1,358,715	4,682,172
1985	2,656,500	305,528	945,141	3,907,169
1990	3,011,294	265,890	988,797	4,265,981
1991	3,194,938	266,219	1,051,883	4,513,040
1992	3,467,783	270,674	1,151,239	4,889,696
1993	3,725,966	272,759	1,254,841	5,253,566
1994	3,962,954	271,054	1,349,511	5,583,519
1995	4,185,263	263,539	1,408,854	5,857,656
1996	4,385,623	223,854	1,462,557	6,072,034
1997	4,508,134	206,959	1,437,946	6,153,039
1998	4,698,319	189,843	1,446,408	6,334,570
1999	4,879,455	176,299	1,467,976	6,523,730

Source: Office of Research, Evaluation and Statistics, Social Security Administration.

TABLE 1-42.—PERCENT DISTRIBUTION BY AGE, SEX AND EDUCATION OF TITLE II DISABLED WORKER BENEFICIARIES GRANTED BENEFITS IN SELECTED CALENDAR YEARS 1970-99, COMPARED WITH ADULT U.S. POPULATION IN 1990

Characteristics	Year granted benefits																	Adult U.S. population ¹
	1970	1975	1979	1982	1985	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	
Age:																		
Under 35	9.0	11.0	13.6	14.4	16.8	15.2	16.2	15.7	15.7	16.8	16.2	14.7	13.3	12.3	11.4	11.0	12.3	45.6
35-44	11.0	10.0	11.5	12.3	15.0	16.5	17.9	18.7	19.6	20.4	20.9	20.7	20.4	20.4	19.7	19.5	20.4	24.4
45-54	26.0	26.0	27.2	26.5	25.7	23.3	24.7	24.7	25.1	25.6	26.8	27.7	28.3	29.7	30.3	31.1	32.6	16.3
55-59	24.0	23.0	27.0	27.2	23.9	20.6	20.4	19.9	19.5	18.5	18.6	19.2	19.9	20.0	21.0	21.1	21.4	6.8
60 and older	30.0	30.0	20.6	19.6	18.7	24.4	20.9	21.0	20.1	18.7	17.6	17.8	18.0	17.4	17.6	17.3	13.2	6.9
Median age (years)	56.0	55.6	53.4	53.1	51.7	53.3	52.1	51.9	51.4	50.5	50.3	50.8	51.3	51.3	51.7	51.8	50.9	32.9
Sex:																		
Male	74	68	69	70	67	66	64	64	64	63	62	60	58.4	56.7	55.5	54.3	54.3	49.5
Female	26	32	31	30	33	34	36	36	36	37	38	40	41.4	43.2	44.5	45.3	45.7	50.5
Education (years of school completed):																		
No schooling ²	2	1	1	1	2	1	1	1	1	1	1	1	NA	1	1	1	1	1
Elementary school (1-8)	44	37	29	26	23	18	17	16	16	12	11	12	NA	10	9	9	8	9
Some high school 9-11	46	52	55	56	59	59	60	62	62	50	45	55	NA	58	54	57	54	45
12	23	24	23	22	22	20	19	19	19	15	14	16	NA	16	14	15	14	11
Some college	23	28	32	34	37	39	41	43	43	35	31	39	NA	42	40	42	40	34
Unknown	9	10	12	14	14	15	17	17	17	14	12	16	NA	3	4	3	4	45
Unknown	0	0	3	3	2	7	5	5	5	23	31	16	NA	28	32	30	33	0

¹ Derived from 1990 census. Figures for age based on population aged 18-64. Figures for education based on persons aged 25 and older.

² Also includes special schools for handicapped.

NA—Not available.

Source: Office of Disability, Social Security Administration.

TABLE 1-43.—PERCENT DISTRIBUTION BY DISABLING CONDITION OF TITLE II DISABLED WORKER BENEFICIARIES GRANTED BENEFITS IN SELECTED CALENDAR YEARS, 1970-99

Disabling condition	1970	1975	1979	1982	1985	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999
Infective and parasitic diseases ¹ ...	3	1	1	1	1	0	1	6	6	7	7	6	6	5	3	3	2
Neoplasms	10	10	14	17	15	16	18	17	16	13	15	16	16	17	17	17	17
Allergic, endocrine system, metabolic and nutritional diseases ...	4	3	3	4	5	3	3	3	4	5	5	5	5	5	6	6	6
Mental, psychoneurotic and personality disorders	11	11	11	11	18	22	22	23	24	25	26	24	22	22	21	21	22
Diseases of the nervous system and sense organs	6	7	8	9	8	8	9	9	8	8	7	8	8	8	8	8	9
Circulatory system ..	31	32	28	25	19	18	17	16	15	14	15	14	14	14	14	13	13
Respiratory system	7	7	6	7	5	5	5	5	5	4	5	5	5	5	5	5	5
Digestive system	3	3	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2
Musculoskeletal	15	17	17	16	13	14	11	12	13	13	12	12	12	12	12	14	15
Accidents, poisonings and violence	8	6	6	6	4	5	4	4	4	4	3	3	3	4	4	4	4
Other/unknown	2	3	3	2	11	7	9	5	5	5	5	6	6	6	6	7	6
Total percent ²	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100

¹Beginning in 1990, AIDS/HIV cases are included in this category.

²May not add to 100 percent due to rounding.

Source: Office of Disability, Social Security Administration.

