§ 1651.6 Child or children.

If the account is to be paid to the child or children, or to descendants of deceased children by representation, as provided in §1651.2(a)(3), the following rules apply:

(a) Child. A child includes a natural or adopted child of the deceased participant.

(b) Descendants of deceased children. “By representation” means that, if a child of the participant dies before the participant, all descendants of the deceased child at the same level will equally divide the deceased child’s share of the participant’s account.

(c) Adoption by another. A natural child of a TSP participant who has been adopted by someone other than the participant during the participant’s lifetime will not be considered the child of the participant, unless the adopting parent is the spouse of the TSP participant.

(d) Parentage disputes. If the identity of the father or mother of a child is in dispute or otherwise unclear (e.g., only one parent is listed on a birth certificate), the purported child must submit to the TSP either:

1. A court order or other administrative finding establishing parentage; or
2. Documentation sufficient for establishing parentage under the law of the state in which the participant was domiciled at the time of death.

§ 1651.7 Parent or parents.

If the account is to be paid to the participant’s parent or parents under §1651.2(a)(4), the following rules apply:

(a) Amount. If both parents are alive at the time of the participant’s death, each parent will be separately paid fifty percent of the account. If only one parent is alive at the time of the participant’s death, he or she will receive the entire account balance.

(b) Step-parent. A step-parent is not considered a parent unless the step-parent adopted the participant.

§ 1651.8 Participant’s estate.

If the account is to be paid to the duly appointed executor or administrator of the participant’s estate under §1651.2(a)(5), the following rules apply:

(a) Appointment by court. The executor or administrator must provide documentation of court appointment.

(b) Appointment by operation of law. If state law provides procedures for handling small estates, the Board will accept the person authorized to dispose of the assets of the deceased participant under those procedures as a duly appointed executor or administrator. Documentation which demonstrates that the person is properly authorized under state law must be submitted to the TSP record keeper.

§ 1651.9 Participant’s next of kin.

If the account is to be paid to the participant’s next of kin under §1651.2(a)(6), the next of kin of the participant will be determined in accordance with the state law of the participant’s domicile at the time of death.

§ 1651.10 Deceased and non-existent beneficiaries.

(a) Designated beneficiary dies before participant. The share of any designated beneficiary who predeceases the participant will be paid pro rata to the participant’s other designated beneficiary or beneficiaries. If no designated beneficiary survives the participant, the account will be paid according to the order of precedence set forth in §1651.2(a).

(b) Trust designated as beneficiary but not in existence. If a participant designated a trust or other entity as a beneficiary and the entity does not exist on the date of the participant’s death, or is not created by will or other document that is effective upon the participant’s death, the amount designated to the entity will be paid in accordance with the rules of paragraph (a) of this section, as if the trust were a beneficiary that predeceased the participant.