PART 1: SOCIAL SECURITY AND IMPENDING INSOLVENCY

How has Social Security evolved since it was established?

The Social Security Act, signed by President Franklin D. Roosevelt on August 14, 1935, established the program of The Federal Old-Age Benefits System that is often referred to as the Survivors, and Disability Insurance (OASDI) program. Much more limited than the current scope of the Social Security program, this bill provided benefits for retired workers over age 65. Subsequent amendments to the program have continued to expand and modify benefits over the years. Some of the changes that have shaped the Social Security program as we know it today include:

- 1939: Created benefits for spouses and minor children of retired workers, as well as survivor benefits.
- 1956: Added benefits for disabled workers between the ages of 50 and 64. Disability rules were amended in 1960 to provide benefits to disabled workers of any age and their dependents.
- 1965: The federal Medicare program was created and placed under the Social Security Administration (SSA). This program provides health insurance to retirees aged 65 and older.
- 1972: A needs-based program known as Supplemental Security Income (SSI) was created for individuals who are over 65, disabled or blind. Unlike Social Security and Medicare, this program, while administered by the SSA, is not funded by payroll taxes, but through general federal government revenue.
- 1983: Reforms to the Social Security program included an increase in the age at which workers may qualify for their full retirement benefit: from 65 to 67 for those born in 1960 or later.
How is the Social Security program funded?

Social Security is primarily funded through payroll taxes, paid equally by the employee and the employer, known OASDI tax. The employee and employer each pay 6.2% on wages up to $160,200 per year. This amount is paid into federal accounts known as the Social Security trust funds, with 5.015% paid to the OASI Trust Fund and 1.185% to the Disability Insurance Trust fund.1

What is the current financial status of the Social Security trust funds?

Social Security trust funds (OASI and DI) at U.S. Treasury receive payroll taxes collected, pay benefits, and hold any surpluses. The Social Security trust funds consist of the OASI and the Disability Insurance (DI) Trust Funds. Both are managed by the Department of the Treasury. The Social Security Act limits trust fund expenditures to benefits and administrative costs. Benefits to retired workers and their families, and to families of deceased workers, are paid from the OASI fund, benefits to disabled workers and their families are paid from the DI fund.

The trust funds can only be invested in securities guaranteed as to both principal and interest by the federal government. All securities held by the trust funds are “special issues” of the U.S. Treasury, which are available only to the trust funds and can be redeemed at any time at face value. This gives the trust funds the same flexibility as holding cash. Money to cover benefit payments from the trust funds comes from the redemption of securities held by the trust funds. When “special-issue” securities are redeemed, interest is paid.

At the end of 2022, the total funds in the trusts were $2.83 trillion. During 2022, 66 million people received benefits (57 million received retirement benefits from OASI, 9 million received benefits from DI) totaling $1.232 Trillion. During that same period, 181 million workers paid $1.107 trillion of payroll taxes to the fund (other revenue including taxes paid on benefits and interest earned by trusts also added to the balances) leaving a $22.1 billion deficit for 2022. Future deficits are expected by the fund’s trustee as workers leave the workforce and begin collecting benefits.2

When are the Social Security trust funds estimated to become insolvent?

According to the Social Security’s Board of Trustees, the combined Social Security trust funds (OASI and DI) will be fully depleted in 2034, effectively making the program insolvent. The Congressional Budget Office (CBO) also prepares an analysis of the financial health of social security. The CBO’s report (December 2022) projects insolvency of the combined trust funds to occur one year earlier in 2033. We note that Insolvency means that trust funds are unable to pay benefits in full and on time. It does not mean that Social Security will be completely eliminated and unable to pay any benefits. It is expected that future benefits could be paid only from taxes collected, which would cover roughly 80% of benefits.3

Exhibit 2: Social Security Projected Shortfall.

*Estimate. Source: Congressional Budget Office as of December 2022.

---

1 These contributions are implemented through the Federal Insurance Contribution Act and are often referred to as FICA taxes. FICA taxes include not only 6.2% for OASDI (Social Security), but also 1.45% for hospital insurance for senior citizens and the disabled (commonly known as Medicare).


What happens if Social Security becomes insolvent?