TABLE 1-44.—DISABLED WORKERS' APPLICATIONS, AWARDS, AWARDS AS A PERCENT OF APPLICATIONS, AND AWARDS PER 1,000 INSURED WORKERS FOR SELECTED CALENDAR YEARS, 1960-99

[Number of applications and total awards in thousands]

	Number of applications	Total awards	Awards as a percent of applications	Awards per 1,000 insured workers ¹
1960	418.6	207.8	49.6	4.5
1965	532.9	253.5	47.9	4.7
1970	868.2	350.4	40.3	4.8
1971	924.4	415.9	45.0	5.6
1972	947.8	455.4	48.1	6.0
1973	1,066.9	491.6	46.1	6.3
1974	1,330.2	536.0	40.3	6.7
1975	1,285.3	592.0	46.1	7.1
1976	1,232.2	551.5	44.8	6.5
1977	1,235.2	568.9	46.1	6.5
1978	1,184.7	464.4	39.2	5.2
1979	1,187.8	416.7	35.1	4.4
1980	1,262.3	396.6	31.4	4.0
1981	1,161.3	345.3	30.3	3.4
1982	1,020.0	298.5	29.1	2.9
1983	1,017.7	311.5	30.6	3.0
1984	1,035.7	357.1	34.9	3.4
1985	1,066.2	377.4	35.4	3.5
1986	1,118.4	416.9	37.3	3.8
1987	1,108.9	415.8	37.5	3.7
1988	1,017.9	409.5	40.2	3.6
1989	984.9	425.6	43.2	3.7
1990	1,067.7	468.0	43.8	4.0
1994	1,208.7	536.4	44.4	4.5
1992	1,335.1	636.6	47.8	5.2
1993	1,425.8	635.2	44.6	5.2
1994	1,443.8	631.9	43.8	5.1
1995	1,338.1	645.8	48.3	5.1
1996	1,279.2	624.3	48.8	4.9
1997	1,180.2	587.4	49.8	4.5
1998	1,169.3	608.1	52.0	4.6
1999	1,200.1	620.5	51.7	4.8

¹ Gross incidence rate.

Source: Office of the Chief Actuary, Social Security Administration.

TABLE 1-45.—ADMINISTRATIVE LAW JUDGE DI¹ DECISION RATES, INITIAL DENIALS AND TERMINATIONS,² FISCAL YEARS 1980-99

Fiscal year	Dismissed ³	Unfavorable ⁴	Favorable ⁵	Total	Percent favorable
Initial denials:					
1980	7,093	31,703	56,733	95,529	59.4
1981	15,141	59,930	98,129	173,200	56.7
1982	15,403	67,481	91,865	174,749	52.6
1983	14,334	65,626	79,427	159,387	49.8
1984	15,075	63,381	88,301	166,757	53.0
1985	14,806	61,161	92,118	168,085	54.8
1986	28,792	44,223	78,737	151,752	51.9
1987	15,271	58,412	98,180	171,863	57.1
1988	18,213	58,788	111,748	188,749	59.2
1989	19,695	54,284	122,070	196,049	62.3
1990	19,297	45,264	127,707	192,268	66.4
1991	19,880	44,594	144,945	209,419	69.2
1992	19,665	48,407	166,661	234,733	71.0
1993	20,190	47,579	171,508	239,277	71.7
1994	23,576	49,110	189,373	262,059	72.3
1995	44,234	65,415	220,558	330,207	66.8
1996	33,367	89,817	237,131	360,315	65.8
1997	53,205	89,689	199,040	341,934	58.2
1998	53,395	90,591	190,182	334,168	56.9
1999	43,228	78,553	181,938	303,719	59.9
Terminations:					
1980	1,431	4,197	9,909	15,537	63.8
1981	2,623	6,945	16,685	26,253	63.6
1982	4,670	17,502	37,306	59,478	62.7
1983	9,247	37,284	73,821	120,352	61.3
1984	25,681	22,590	56,327	104,598	53.9
1985	4,176	2,415	3,126	9,717	32.2
1986	1,095	2,129	2,014	5,238	38.4
1987	812	1,954	2,014	4,780	42.1
1988	1,031	2,807	3,426	7,264	47.2
1989	1,220	3,482	4,882	9,584	50.9
1990	1,166	2,940	4,695	8,801	53.3
1991	1,007	2,140	3,935	7,082	55.6
1992	812	1,642	2,812	5,266	53.4
1993	720	1,281	2,079	4,080	51.0
1994	656	1,082	1,540	3,278	47.0
1995	821	1,173	1,807	3,801	47.5
1996	1,172	2,275	2,488	5,935	41.9
1997	1,693	3,242	3,377	8,312	40.6
1998	2,157	4,586	4,251	10,994	38.7

¹Includes title II and concurrent title II/title XVI disability cases and concurrent title II/title XVI aged cases.

²Includes all termination cases regardless of the basis of termination.

³Dismissal of claimant's request for a hearing.

⁴Determination that claimant is not disabled or is no longer disabled.

⁵Determination that claimant is disabled or continues to be disabled.

Source: Office of Hearings and Appeals, Social Security Administration.

