General Conditions Under Which a Person is Entitled to a Railroad Retirement Spouse Annuity

Age	The requirement for a spouse annuity based on age depends on the employee's years of
Requirement	creditable railroad service, the employee's age, and your age. The employee must be receiving
	an annuity and you must file an application for your spouse annuity. When all eligibility
	requirements are met, a spouse annuity based on your age can begin as explained in Chart 1
	and Chart 2. Chart 3 explains Full Retirement Age.

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CHART 1 - AGE REQUIREMENTS - EMPLOYEE HAS AT LEAST 360 MONTHS OF RAILROAD SERVICE			
If the employee is retired based on:	and the employee:	your spouse annuity can begin the first full month you are age 60. Your Tier 1 will:	Your Tier 2 will:
age with an annuity beginning date of July 1974 or later, and both attained age 60 and acquired 360 months of railroad service before July 1984,	retired at age 60 or later,	not have an age reduction. Note: For these cases, the spouse annuity could not have begun before January 1, 1975.	not have an age reduction.
age and either attained age 60 or acquired 360 months of railroad service in July 1984 through December 2001,	retired at age 60 through age 61, and the employee annuity began before January 2002,	 have an age reduction based on the employee's age reduction until both you and the employee have attained age 62. You will then have an age reduction for the number of months you are under <i>Full Retirement Age</i> when both you and the employee are age 62. 	not have an age reduction.
age and either attained age 60 or acquired 360 months of railroad service in July 1984 through December 2001,	retired at age 62 or later,	not have an age reduction.	not have an age reduction.
age with at least 360 months of railroad service, and an annuity beginning date of January 2002, or later,	retired at age 60 or later,	not have an age reduction.	not have an age reduction.
disability with at least 360 months of railroad service and an employee annuity begin- ning date before July 1, 1984,	has attained age 60,	not have an age reduction.	not have an age reduction.
disability with at least 360 months of railroad service and an employee annuity begin- ning date of July 1, 1984, or later,	has attained age 60,	 have an age reduction depending on the date your spouse annuity begins. If your spouse annuity begins before January 2002, and begins before your <i>Full Retirement Age</i>, your Tier 1 will have an age reduction. (If you are age 60-61 on the date your spouse annuity begins, you are deemed to be age 62.) If your spouse annuity begins January 1, 2002, or later, your Tier 1 will not have an age reduction. 	not have an age reduction.

Continued on next page

General Conditions Under Which a Person is Entitled to a Railroad Retirement Spouse Annuity (con't).

CHART 2 - AGE REQUIREMENTS - EMPLOYEE HAS 60 - 359 MONTHS OF RAILROAD SERVICE			
Your spouse annuity can begin the first full month you are age 62 if the employee's annuity began:	and the employee has attained:	Your Tier 1 will have an age reduction if you retire before attaining:	Your Tier 2 will have an age reduction if you retire before attaining:
before 1975 based on at least 120 months of railroad service,	age 65.	your Full Retirement Age.	age 65.
in 1975, or later, based on at least 120 months of railroad service, including some railroad service before August 12, 1983,	age 62.	your Full Retirement Age.	age 65.
in 1975, or later, based on at least 120 months of railroad service and no railroad service before August 12, 1983,	age 62.	your Full Retirement Age.	your Full Retirement Age.
in January 2002 or later, based on the 5-year vesting provision and some railroad service before August 12, 1983,	age 62.	your Full Retirement Age.	age 65.
in January 2002 or later, based on the 5-year vesting provision and no railroad service before August 12, 1983,	age 62.	your Full Retirement Age.	your Full Retirement Age.

Full Retirement	The term <i>Full Retirement Age</i> means the age at which the spouse of an employee with less than 30 years of railroad service can receive a full annuity (not reduced for early entirement)
Age	retirement).
for Annuities Based on Less Than 30 years of Service	If the employee has less than 30 years of railroad service, <i>Full Retirement Age</i> for spouses who were born before January 2, 1938, is age 65. The <i>Full Retirement Age</i> for persons born after January 1, 1938, will gradually increase over a 20-year period to age 67, as illustrated in the following chart. Your Tier 2 age reduction will be based on age 65 if the employee has any creditable railroad service before August 12, 1983. Otherwise, the <i>Full Retirement Age</i> for your Tier 2 age reduction.

CHART 3 - DETERMINING YOUR FULL RETIREMENT AGE			
If you were born:	then your <i>Full</i> <i>Retirement Age</i> is:	If you were born:	then your <i>Full</i> <i>Retirement Age</i> is:
Before 1-2-1938 1-2-1938 thru 1-1-1939 1-2-1939 thru 1-1-1940 1-2-1940 thru 1-1-1941 1-2-1941 thru 1-1-1942 1-2-1942 thru 1-1-1943 1-2-1943 thru 1-1-1955	65 65 and 2 months 65 and 4 months 65 and 6 months 65 and 8 months 65 and 10 months 66	1-2-1955 thru 1-1-1956 1-2-1956 thru 1-1-1957 1-2-1957 thru 1-1-1958 1-2-1958 thru 1-1-1959 1-2-1959 thru 1-1-1960 1-2-1960 and later	66 and 2 months 66 and 4 months 66 and 6 months 66 and 8 months 66 and 10 months 67

Note: Regardless of the number of the employee's years of railroad service, *Full Retirement Age* also affects Tier 1 component work deductions, as described in Chart 4.

