Filing a DIC as a Decision Ready Claim

If you’re a surviving spouse of a Veteran whose death resulted from a service-related injury or disease or the Veteran was rated 100% disabled due to service-connected conditions (including entitlement to Individual Unemployability) for 10 years prior to their death, you may be eligible to file a DIC Decision Ready Claim. Work with your VSO to determine if DRC is right for you.

**Spouse DIC Eligibility**

To qualify for DIC as a surviving spouse, you must have:

- Married the Veteran before January 1, 1957, OR
- Married the Veteran within 15 years of them being discharged from military service or from when the injury or disease that caused the Veteran’s death began, OR
- Been married to the Veteran for at least one year, OR
- Had children with the Veteran, AND
- Lived with the Veteran until their death, or, if separated, were not at fault for the separation, AND
- Are not currently remarried.*

* You may be eligible to continue receiving DIC benefits if you remarried on or after December 16, 2003, and were at least 57 years of age.

To learn more about eligibility requirements for DIC, go to [www.benefits.va.gov/compensation/types-dependency_and_indemnity.asp](http://www.benefits.va.gov/compensation/types-dependency_and_indemnity.asp).

**What information do I need to submit a DIC Decision Ready Claim?**

When you meet with your VSO, bring copies of:

- The Veteran’s death certificate, and
- The Veteran’s relevant medical and Service Treatment Records.

Your VSO can also help you gather any medical information you are missing to make sure your claim is complete.

**For More Information**