If the trust funds became depleted and current receipts were insufficient to cover current expenditures, there would be a conflict between two federal laws. Under the Social Security Act, beneficiaries would still be legally entitled to their full scheduled benefits. On the other hand, the Anti-deficiency Act prohibits government spending in excess of available funds. Thus, there would be no legal authority to pay full Social Security benefits on time.4

Are there possible solutions to restoring the long-term solvency of Social Security?

There are few levers to pull when it comes to shoring up Social Security. Most rely on increasing contributions to the trust fund by increased taxes. Far fewer rely on decreasing benefits by delaying the full retirement age. If the trust funds were to run out, Congress could eliminate annual cash-flow deficits by cutting benefits so that benefits (spending) equal contributions on an annual basis. Achieving such an annual balance would require benefit cuts of 20% in 2035, the first year of insolvency, rising to 26% by 2096.

When does Congress need to address deficiencies in the Social Security Program?

The short answer: Now. According to the trustees’ report, if substantial actions are deferred, even for several years, the changes necessary to maintain Social Security solvency would be concentrated on fewer years and fewer generations. For instance, maintaining solvency through 2097 with changes that begin in 2034 would require: (1) an increase in revenue by an amount equivalent to a permanent 4.15% payroll tax rate increase from 12.4% to 16.55% starting in 2034, (2) a reduction in scheduled benefits by an amount equivalent to a permanent 25.2% reduction in all benefits starting in 2034, or (3) a combination of these approaches.\(^5\)

Why is Social Security heading toward insolvency?

Social Security benefit payments have been increasing much more rapidly than contributions into the trust funds and are projected to continue that way until about 2040. During this period, the retirement of the baby boom generation is increasing the number of beneficiaries much faster than the increase in the number of covered workers, as subsequent lower-birth-rate generations replace the baby-boom generation at working ages. Between about 2040 and 2055, benefits and contributions are projected to generally increase at similar rates as the trust fund roughly stabilizes. Between 2055 and 2078, benefit payments are projected to grow significantly faster than contributions because of the period of historically low birth rates starting with the recession of 2007-09. Finally, from 2078 to 2097, benefits are projected to grow somewhat slower than contributions, due to projected favorable birth rates.

PART 2: SOCIAL SECURITY BENEFITS AND TAXATION

How are Social Security retirement benefits calculated?

To qualify for Social Security retirement benefits, a worker must meet a minimum standard for having paid into the program. This is met by accruing 40 “credits.” For 2023 a worker will earn a credit for every $1,640 of earnings subject to the Social Security payroll tax. Each year a maximum of four credits can be earned, and after accruing 40 credits a worker is considered “fully insured” and can qualify for retirement benefits upon reaching their age of eligibility. Family members of a deceased worker may qualify for survivor benefits with fewer than 40 credits earned depending on the worker’s age at death.

---

\(^4\) It is unclear what specific actions SSA would take if a trust fund were insolvent. After depletion, the trust funds would continue to receive tax revenues (payroll taxes and income taxes on benefits), from which a majority (about 80%, declining to 74% in 2096) of scheduled benefits could be paid. One option would be to make timely but reduced payments; another option could be to pay full benefits on a delayed schedule.

\(^5\) If changes were to take effect immediately, then to maintain solvency through 2097: (1) payroll taxes would need to increase by 3.44% to 15.84%; (2) benefits would have to be reduced to a permanent reduction of 21.3% applied to all current and future beneficiaries, or 25.4% if the reductions were applied only to those who become initially eligible for benefits in 2023 or later; or (3) some combination of these approaches.
After accruing sufficient credits to qualify, benefits are calculated using several formulas. First, Social Security will calculate a beneficiary’s Average Indexed Monthly Earnings (AIME) using up to 35 years of earnings. Past years’ earnings are inflated to account for average wage growth over the beneficiary’s career and then averaged to compute the AIME amount. This calculation is typically based on a worker’s historical earnings upon turning 62, even if the worker is not applying for benefits at that age.

Based on the AIME, the Social Security retirement benefit can then be calculated. This is known as the primary insurance amount (PIA), and represents what the beneficiary would receive on a monthly basis if filing at their full retirement age (e.g., age 67 for those born in 1960 or later).6

What should a beneficiary know about applying for and receiving benefits?