General Conditions Under Which a Person is Entitled to a Railroad Retirement Spouse Annuity (con't).

Marriage Requirement	 In order to qualify for a spouse annuity, you must be the legal s and you must have been legally married to the railroad employ immediately prior to filing your spouse annuity application. Th requirement is waived if any of the following conditions exist: you are the natural parent of the railroad employee's child; of you were eligible for a widow(er)'s, parent's, or disabled chi Railroad Retirement Act in the month before your marriage of you had met the one-year marriage requirement for a previou 	ee for at least one year e one-year marriage or, ld's annuity under the to the employee; or,
	employee's earnings record before a divorce and you later re	
Definition of Child-in- Care	A wife may qualify for a spouse annuity, or a husband may qua component, at any age, based on a child of the employee in car have attained age 62 (or age 60 with 30 years of service) to qua annuity. The child must be either:	e. The employee must
	 a minor child under age 18; or, a child age 18 or older with a permanent disability which be attained age 22 and prevents any type of regular employments 	
	The term <i>Child-in-Care</i> includes the railroad employee's unma adopted child or dependent stepchild, or under certain condition parents are deceased or disabled. A child is in your care if you over, and are responsible for, the welfare and care of the child. nently disabled, but mentally competent, he or she is considere you perform personal services. The RRB will make the final de the personal services you perform and whether or not they con- your care.	ns, a grandchild whose exercise parental control If the child is perma- d to be in your care if etermination regarding
Tier 1	Your Tier 1 component is not reduced for your nonrailroad earni	ngs if you are
Work Deductions for Non-Railroad Earnings After Annuity Begins	ductions n-Railroad rnings rer Annuity Otherwise, the <i>Annual Earnings Exempt Amount</i> is the amount of nonrailroad earnings you can have in a calendar year without losing part of your Tier 1 component. Under Chart 3 to determine your <i>Full Retirement Age</i> . Then refer to Chart 4 below and Form G-77a <i>How Work Affects Your Railroad Retirement Benefits</i> .	
Degilis	The employee's nonrailroad earnings over the <i>Annual Earnings</i> and employee's age group may also cause work deductions in your T	-
	CHART 4 - DETERMINING YOUR WORK DEDUCTION	NS
For a year in whic		The work deduction:
you attain Full Retirement Age,	\$3.00 of earnings over the <i>Annual Earnings Exempt</i> Amount for your age group. However, your earnings are only counted for months before the month in which you attain <i>Full Retirement Age</i> .	is removed effective the month in which you attain <i>Full Retirement Age.</i>
you are under you <i>Full Retirement A</i> for the entire year	ge vour age group	applies for the full year.
you work outside U.S. for 45 or mon hours per month,		is removed effective the month in which you attain <i>Full Retirement Age</i> .

Continued on next page

General Conditions Under Which a Person is Entitled to a Railroad Retirement Spouse Annuity (con't).

5-Year Vesting Cases	If the employee's annuity is based on 60-119 months of railroad service with at least 60 months of railroad service after 1995 (5-year vesting case), you qualify for a spouse annuity Tier 1 component only when the employee qualifies for a Tier 1 component. Refer to Form G-177 <i>General Conditions Under Which a Person is Entitled to a Railroad Retirement Employee Annuity</i> for further information about the employee's requirement for an <i>SSA Insured Status</i> for a Tier 1 component.
Tier 2 Work Deduction for Last Pre- Retirement Non- Railroad	 Your Last Pre-Retirement Nonrailroad Employer is defined as any nonrailroad individual, company or institution for whom you are working on the date your spouse annuity begins or for whom you stopped working in order to receive a spouse annuity. (For more information, see Form G-177L General Information about Continuing in or Returning to Nonrailroad Employment after Retirement under the Railroad Retirement Act.) After the date your spouse annuity begins, any earnings from your Last Pre-Retirement Nonrailroad Employer, at any age, may cause work deductions to your Tier 2 component.
Earnings After Annuity Begins	The deduction is \$1 for every \$2 earned (subject to the maximum reduction of 50% of your Tier 2 component). If the employee has a <i>Last Pre-Retirement Nonrailroad Employer</i> and the employee works for that employer after the date your spouse annuity begins, those <i>Last Pre-Retirement Nonrailroad Employer</i> earnings can also cause work deductions to your Tier 2 component.
When a Spouse Annuity is not Payable	 A spouse annuity is not payable for any month in which: the employee's annuity is not payable; or, you work for a railroad employer; or, you become entitled to a railroad retirement annuity based on your own earnings record that exceeds the amount of your spouse annuity on a different earnings record and neither earnings record includes railroad service before 1975; or, you become entitled to a railroad retirement survivor annuity based on a different earnings record that exceeds the spouse annuity rate.
When a Spouse Annuity Ends	 A spouse annuity ends the month before the month in which: you die; or, the employee dies (a widow(er)'s annuity may become payable at this time); or, the employee's entitlement to an employee annuity terminates due to recovery from disability; or, your marriage to the employee ends by absolute divorce (a divorced spouse annuity may become payable at this time); or, your marriage to the employee is dissolved by annulment; or, the child qualifying you for an annuity is no longer in your care or attains age 18 or recovers from disability. Your spouse annuity will end unless you are old enough to receive a spouse annuity based on age.

If you would like more information concerning spouse annuities, please request Booklet RB-30 *Spouse/Divorced Spouse Annuity* before you come in to file for your annuity. This booklet is available for download at www.rrb.gov.