Required Minimum Distributions
Required Minimum Distributions—
Reaching a Financial Milestone

Turning age 70½ (or older depending on your birth date) could mark an important milestone in your financial life. It is at this age that some people are required by federal law to begin taking distributions from their retirement accounts, called required minimum distributions (RMDs), even if they do not need the income. If you do not meet this requirement, you may incur tax penalties.

**Required Beginning Date**
The date at which you must begin taking RMDs is called your Required Beginning Date. If you are a participant in the plan, check the chart below to see when you must begin taking RMDs. See the “RMDs and You” section on the following pages if you are an accountholder who is not a participant.

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The annual payment is calculated each year according to IRS guidelines. If you take only your RMD, you may be able to keep the remaining money in your account and defer taxation of it depending on the plan. Keep in mind that you can always withdraw more than the minimum amount. However, if you withdraw more than the minimum amount in the calendar year, the additional monies are not counted toward any future RMDs.

This brochure summarizes RMD rules, how to evaluate your options and what you need to do to start receiving payments. Because Wespath Benefits and Investments (Wespath) cannot provide tax advice, we suggest that you consult with a financial planner, estate planner, tax adviser and/or attorney.

1 Refer to the plan’s summary plan description for more information.
Frequently Asked Questions About RMDs

Q: What is an RMD?
A: An RMD is the minimum amount that must be withdrawn from your retirement account(s) no later than the Required Beginning Date according to federal law. Your Required Beginning Date depends on your circumstances. Please refer to the pages following to determine your Required Beginning Date.

Q: Why do Wespath’s plans have RMDs?
A: Wespath administers retirement plans that are qualified under Internal Revenue Code (Code) sections 401(a), 401(k) and 403(b) and are subject to the requirements of section 401(a)(9) of the Code, which deals with RMDs. These distribution requirements are detailed in IRS Publications 575 and 590.

Q: Are RMDs subject to income tax withholding?
A: For U.S. citizens, 10% federal income tax will be withheld on the taxable portion of your distribution. RMDs may also be subject to state taxes. In most cases, you may elect to have no federal or state income tax withheld or to have more than 10% federal tax withheld. To make these elections, submit an IRS Form W-4R, Withholding Certificate for Nonperiodic Payments and Eligible Rollover Distributions and a State Income Tax Withholding Form. You can download IRS Form W-4R at irs.gov. Or you may contact Wespath for copies of both of these forms.

If you are a nonresident alien, the amount of federal tax withholding we will apply is based on various factors, such as where your service was performed when the contributions were earned, whether you are eligible to receive tax treaty benefits, and whether we have a valid IRS Form W-8BEN, Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding on file for you. Contact Wespath for more information.

An RMD is the minimum amount that must be withdrawn from your retirement account(s) no later than the required beginning date (RBD).
REQUIRED MINIMUM DISTRIBUTIONS

Frequently Asked Questions About RMDs (continued)

**Q:** What happens if I received payments from the plan during the calendar year?

**A:** If you received payments (including cash installments), the payments are applied against your RMD, reducing the remaining amount to be paid from each individual plan.

**Q:** May I withdraw more than the RMD?

**A:** Yes, you may withdraw more than the RMD. Any amount distributed in excess of the RMD that is rollover-eligible is subject to 20% federal withholding and applicable state taxes unless the amount is directly rolled over into another eligible retirement plan. Amounts withdrawn in excess of the RMD for a calendar year are not counted toward your RMD in any future year.

**Q:** What is a qualified charitable distribution?

**A:** The Pension Protection Act of 2006, and the Protecting Americans from Tax Hikes Act of 2015, provide for an exemption from taxation for certain charitable distributions from traditional IRAs and Roth IRAs under Internal Revenue Code (Code) Section 408(a) and (A) respectively. A qualified charitable distribution is generally a nontaxable distribution made directly by the trustee of an IRA to an organization eligible to receive tax-deductible contributions. Additional information can be found on the Internal Revenue Service (IRS) website at [www.irs.gov](http://www.irs.gov).