As discussed above, a worker with 40 credits is entitled to receive a monthly benefit equal to his or her PIA at their full retirement age. A beneficiary’s full retirement age will depend on the year in which they were born, as summarized in the table to the right.

A beneficiary may choose to begin taking benefits as early as age 62 or may postpone taking their benefit until after their full retirement age. Taking benefits prior to full retirement will result in a reduced benefit of 6.67% per year for taking the benefit up to three years early and 5% for each year early in excess of three years. On the other hand, delaying taking benefits will increase the benefit by 8% for each year up to age 70. These increases are referred to as deferred retirement credits.

If a beneficiary files for Social Security retirement benefits at or after full retirement age, and continues to work, there would be no effect on benefits. However, for a beneficiary filing for benefits before full retirement age, continuing to work could reduce the amount they receive. This reduction is not a complete loss, as future benefits upon reaching full retirement age will be recalculated to account for any months that were subject to reduced payments.

What are the rules for receiving spousal benefits?

A spouse will typically be entitled to benefits based on the working spouse’s Social Security retirement benefits. Spousal benefits include a retirement benefit while the working spouse is living and a survivor’s benefit if the working spouse predeceases. These benefits and eligibility requirements are summarized below. A more detailed discussion, and strategies related to filing for spousal benefits, can be found in the Chief Investment Office Wealth Strategy Reports: Social Security Retirement Benefits—Married Couples and Social Security Retirement Benefits—Strategies for Married Couples.

To be eligible for Social Security spousal retirement benefits, the couple must be married for at least one year, and the working spouse must have filed for his or her benefits. Generally, a spouse claiming at full retirement age would be entitled to 50% of the working spouse’s PIA; the spouse is not penalized for the working spouse filing early, nor will they benefit if the working spouse delays filing for benefits. This spousal benefit is reduced dollar for dollar by any benefit the spouse receives based on his or her own work record. As with a worker’s benefit, a spouse may claim a reduced spousal benefit as early as age 62, although an exception applies to a spouse caring for a child who is under age 16 or disabled, in which case a spousal retirement benefit equal to 50% of the retired worker’s PIA may be claimed at any age without a reduction in the benefit.

---

6 For 2023, the PIA calculation is as follows: 90% of the first $1,115 of the AIME, plus 32% of the AIME over $1,115 through $6,721, plus 15% of the AIME over $6,721 up to $13,350. The lower percentages for the higher levels of AIME are referred to as “bend points” and result in smaller increases in benefits for earnings exceeding the thresholds. Finally, benefits paid based on a beneficiary’s work record are subject to a family maximum. This applies to retirement or survivor benefits being paid to the beneficiary (if living), spouse and eligible children. For 2023, this maximum is calculated as follows: 150% of the first $1,425 of PIA, plus 27% of the PIA over $1,425 through $2,056, plus 134% of the PIA over $2,056 through $2,682, plus 175% of the PIA over $2,682.

Whenever family members are concurrently receiving benefits based on a beneficiary’s record, the total monthly amount paid may not exceed this maximum. If the total benefits would exceed this maximum, each family member qualifying for a benefit, except for the worker, would have their benefit reduced equally to meet this cap.
For a surviving spouse to receive Social Security benefits based on a deceased spouse's record, the couple must have been married for at least nine months prior to the spouse's death. The survivor will typically be eligible for the deceased spouse's full benefit that he or she was receiving or would have received upon filing. Therefore, a worker's decision of when to begin taking benefits may affect the benefits a surviving spouse receives. For this reason, both the worker's and the spouse's life expectancies should be considered when deciding when to begin taking Social Security benefits. Generally a surviving spouse may opt to receive reduced benefits as early as age 60 (50 if disabled). However, a surviving spouse caring for a child of the deceased spouse under the age of 16 or disabled would be eligible for a benefit equal to 75% of the deceased spouse's PIA regardless of age.

Can a divorced spouse receive Social Security benefits from a former working spouse?