TABLE 1-46.—TITLE II CONTINUING DISABILITY REVIEW CESSATIONS AND CONTINUATIONS, FISCAL YEARS 1977-99

Fiscal year	Cessations		Continuations		Total cases		
	Number	Per- cent ¹	Number	Per- cent ²	Cessations and con- tinuations	Total disabled persons ³	Percent re- viewed ⁴
1977	41,475	38.7	65,745	61.3	107,220	3,322,230	3.2
1978	38,847	46.4	44,804	53.6	83,651	3,447,767	2.4
1979	45,216	48.1	48,868	51.9	94,084	3,457,837	2.7
1980	44,273	46.8	50,227	53.2	94,500	3,454,010	2.7
1981	80,956	47.9	87,966	52.1	168,922	3,413,602	4.9
1982	179,857	44.8	221,325	55.2	401,182	3,263,354	12.3
1983	182,074	41.7	254,424	58.3	436,498	3,226,888	13.5
1984 ⁵	31,927	24.6	97,752	75.4	129,679	3,249,367	4.0
1985 ⁵	475	14.6	2,785	85.4	3,260	3,332,870	0.1
1986	2,554	5.6	42,805	94.4	45,359	3,261,768	1.4
1987	20,343	12.4	143,712	87.6	164,055	3,433,524	4.8
1988	33,565	11.5	257,377	88.5	290,942	3,492,762	8.3
1989	24,102	9.2	237,722	90.8	261,824	3,559,840	7.4
1990 ⁶	15,154	10.5	129,026	89.5	144,180	3,678,509	3.9
1991 ⁷	5,697	12.5	39,749	87.5	45,446	3,866,645	1.2
1992	6,923	15.0	39,291	85.0	46,214	4,165,133	1.1
1993 ⁸	4,886	9.9	44,316	90.1	49,202	4,457,500	1.1
1994 ⁸	13,940	14.1	85,189	85.9	99,129	4,729,948	2.1
1995 ⁸	31,694	16.1	164,281	83.9	196,575	4,980,462	4.0
1996 ⁸	35,452	10.0	311,041	90.0	346,493	5,216,126	6.6
1997 ⁸	48,562	11.3	383,130	88.8	431,692	5,354,315	8.1
1998 ⁸	52,698	5.4	927,486	94.6	980,184	5,557,486	17.6
1999 ⁸	40,465	4.7	824,716	95.3	865,181	5,751,600	15.0

¹Percent of cessations = number of cessations ÷ (number of cessations + number of continuances) × 100.

²Percent of continuances = number of continuances ÷ (number of cessations + number of continuances) × 100.

³Number of disabled persons in current payment status (currently receiving benefits) at end of fiscal year.

⁴Percent of total disabled persons reviewed = (number of cessations + number of continuances) ÷ total disabled persons × 100.

⁵The decline in the number of reviews in 1984 and 1985 was due to the national moratorium on reviews pending enactment and implementation of new legislation that revised criteria for continuing disability reviews (CDRs) (legislation enacted in fiscal year 1984; regulations promulgated late fiscal year 1985).

⁶The decline in CDR processing in 1990 was due to the unanticipated demands of processing approximately 40,000 class action court cases.

⁷The continued decline in CDR processing was due to the increase in the initial claims workloads.

⁸Includes non-State CDR mailer continuations.

Source: Office of Disability, Social Security Administration.

TABLE 1-47.—DISABILITY CASES PENDING AND WAITING TIMES, 1988-99

[Cases pending and weeks of work on hand at State Disability Determination Services]

Fiscal year	Total cases pending at end of year ¹	Weeks of work on hand ²
1988	407,000	NA
1989	479,000	10.0
1990	538,000	11.7
1991	693,000	12.1
1992	725,000	10.7
1993	717,000	10.4
1994	721,000	10.3
1995	590,000	7.9
1996	702,000	9.8
1997	704,000	8.6
1998	760,000	10.4
1999	770,000	11.1

¹ Includes initial claims, reconsiderations, hearing office requests, CDRs and disability hearings.² Based on dispositions.

NA—Not available.

Source: Office of Disability, Social Security Administration, May 2000.

APPENDIX: RELATIONSHIP OF TAXES TO BENEFITS FOR SOCIAL SECURITY RETIREES—HOW LONG IT TAKES TO RECOVER THE VALUE OF TAXES PAID PLUS INTEREST

The issue of the relative value of Social Security benefits, compared to the value of the payroll taxes paid to earn those benefits, is often brought up in discussions of the nature of the program. This comparison is complex and involves many judgments, and is not easily answered with general aggregate numbers. In addition to all the technical factors that must be addressed, the nature of the Social Security law complicates such computations. Not only do analysts disagree on the proper techniques to use in making calculations, there are often fundamental disagreements involving subjective factors: what work patterns to use; what part of the Social Security tax to count; whether to include the employer's share of the tax; and what rate of interest to use.

This analysis seeks to avoid judgmental conclusions by providing a range of illustrations that vary these subjective factors. It does not evaluate the "moneysworth" of Social Security (answering whether recipients get a good deal from their investment), nor does it provide an "actuarial analysis" of how whole age cohorts fare. Rather, it simply presents illustrations of the amount of time it takes, and is projected to take, to recover the value of taxes paid plus interest (table 1-51). The illustrations represent a range of possible payback times, depending on variations in the assumptions used. In this way, no conclusions are made—but the illustrations allow readers to make their own judgments.

Many things complicate any determination of the relationship of benefits to taxes for future retirees. For example, although Social Security tax rates and benefit formulas are set by law, they are not

immutable. Since Congress has modified taxes and benefits many times since the beginning of the program, it is clearly inconsistent with the program's history to calculate taxes and benefits into the future on the assumption that these key elements will not change. There is little doubt they eventually will be altered, as it is projected that demographic phenomena will cause the program's projected outgo to outstrip its resources significantly 37 years from now. Higher taxes or benefit cuts would be necessary, at that point or as soon as 2015, if the self-supporting character of the program is to be continued. These changes obviously would affect the relationship of taxes to benefits. However, the nature of future changes is unknown, whereas current law is a given. Therefore, in order to assess the relationship of future taxes and benefits, this analysis uses calculations that are useful in presenting possible outcomes of policies currently incorporated in the law.