**Q:** Can I donate the RMDs I receive from my Wespath-administered retirement accounts?

**A:** Wespath does not currently administer IRAs or Roth IRAs. Wespath-administered plans are qualified retirement plans under Code Section 403(b). These plans are not IRAs under Code Sections 408(a) or (A). Therefore, distributions from Wespath-administered retirement plans are not eligible for this exemption and Wespath must distribute RMDs from Wespath-administered retirement accounts.

**Q:** Are my beneficiaries also subject to the RMD rules?

**A:** Yes, after your death, your beneficiaries are subject to these rules. You can learn more by viewing the following FAQs for beneficiaries and the plan’s summary plan description at [wespath.org/retirement/plan](http://wespath.org/retirement/plan).

**Q:** What are the penalties if I miss a deadline?

**A:** If you do not take an RMD by the required beginning date, the IRS may impose a penalty of 25% on the distribution that you should have taken.
Q: Who is responsible for satisfying the RMD?
A: Although Wespath distributes the amount to you, you are responsible for satisfying the IRS rules and regulations.

Q: Can I roll over my RMDs?
A: This type of distribution is not rollover eligible. If you request a rollover and an RMD is due for the year, you must satisfy the RMD before rolling over the remainder of your eligible money.

Q: Can I fulfill my RMD through another plan?
A: The Code does not permit participants to satisfy their RMD from another plan of the same type [e.g., 403(b), 401(k), etc.]. Wespath rules also require the RMDs to be satisfied from each individual plan subject to that plan’s rules for RMDs.
RMDs and You

RMD rules and calculations vary depending on whether you are a participant, spousal beneficiary, alternate payee or non-spousal beneficiary.

**Participants**
A participant is a person who qualifies or once qualified for plan enrollment, including a retired employee.

**When am I required to begin taking RMDs?**
Under the United Methodist Personal Investment Plan (UMPIP), Clergy Retirement Security Program Defined Contribution plan (CRSP DC), Retirement Plan for General Agencies (RPGA) and Horizon 401(k) Plan (Horizon), participants must begin receiving RMDs by their required beginning date.

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Subsequent RMDs must be received no later than December 31 of every year.

Under the CRSP Defined Benefit plan (CRSP DB), the Ministerial Pension Plan (MPP) and the Pre-1982 Plan (Pre-82), participants must begin receiving annuity benefits by the required beginning date.

**How is the RMD calculated?**
Under UMPIP, CRSP DC, RPGA and Horizon, the RMD is calculated by dividing the adjusted market value of the account as of December 31 of the prior year by the applicable life expectancy factor, which is obtained from the appropriate life expectancy table. Under CRSP DB, MPP and Pre-82, starting annuity benefits by the required beginning date satisfies the RMD responsibility.

**What life expectancy table is used to calculate the RMD?**
The *Uniform Lifetime Table* is generally used to determine the RMD. If a participant’s spouse is more than 10 years younger and is the sole designated beneficiary, the *Joint Life and Last Survivor Expectancy Table* is used.
**Spousal Beneficiaries and Eligible Designated Beneficiaries**

A spousal beneficiary refers to the surviving husband or wife who was legally married to the originating participant on the date of the originating participant’s death. Wespath will pay the benefit to the spousal beneficiary if the participant dies before receiving a benefit or a complete distribution from his or her account, unless another beneficiary is entitled to the plan’s benefits. This process also applies to Eligible Designated Beneficiaries [i.e., Minors until the Age of Majority, a disabled Individual as defined in Internal Revenue Code (Code) Section 72(m)(7), a chronically ill individual as defined in Code Section 7702B(c)(2), and a beneficiary or Eligible Designated Beneficiary who is not more than 10 years younger than the participant].