An ex-spouse is essentially entitled to the same spousal retirement and survivor benefits as a current spouse if they were married at least 10 years. Any benefits paid to an ex-spouse will not affect benefits paid to the beneficiary or other family members, including a current spouse, nor does it count toward the family maximum. Unlike the rule for a current spouse, a divorced spouse can apply for a spousal benefit even if the ex-spouse has not applied for retirement benefits. Remarriage will typically disqualify an ex-spouse from receiving spousal retirement benefits; however, survivor benefits may be paid to an ex-spouse who remarries after age 60.

Under what circumstances may a child receive benefits based on a parent's work history?

Minor or disabled children of a retired or deceased worker may also qualify for Social Security benefits. A child is considered a minor if under 18, or up to 19 years old if they're a full-time student in elementary or secondary school. A qualifying child of a retired worker is entitled to a benefit equal to 50% of the worker's PIA, while a child of a deceased parent is eligible for a benefit equal to 75% of the parent's PIA. When calculating the potential benefits payable to minor children, recall that for all benefits based on a single worker's record, the total received by the worker, the spouse and any children may not exceed the family maximum.

Are Social Security benefits subject to federal income tax?

Up to 85% of Social Security benefits may be subject to federal income tax, this includes retirement, survivor and disability benefits. SSI is not subject to income tax. Calculating the taxable amount of one's Social Security benefits requires a multistep calculation that is beyond the scope of this paper. However, the side bar provides some basic concepts related to Social Security benefit taxation.

SUMMARY

Social Security has evolved over the past several decades from a program to provide limited benefits for retired workers into the largest annual expenditure for the federal government. In addition to workers' retirement benefits, Social Security now provides benefits to the spouses and minor children of retired and deceased workers, as well as disability benefits to workers and their families.

Changing demographics, including longer life expectancies for retired workers and lower recent birthrates, have created an imbalance between benefit payments and funding of the Social Security retirement program. For now, the trust fund will make up the shortfall, and benefits will be paid in full. However, projections indicate that the trust fund will be fully depleted in about a decade. To help avoid a scenario in which beneficiaries receive only approximately 80% of their promised benefits, action should be taken soon. For workers and future beneficiaries, this could mean a combination of higher payroll taxes, older retirement ages and lower overall benefits.

• Taxation is computed based on "combined income": Adjusted Gross Income + Tax Exempt Interest + ½ of Social Security Benefits
• For individuals with combined income between $25,000 and $34,000, up to 50% of benefits may be taxable; for combined income levels greater than $34,000, up to 85% may be taxable.
• For married taxpayers filing joint returns with combined income between $32,000 and $44,000, up to 50% of benefits may be taxable; for combined income levels greater than $44,000, up to 85% may be taxable.

Note that these 50% and 85% thresholds are not adjusted annually for inflation.
Important Disclosures

Investing involves risk, including the possible loss of principal. Past performance is no guarantee of future results.

Bank of America, Merrill, their affiliates and advisors do not provide legal, tax or accounting advice. Clients should consult their legal and/or tax advisors before making any financial decisions.

This material does not take into account your particular investment objectives, financial situations or needs and is not intended as a recommendation, offer or solicitation for the purchase or sale of any security, financial instrument or strategy. Before acting on any information in this material, you should consider whether it is in your best interest based on your particular circumstances and, if necessary, seek professional advise.

The Chief Investment Office ("CIO") provides thought leadership on wealth management, investment strategy and global markets; portfolio management solutions; due diligence; and solutions oversight and data analytics. CIO viewpoints are developed for Bank of America Private Bank, a division of Bank of America, N.A., ("Bank of America") and Merrill Lynch, Pierce, Fenner & Smith Incorporated ("MLPF&S" or "Merrill"), a registered broker-dealer, registered investment adviser and a wholly owned subsidiary of Bank of America Corporation ("BofA Corp.").

All recommendations must be considered in the context of an individual investor’s goals, time horizon, liquidity needs and risk tolerance. Not all recommendations will be in the best interest of all investors.

This material should be regarded as general information on Social Security considerations and is not intended to provide specific Social Security advice. If you have questions regarding your particular situation, please contact your legal or tax advisor.

© 2023 Bank of America Corporation. All rights reserved.