Calculations of the relationship of benefits to taxes for future retirees involve many key factors. The rate of Social Security taxation is set by law. The portion of the tax that provides cash benefits (Old-Age, Survivors, and Disability Insurance, or OASDI) to employees is 6.2 percent levied on both employees and employers. The old-age and survivors insurance portion of the tax from which retirement benefits are paid, is 5.3 percent, again, on both employees and employers. The tax rate applies to earnings up to a maximum amount. The "maximum taxable earnings" is \$76,200 in 2000 but will rise in the future at the same rate as average wages in the economy. Therefore, the amount of Social Security taxes an employee will pay under current law is a direct function of her earnings. If one knows the amounts of an individual employee's earnings, and what the maximum taxable earnings are each year, the amount of tax paid is easily calculated.

Future initial benefit amounts are also in part a function of one's earnings. Benefits are computed at first eligibility (age 62 for retirement) by a method that indexes both earnings over the worker's career and the benefit formula to changes in average wages in the economy. After age 62, benefits rise in tandem with the cost of living. As these factors are unknown, future benefit amounts cannot be predicted with certainty.

Further complicating the issue is the nature of the program. As a "social insurance" program, Social Security has both social and insurance goals. The social-goal features provide a design that deliberately gives a better return on taxes to some workers than to others. For example, the basic formula for calculating Social Security benefits is tilted to replace a higher proportion of earnings for low-paid workers. Also, a complex array of dependents' benefits is available at no additional cost for workers with families.

As with insurance, the exact relationship of Social Security benefits received to total taxes paid cannot be predicted for each and every worker. Thus, workers who die before or shortly after retirement and leave no survivors may collect only a few dollars in benefits or perhaps none at all. Other workers may collect Social Security benefits for many years after retirement and receive benefits substantially greater than the value of their Social Security taxes. Workers who become disabled or die at an early age might have paid relatively little in Social Security taxes, but they or their fami-

lies may receive benefits for many years, recovering the value of the worker's taxes many times.

There really is no "typical" Social Security beneficiary with a "typical" work history. An "average" benefit can be the result of many different work histories and thus be based on different amounts of taxes paid. For example, because the benefit formula does not require that all earnings be used in the benefit computation, workers with gaps in their earnings history may receive the same benefits as other workers, but pay less in total taxes.

Nevertheless, models can produce projections of future benefits, based on assumptions about wage and price growth, for workers with designated work histories and characteristics. This analysis makes such projections using several assumptions about illustrative workers. It assumes that each worker retires at age 65 in January of the designated year after having worked full time in employment covered by Social Security beginning at age 21. Similarly, all the illustrations reflect three lifetime earnings patterns—workers who always earned (1) the Federal minimum wage; (2) a wage equal to Social Security's "average wage series"; or (3) a wage equal to the maximum amount creditable under Social Security.

These work histories and characteristics are necessarily arbitrary. Many variations could be constructed that would alter the payback times. However, by comparing similar examples of workers in what may be considered illustrative situations one may make a number of observations without having to resolve all the judgmental questions concerning what constitutes a typical worker or having to provide a voluminous array of illustrations.

Calculations are based on the intermediate assumptions of the 2000 Social Security Trustees' Report to forecast wage and price growth. Under these assumptions, wages grow for most of the projected period by 4.3 percent a year, prices by 3.3 percent.

Although using common assumptions and focusing on certain examples allows comparisons across generations, there are other factors that can be varied depending on one's view of the Social Security system. Among these is whether to count the employer's share of the payroll tax. Most economists agree that employees pay for the employer's share of the tax in the form of forgone wages or fringe benefits. However, some maintain that employers are actually paying for income maintenance protection that they would have to pay for anyway in one form or another in the absence of the Social Security Program, and that they absorb part of it and pass the rest along to the general public in the form of higher prices. This analysis does not attempt to resolve this debate, but rather presents examples using both assumptions.

Another variable subject to the reader's judgment is the proportion of the Social Security tax to apply to retirement benefits. The payroll tax consists of three elements—old-age and survivors insurance (OASI), disability insurance (DI), and hospital insurance (HI). Because the DI and HI Programs have earmarked taxes, their own trust funds, and designated tax rates specified in the law, they are clearly and easily excludable from computations of taxes that pay for retirement benefits. OASI taxes pay for survivor as well as retirement benefits, and it would be inconsistent to include taxes that pay for survivor benefits on the tax side, but not include the

value of survivor benefits on the benefit side, in computing payback times. However, there is no separate allocation of taxes in the law for survivor or old-age benefits. It is possible to derive hypothetical year-by-year tax allocations for old-age benefits by assuming that such taxes would be in the same proportion to OASI tax rates as old-age benefits are to OASI benefits for each year. The Social Security Administration's actuaries have year-by-year projections of these benefits and this analysis uses them to compute taxes attributable solely to old-age benefits.