**When is a spousal beneficiary required to begin taking RMDs?**

Under UMPIP, CRSP DC, RPGA and Horizon, if the participant dies before the required beginning date, and no RMD election was made prior to the participant’s death, the spousal beneficiary will begin receiving RMDs according to the chart below:

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<th>If the deceased participant’s Birth Date was...</th>
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**When is an Eligible Designated Beneficiary required to begin taking RMDs?**

Under UMPIP, CRSP DC, RPGA and Horizon, if the participant dies before the required beginning date, and no election was made prior to the participant’s death, the Eligible Designated Beneficiary will begin receiving RMDs. To receive annual RMDs over their life expectancy, the Eligible Designated Beneficiary must make the election and begin receiving RMDs no later than December 31 following the year the participant died. If this election is not made by this date, the Eligible Designated Beneficiary must deplete the entire account by December 31 of the 10th year following the participant’s death.
RMDs and You (continued)

Subsequent RMDs must be paid no later than December 31 of every year thereafter.

Under CRSP DB, MPP and Pre-82, spousal beneficiaries or Eligible Designated Beneficiaries must begin receiving annuity benefits by the spouse’s or Eligible Designated Beneficiary’s required beginning date.

If the participant dies after the required beginning date but before receiving an RMD for that year, under UMPIP, CRSP DC, RPGA and Horizon provisions, the spousal beneficiary or Eligible Designated Beneficiary must begin receiving RMDs by December 31 of the year the participant died. Subsequent RMDs must be paid to the spousal beneficiary or Eligible Designated Beneficiary no later than December 31 of every year thereafter.

How is the RMD calculated?

Under UMPIP, CRSP DC, RPGA and Horizon, the RMD is calculated by dividing the adjusted market value of the account as of December 31 of the prior year by the applicable life expectancy factor, which is obtained from the appropriate life expectancy table. Under CRSP DB, MPP and Pre-82, starting annuity benefits by the required beginning date satisfies the RMD responsibility. What life expectancy table is used to calculate the RMD? If the participant dies before his or her required beginning date, the spouse’s or Eligible Designated Beneficiary’s life expectancy is determined using the Single Life Expectancy Table and recalculated each year that an RMD is due.

If the participant dies on or after his or her required beginning date, life expectancies are determined using the Single Life Expectancy Table. The life expectancy of the participant (using his or her age in the year of death minus one for each year that has elapsed since the year of death, i.e., reduce by one in the year following death) is compared to the life expectancy of the spouse or Eligible Designated Beneficiary (using his or her age for the year in which the RMD is due), and the longer life expectancy is used. If the longer life expectancy is that of the participant, beginning with the year following the participant’s death (i.e., surviving spouse’s or Eligible Designated Beneficiary’s first RMD), it is reduced each year by one. If the longer life expectancy is that of the spouse or Eligible Designated Beneficiary, it is recalculated each year. (Recalculation generally will reduce the amount of each RMD, causing the payments to be made over a longer period of time.)

Alternate Payees

An alternate payee refers to a participant’s spouse or former spouse entitled to receive a portion of his or her account under a qualified domestic relations order (QDRO).
When is an alternate payee required to begin taking RMDs?
Under UMPIP, CRSP DC, RPGA and Horizon, alternate payees must begin receiving RMDs by the required beginning date according to the chart below.

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Subsequent RMDs must be received no later than December 31 of every year. Under CRSP DB, MPP and Pre-82, alternate payees must begin receiving annuity benefits by the required beginning date.

Under UMPIP, CRSP DC, RPGA and Horizon, if the participant dies before the required beginning date, and no election was made prior to the participant’s death, the alternate payee will begin receiving RMDs according to the chart below.

