§ 229.41 When a spouse can no longer be included in computing an annuity rate under the overall minimum.

A spouse’s inclusion in the computation of the overall minimum rate ends the earlier of:
(a) The month before the month in which the spouse dies; or
(b) The month before the month in which the spouse’s marriage to the employee legally terminates; or
(c) If the spouse has an eligible child in care, the earlier of the month before the month in which the child leaves the spouse’s care, attains age 16 and is not disabled, or, if disabled, recovers from being disabled; or
(d) The month before the month the employee dies.

§ 229.42 When a child can no longer be included in computing an annuity rate under the overall minimum.

A child’s inclusion in the computation of the overall minimum rate ends the earlier of:
(a) The month before the month in which the child dies; or
(b) The month before the month in which the child marries; or
(c) The month before the month the child becomes 18 years old, unless the child is disabled or a full-time student, as shown in part 216 of this chapter; or
(d) The second month after the month the child’s disability ends, if the child is 18 years old or older, and not a full-time student; or
(e) The month in which a student child’s annuity would end, as shown in part 218 of this chapter, if the child is 18 years old or older, a full-time student in an elementary or secondary school, and not disabled; or
(f) The month before the month the child becomes entitled to an overall minimum benefit or child’s annuity on another earning record, if including the child on the other earnings record would result in higher monthly benefits; or
(g) In the case of a stepchild of the employee, the month after the month in which the divorce between the stepparent and the natural parent becomes final.

§ 229.43 When a divorced spouse can no longer be included in computing an annuity under the overall minimum.

A divorced spouse’s inclusion in the computation of the overall minimum rate ends the earlier of:
(a) The month before the month in which the divorced spouse dies; or
(b) The month before the month the employee dies; or
(c) The month before the month in which the divorced spouse remarries; or
(d) The month before the month in which the divorced spouse becomes entitled to a retirement or disability benefit under the Social Security Act based upon a primary insurance amount which is equal to or exceeds the divorced spouse annuity before reduction for age.

Subpart F—Computation of the Overall Minimum Rate

§ 229.45 Employee benefit.

The original employee 100 percent overall minimum amount, before adjustment for age, other family members, or other benefits, is the Overall Minimum PIA, as described in part 225 of this chapter. This is the PIA which would be used under the Social Security Act if the employee’s railroad service had been covered under that Act instead of the Railroad Retirement Act. The Overall Minimum PIA may be recomputed for additional earnings and adjusted for cost-of-living increases. Delayed retirement credits are added to the Overall Minimum PIA as shown in part 225, subpart D of this chapter.

§ 229.46 Spouse or divorced spouse benefit.

If a spouse or divorced spouse is included in the computation of the overall minimum, a benefit of 50 percent of the Overall Minimum PIA is computed. In the case of a spouse, the benefit may be adjusted for the family maximum, age, or other benefits. In the case of a divorced spouse, the benefit may be adjusted only for age or other benefits.