A problem with this approach is that the survivor portion of the tax cannot so easily be assigned to a benefit. While the DI and HI taxes protect against risks that really do not involve an element of choice—every worker could become too disabled to work or suffer illness in old age—there is an element of choice in whether a worker has dependents. Nevertheless, the worker still must pay the full OASI tax. An unmarried childless worker can maintain that it is inaccurate to say that only the old-age portion of the OASI tax should be used to compute the payback times of his retirement benefit when the worker is forced to pay a tax (the survivor portion of the OASI tax) for which he currently can derive no benefit. Also, it can be asserted that this approach understates the value of the accumulated taxes because it does not take account of the subsidy provided by workers who die before reaching retirement. However, such a subsidy is theoretical, whereas the illustrations refer to individuals who in fact have survived to retirement age and use the tax they actually would have paid. Because Social Security taxes are adjusted periodically to take account of current and projected program experience, it can reasonably be assumed that any subsidy effect is reflected in the rate of the OASI tax. Again, this analysis does not resolve the argument of whether to count the survivor portion of the OASI tax. It simply shows both ways of computing the relationship of benefits to taxes.

Of course, any calculation of such a relationship is heavily dependent on the interest rate assumptions used. The value of taxes over time is equivalent to their worth if invested. However, the amount of interest is not easily determinable. Were the value of taxes paid invested wisely its total real worth theoretically could be many times its nominal value. On the other hand, it is possible that the principal could be wiped out by poor investment choices. To obtain a middle ground, consisting of a reasonable and safe investment history, one could assume that the value of taxes paid was always placed in U.S. Government obligations. Excess Social Security taxes have always been invested in U.S. Government securities, so, to provide illustrations, we use the effective interest rates earned by the Social Security Trust Funds over the years and those projected for the future. Under the alternative II assumptions, average annual interest rates are projected ultimately to be 6.4 percent, a "real" interest rate of 3.0 percent (i.e., 3.0 percent above inflation). The interest is assumed to be tax free.

The cumulative value of taxes plus interest at the 3 different earnings levels for workers retiring in 2000 are shown in tables 1-48, 1-49, and 1-50.

TABLE 1-48.—SOCIAL SECURITY TAXES PAID BY A WAGE EARNER WHO HAS ALWAYS EARNED THE MINIMUM WAGE, 1956-99

Calendar year	Earnings	Tax rates (in percent)		Taxes paid		Effective interest rate ² (in percent)
		OASI	Old age ¹	OASI	Old age	
1956	1,993	2.000	1.526	39.86	30.42	2.401
1957	2,080	2.000	1.548	41.60	32.21	2.492
1958	2,080	2.000	1.555	41.60	32.34	2.516
1959	2,080	2.250	1.739	46.80	36.17	2.578
1960	2,080	2.750	2.111	57.20	43.91	2.598
1961	2,184	2.750	2.094	60.06	45.73	2.755
1962	2,392	2.875	2.187	68.77	52.32	2.825
1963	2,461	3.375	2.563	83.06	63.07	2.923
1964	2,600	3.375	2.553	87.75	66.37	3.084
1965	2,600	3.375	2.529	87.75	65.76	3.184
1966	2,600	3.500	2.568	91.00	66.78	3.483
1967	2,886	3.550	2.604	102.45	75.14	3.753
1968	3,293	3.325	2.415	109.49	79.52	3.950
1969	3,328	3.725	2.710	123.97	90.20	4.437
1970	3,328	3.650	2.661	121.47	88.55	5.074
1971	3,328	4.050	2.961	134.78	98.54	5.286
1972	3,328	4.050	2.973	134.78	98.94	5.406
1973	3,328	4.300	3.101	143.10	103.19	5.754
1974	3,883	4.375	3.168	169.88	123.03	6.218
1975	4,368	4.375	3.184	191.10	139.06	6.593
1976	4,784	4.375	3.201	209.30	153.12	6.731
1977	4,784	4.375	3.213	209.30	153.70	6.958
1978	5,512	4.275	3.153	235.64	173.80	7.199
1979	6,032	4.330	3.206	261.19	193.36	7.524
1980	6,448	4.520	3.355	291.45	216.33	8.568
1981	6,968	4.700	3.514	327.50	244.87	9.947
1982	6,968	4.575	3.460	318.79	241.07	11.178
1983	6,968	4.775	3.645	332.72	253.96	10.768
1984	6,968	4.926 ³	3.776 ³	343.24	263.12	11.601
1985	6,968	5.200	3.993	362.34	278.25	11.213
1986	6,968	5.200	3.997	362.34	278.52	11.091
1987	6,968	5.200	4.002	362.34	278.83	10.063
1988	6,968	5.530	4.257	385.33	296.64	9.773
1989	6,968	5.530	4.264	385.33	297.08	9.573
1990	7,670	5.600	4.320	429.52	331.37	9.324
1991	8,606	5.600	4.321	481.94	371.91	9.090
1992	8,840	5.600	4.320	495.04	381.92	8.745
1993	8,840	5.600	4.315	495.04	381.47	8.322
1994	8,840	5.260	4.050	464.98	357.99	8.040
1995	8,840	5.260	4.046	464.98	357.70	7.859
1996	9,100	5.260	4.045	478.66	368.08	7.615
1997	10,157	5.350	4.120	543.40	418.47	7.500
1998	10,712	5.350	4.136	573.09	443.05	7.228

TABLE 1-48.—SOCIAL SECURITY TAXES PAID BY A WAGE EARNER WHO HAS ALWAYS EARNED THE MINIMUM WAGE, 1956-99—Continued

Calendar year	Earnings	Tax rates (in percent)		Taxes paid		Effective interest rate ² (in percent)
		OASI	Old age ¹	OASI	Old age	
1999	10,712	5.350	4.139	573.09	443.38	6.948
Total taxes paid						
1956-99:						
Accumulated without interest	NA	NA	NA	11,323.05	8,609.25	NA
Accumulated with interest	NA	NA	NA	47,715.81	35,818.27	NA

¹Old-age tax rates were derived by applying the ratio of old-age benefits/total OASI benefits to the OASI tax rates.