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Subsequent RMDs must be paid no later than December 31 of every year thereafter. Please note that although Wespath is required to begin benefits and issue RMDs by the required beginning date, alternate payees under age 62 will receive only the RMDs and will not be able to access certain remaining account balances until age 62.
RMDs and You (continued)

How is the RMD calculated?
Under UMPIP, CRSP DC, RPGA and Horizon, the RMD is calculated by dividing the adjusted market value of the account as of December 31 of the prior year by the applicable life expectancy factor, which is obtained from the appropriate life expectancy table. Under CRSP DB, MPP and Pre-82, starting annuity benefits by the required beginning date satisfies the RMD responsibility.

What life expectancy table is used to calculate the RMD?
While the participant is still living, the alternate payee’s RMDs are calculated based on the life expectancy of the participant according to the Uniform Lifetime Table and recalculated each year thereafter. If the alternate payee is more than 10 years younger than the participant, the RMDs are calculated using the Joint Life and Last Survivor Expectancy Table and recalculated each year. After the participant’s death, life expectancies are determined using the Single Life Expectancy Table. If the participant dies before his or her required beginning date, the alternate payee’s life expectancy is determined using the Single Life Expectancy Table and recalculated each year that an RMD is due.

If the participant dies on or after his or her required beginning date, the life expectancy of the participant (using his or her age in the year of death, minus one for each year that has elapsed since the year of death, i.e., reduce by one in the year following death) is compared to the life expectancy of the alternate payee (using his or her age for the year in which the RMD is due), and the longer life expectancy is used. If the longer life expectancy is that of the participant, beginning with the year following the participant’s death, it is reduced each year by one. If the longer life expectancy is that of the alternate payee, it is recalculated each year.

NON-SPOUSAL BENEFICIARIES WHO ARE NOT ELIGIBLE DESIGNATED BENEFICIARIES
Non-spousal beneficiaries are the persons or entities (such as estates or trusts) to whom Wespath will pay account balances if the participant dies before receiving complete distributions of his or her accounts.

When is a non-spousal beneficiary who is not an Eligible Designated Beneficiary required to begin taking RMDs?
Under UMPIP, CRSP DC, RPGA and Horizon, if the participant dies on or after January 1, 2020, and before the required beginning date, the non-spousal beneficiary(ies), including trusts, will receive the entire account balance by December 31 of the 10th year following the participant’s death. Please note: Account balances may be rollover eligible in the first nine years following death. In the 10th year following death, the entire remaining account balance is considered an RMD and is not eligible to be rolled over.

3 This document does not apply if you are a beneficiary of a beneficiary or if you are a beneficiary of an alternate payee. Please contact Wespath if you have any questions.
If account balances are rolled over to an inherited IRA in the first nine years following death, the IRA to which the rollover was made must apply the rules of the plan for determining RMDs (i.e., in the 10th year following death the inherited IRA will distribute the entire account balance as an RMD).

If the non-spousal beneficiary is an estate or other entity, it may elect to receive the remaining benefits in a lump-sum or to defer payment until as late as December 31 of the fifth year following the participant’s death.¹

If the participant dies on/after his or her required beginning date, the beneficiary, including trusts, must continue to take annual RMDs for the first 9 years after the participant’s death and must deplete the account in the 10th year following the participant’s death.¹ Annual RMDs are not required to the estate for the first four years.

For deaths before or after the required beginning date, trusts may request to receive RMDs based on life expectancy. The request must be made by December 31st following the participant’s death. Trust documentation must be provided for review and approval.

**Where Can I Find The Life Expectancy Tables?**

The tables referred to above and on previous pages may be found on the IRS website at [irs.gov/pub/irs-pdf/p590b.pdf](http://irs.gov/pub/irs-pdf/p590b.pdf). The tables are also available from Wespath upon request.

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**Required Minimum Distributions**

**QUESTIONS?**

Call Wespath at **1-800-851-2201**.

Representatives are available business days from 8:00 a.m. to 6:00 p.m., Central time. For more information about RMDs, please refer to the summary plan description for each plan, available at [wespath.org/retirement/plan](http://wespath.org/retirement/plan).