²Interest rates for 1956-99 are from the SSA Office of the Chief Actuary, and reflect the interest rate earned by the Social Security Trust Funds.

³In 1984, employees received a tax credit of 0.3 percent against OASDI taxes. The OASI and old-age tax rates reflect a proportional allocation of the tax credit.

NA—Not applicable.

Note.—Initial benefit amount upon retirement in January 2000 at age 65: \$631 worker only; \$946 worker and spouse (both age 65).

Source: Kollmann (2000).

TABLE 1-49.—SOCIAL SECURITY TAXES PAID BY A WAGE EARNER WITH AVERAGE EARNINGS, 1956-99¹

Calendar year	Earnings	Tax rates (in percent)		Taxes paid		Effective interest rate ³ (in percent)
		OASI	Old age ²	OASI	Old age	
1956	3,532.36	2.000	1.526	70.65	53.91	2.401
1957	3,641.72	2.000	1.548	72.83	56.39	2.492
1958	3,673.80	2.000	1.555	73.48	57.13	2.516
1959	3,855.80	2.250	1.739	86.76	67.05	2.578
1960	4,007.12	2.750	2.111	110.20	84.59	2.598
1961	4,086.76	2.750	2.094	112.39	85.57	2.755
1962	4,291.40	2.875	2.187	123.38	93.87	2.825
1963	4,396.64	3.375	2.563	148.39	112.67	2.923
1964	4,576.32	3.375	2.553	154.45	116.83	3.084
1965	4,658.72	3.375	2.529	157.23	117.82	3.184
1966	4,938.36	3.500	2.568	172.84	126.84	3.483
1967	5,213.44	3.550	2.604	185.08	135.74	3.753
1968	5,571.76	3.325	2.415	185.26	134.55	3.950
1969	5,893.76	3.725	2.710	219.54	159.75	4.437
1970	6,186.24	3.650	2.661	225.80	164.61	5.074
1971	6,497.08	4.050	2.961	263.13	192.37	5.286
1972	7,133.80	4.050	2.973	288.92	212.09	5.406
1973	7,580.16	4.300	3.101	325.95	235.04	5.754
1974	8,030.76	4.375	3.168	351.35	254.45	6.218
1975	8,630.92	4.375	3.184	377.60	274.77	6.593

TABLE 1-49.—SOCIAL SECURITY TAXES PAID BY A WAGE EARNER WITH AVERAGE EARNINGS, 1956-99¹—Continued

Calendar year	Earnings	Tax rates (in percent)		Taxes paid		Effective interest rate ³ (in percent)
		OASI	Old age ²	OASI	Old age	
1976	9,226.48	4.375	3.201	403.66	295.30	6.731
1977	9,779.44	4.375	3.213	427.85	314.19	6.958
1978	10,556.03	4.275	3.153	451.27	332.84	7.199
1979	11,479.46	4.330	3.206	497.06	367.99	7.524
1980	12,513.46	4.520	3.355	565.61	419.83	8.568
1981	13,773.10	4.700	3.514	647.34	484.01	9.947
1982	14,531.34	4.575	3.460	664.81	502.73	11.178
1983	15,239.24	4.775	3.645	727.67	555.42	10.768
1984	16,135.07	⁴ 4.926	⁴ 3.776	794.86	609.29	11.601
1985	16,822.51	5.200	3.993	874.77	671.77	11.213
1986	17,321.82	5.200	3.997	900.73	692.38	11.091
1987	18,426.51	5.200	4.002	958.18	737.35	10.063
1988	19,334.04	5.530	4.257	1,069.17	823.09	9.773
1989	20,099.55	5.530	4.264	1,111.51	856.95	9.573
1990	21,027.98	5.600	4.320	1,177.57	908.48	9.324
1991	21,811.60	5.600	4.321	1,221.45	942.58	9.090
1992	22,935.42	5.600	4.320	1,284.38	990.89	8.745
1993	23,132.67	5.600	4.315	1,295.43	998.23	8.322
1994	23,753.53	5.260	4.050	1,249.44	961.95	8.040
1995	24,705.66	5.260	4.045	1,299.52	999.67	7.859
1996	25,913.90	5.260	4.045	1,363.07	1,098.19	7.615
1997	27,426.00	5.350	4.120	1,467.29	1,129.96	7.500
1998	28,861.44	5.350	4.136	1,544.09	1,193.72	7.228
1999	30,298.80	5.350	4.139	1,620.99	1,254.10	6.948
Total taxes paid 1956-99:						
Accumulated without interest	NA	NA	NA	27,322.92	20,826.94	NA
Accumulated with interest	NA	NA	NA	101,642.27	76,470.34	NA

¹ This table uses the average wage series for indexing earnings, for the period 1956-98, developed by SSA in computing benefit amounts. The average wage for 1999 is based on Alternative II assumptions in the 2000 report of the Social Security Board of Trustees.

² Old-age tax rates were derived by applying the ratio of old-age benefits/total OASI benefits to the OASI tax rates.

³ Interest rates for 1956-99 are from the SSA Office of the Chief Actuary and reflect the interest rate earned by the Social Security Trust Funds.

⁴ In 1984, employees received a tax credit of 0.3 percent against OASDI taxes. The OASI and old-age tax rates reflect a proportional allocation of the tax credit.

NA—Not applicable.

Note.—Initial benefit amount upon retirement in January 2000 at age 65: \$987 worker only; \$1,480 worker and spouse (both age 65).

Source: Kollmann (2000).

TABLE 1-50.—SOCIAL SECURITY TAXES PAID BY A WAGE EARNER WITH MAXIMUM TAXABLE EARNINGS, 1956-99

Calendar year	Earnings	Tax rates (in percent)		Taxes paid		Effective interest rate ² (in percent)
		OASI	Old age ¹	OASI	Old age	
1956	4,200	2.000	1.526	84.00	64.10	2.401
1957	4,200	2.000	1.548	84.00	65.03	2.492
1958	4,200	2.000	1.555	84.00	65.31	2.516
1959	4,800	2.250	1.739	108.00	83.47	2.578
1960	4,800	2.750	2.111	132.00	101.33	2.598
1961	4,800	2.750	2.094	132.00	100.51	2.755
1962	4,800	2.875	2.187	138.00	105.00	2.825
1963	4,800	3.375	2.563	162.00	123.01	2.923
1964	4,800	3.375	2.553	162.00	122.54	3.084
1965	4,800	3.375	2.529	162.00	121.40	3.184
1966	6,600	3.500	2.568	231.00	169.52	3.483
1967	6,600	3.550	2.604	234.30	171.84	3.753
1968	7,800	3.325	2.415	259.35	188.35	3.950
1969	7,800	3.725	2.710	290.55	211.42	4.437
1970	7,800	3.650	2.661	284.70	207.55	5.074
1971	7,800	4.050	2.961	315.90	230.95	5.286
1972	9,000	4.050	0.973	364.50	267.57	5.406
1973	10,800	4.300	3.101	464.40	334.87	5.754
1974	13,200	0.375	3.168	577.50	418.24	6.218
1975	14,100	4.375	3.184	616.88	448.87	6.593
1976	15,300	4.375	3.201	669.38	489.69	6.731
1977	16,500	4.375	3.213	721.88	530.11	6.958
1978	17,700	4.275	3.153	756.67	558.09	7.199
1979	22,900	4.330	3.206	991.57	734.09	7.524
1980	25,900	4.520	3.355	1,170.68	868.96	8.568
1981	29,700	4.700	3.514	1,395.90	1,043.70	9.947
1982	32,400	4.575	3.460	1,482.30	1,120.92	11.178
1983	35,700	4.775	3.645	1,704.68	1,301.16	10.768
1984	³ 37,800	³ 4.926	³ 3.776	1,862.03	1,427.40	11.601
1985	39,600	5.200	3.993	2,059.20	1,581.35	11.213
1986	42,000	5.200	3.997	2,184.00	1,678.81	11.091
1987	43,800	5.200	4.002	2,277.60	1,752.70	10.063
1988	45,000	5.530	4.257	2,488.50	1,915.74	9.773
1989	48,000	5.530	4.264	2,654.40	2,046.50	9.573
1990	51,300	5.600	4.320	2,872.80	2,216.34	9.324
1991	53,400	5.600	4.321	2,990.40	2,307.66	9.090
1992	55,500	5.600	4.320	3,108.00	2,397.79	8.745
1993	57,600	5.600	4.315	3,225.60	2,485.57	8.322
1994	60,600	5.260	4.050	3,187.56	2,454.12	8.040
1995	61,200	5.260	4.046	3,219.16	2,476.35	7.859
1996	62,700	5.260	4.045	3,298.02	2,536.14	7.615
1997	65,400	5.350	4.120	3,498.90	2,694.50	7.500
1998	68,400	5.350	4.136	3,659.40	2,829.05	7.228

TABLE 1-50.—SOCIAL SECURITY TAXES PAID BY A WAGE EARNER WITH MAXIMUM TAXABLE EARNINGS, 1956-99—Continued

Calendar year	Earnings	Tax rates (in percent)		Taxes paid		Effective interest rate ² (in percent)
		OASI	Old age ¹	OASI	Old age	
1999	72,600	5.350	4.139	3,884.10	3,005.00	6.948
Total taxes paid 1956-99:						
Accumulated without interest	NA	NA	NA	60,249.87	46,052.58	NA
Accumulated with interest	NA	NA	NA	188,376.70	142,273.73	NA

¹ Old-age tax rates were derived by applying the ratio of old-age benefits/total OASI benefits to the OASI tax rates.

² Interest rates for 1956-99 are from the SSA Office of the Chief Actuary and reflect the interest rate earned by the Social Security Trust Funds.

³ In 1984, employees received a tax credit of 0.3 percent against OASDI taxes. The OASI and old-age tax rates reflect a proportional allocation of the tax credit.

NA—Not applicable.

Note.—Initial benefit amount upon retirement in January 2000 at age 65: \$1,433 worker only; \$2,149 worker and spouse (both age 65).

Source: Kollmann (2000).

Table 1-51 shows past and projected payback times for workers retiring in various years from 1940 to 2030. Benefits are for the worker alone. However, the value of the benefit could be higher if the worker had dependents who were eligible for benefits. For example, if these workers had spouses who also were the full retirement age (FRA) and were not entitled to a Social Security benefit on their own account, the value of the monthly benefit would increase by 50 percent. This would shorten the payback times considerably.

While these illustrations do not address the “moneysworth” question, they do show the relationship of payback times of past, current, and future beneficiaries. It is apparent that past retirees recovered the value of their taxes very quickly. Payback times have lengthened for workers retiring today, but they are still significantly shorter than those projected for future retirees. This decline in value is ameliorated somewhat (especially for low-income workers) by the projection that future retirees are expected to live longer, and thus collect benefits longer. Table 1-52 shows the life expectancies for people turning age 65 in the illustrated years.

Defenders of Social Security tend to discount the phenomenon of lengthening payback times, arguing that the program serves social ends that transcend calculations of which individuals, or generations, obtain some sort of balance-sheet profit or loss. They point out that pay-as-you-go retirement systems such as Social Security by their nature often provide large returns on the contributions of the initial generations. In the early years of such programs, the

TABLE 1–51.—NUMBER OF YEARS TO RECOVER TAXES PLUS INTEREST FOR VARIOUS WORKERS RETIRING AT AGE 65,¹ SELECTED YEARS 1940–2030

Year of retirement	Minimum earner	Average earner	Maximum earner
Illustration 1: Years to recover employee's OASI taxes			
1940	(²)	0.1	0.2
1960	0.5	0.8	1.0
1980	1.5	2.0	2.1
2000	7.2	10.3	11.9
2010	8.9	12.9	18.4
2020	9.4	14.1	22.8
2030	8.5	13.9	24.2
Illustration 2: Years to recover combined employee-employer OASI taxes			
1940	(²)	0.2	0.4
1960	1.0	1.6	2.0
1980	3.0	3.9	4.4
2000	16.6	25.5	38.2
2010	21.1	34.2	61.6
2020	22.5	38.7	131.3
2030	20.0	38.0	(³)
Illustration 3: Years to recover retirement portion of employee's OASI taxes			
1940	(²)	0.1	0.2
1960	0.4	0.6	0.7
1980	1.1	1.4	1.6
2000	5.3	7.4	9.9
2010	6.5	9.3	12.9
2020	7.0	10.3	16.1
2030	6.6	10.5	17.5
Illustration 4: Years to recover retirement portion of combined employee-employer OASI taxes			
1940	(²)	0.2	0.4
1960	0.7	1.1	1.4
1980	2.2	2.8	3.1
2000	11.6	17.1	24.2
2010	14.5	22.1	34.2
2020	15.7	25.2	47.7
2030	14.7	25.9	56.1

¹ Under the alternative II assumptions and taking into account benefit increases and continued accrual of interest after retirement but not the taxation of benefits. The retiree is assumed to attain age 65 and retire in January of the designated year. The current law increase in the retirement age is reflected.

² Less than 0.1 years.

³ Infinite.

Source: Kollmann (2000).

TABLE 1-52.—LIFE EXPECTANCY AT AGE 65, SELECTED YEARS 1940–2030

Year	Life expectancy (in years)	
	Male	Female
1940	11.9	13.4
1960	12.9	15.9
1980	14.0	18.4
2000	15.9	19.2
2010	16.4	19.4
2020	16.9	19.8
2030	17.5	20.4

Note.—The life expectancy for any year is the average number of years of life remaining for a person if that person were to experience the death rates by age observed in or assumed for the selected year. Actual average lifetimes will probably be a little longer than the projected expectancies because of lower mortality rates assumed in future years.

Source: Board of Trustees (2000).

ratio of workers to recipients is very high, allowing tax or contribution rates to be low. As the program matures, rates rise to reflect the increase in the number of beneficiaries. This feature is not unique to Social Security. Establishing benefit levels for early recipients in excess of what contributions would dictate is also found in private pension systems.

Furthermore, proponents of Social Security note that providing “adequate” benefits to initial Social Security recipients that were essentially “unearned” in relation to their contributions to the system was deliberate social policy. Providing a minimum level of protection to the first workers to participate in the system was considered more important, in a period of economic depression, than concerns about excessive rates of return on taxes paid. Besides, the social benefits of giving a measure of economic independence for the elderly, and later for surviving spouses, and the disabled, are believed by many to be immense. Thus, some argue younger workers are in large part relieved from the financial burden of supporting their parents, and the elderly are afforded an opportunity to live independently and with dignity.

Critics of Social Security point to these social welfare features as a basic flaw in the program. They argue that by combining the goals of social adequacy, which is welfare-related, with individual equity, which loosely ties benefits to taxes paid, the program has become a mishmash that accomplishes neither goal well and creates inequities. One inequity they cite is that future beneficiaries will receive retirement benefits inferior to those that the equivalence of their taxes could purchase in the private sector. They also say when interest is included, many workers (for example, those earning at least average wages; see table 1-51) will not recoup what they and their employer paid in taxes. Often buttressing these arguments are calculations that show what individuals could receive if their Social Security taxes were invested privately.

This latter argument is dependent on the interest rate assumed on private investment. Arriving at the “proper” interest rate is problematic. Those who project high investment returns often refer to the historical performance of the stock market, showing that a

portfolio of broad-based stocks would have earned on average substantial rates of return over the years, and that this performance can be expected to continue in the future. Also, high real interest rates may not seem so unlikely given the relationship of nominal interest rates and inflation over the past decade.

On the other hand, private investments have an element of risk that critics believe should be unacceptable in providing a national system of retirement income, and that if a safe-as-possible mix of investment vehicles were used instead, projected rates of return would be smaller. They also contend that recent high real interest rates are a historical anomaly that will not be sustained in the future. The key point for the reader is to be aware of the influence exerted by the projected rate of return in these sorts of calculations, and the large degree to which the argument about the value of Social Security hinges around it.

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