

§ 225.56 Automatic recomputation.

Periodically, the Board reviews the earnings record of every retired, disabled and recently deceased employee to see if a recomputation of the PIA is necessary. When a recomputation is called for due to a change in the reported railroad or social security earnings, the Board processes it automatically. Increased benefits resulting from a recomputation are paid from the earliest month that the recomputation is effective. The annuitant does not have to request a recomputation to consider additional earnings, although the annuitant may request a recomputation before the automatic recomputation is processed. However, the effective date of the recomputation is the same, whether the recomputation is done automatically or at the request of the annuitant.

§ 225.57 Requesting a recomputation.

An annuitant who meets the conditions for a recomputation may request that his or her PIA be recomputed sooner than it would be recomputed automatically. Providing inclusion of the additional earnings increases the PIA, the Board will recompute the PIA from the earliest permissible date as described in this part.

§ 225.58 Waiver of recomputation.

If the employee or the employee's family are disadvantaged in any way by a recomputation of a PIA to consider additional earnings, a request can be made to waive or give up the right to the recomputation. Such a request must be in writing and be made by every entitled family member. A request for waiver of a recomputation applies only to that recomputation for which the request is made.

Subpart G—Adjusting PIA's

§ 225.60 Adjustment at age 62 when employee is entitled to an annuity based on 30 years of railroad service.

(a) *Description.* The Tier I PIA of an employee who is entitled to an annuity based on 30 years of railroad service is adjusted when the employee reaches age 62. The Average Indexed Monthly Earnings on which the PIA is

based is adjusted by using the year in which the employee attains age 62 as the eligibility year. This adjustment applies to any employee who attained age 60 or acquired 30 years of railroad service after June 30, 1984. The adjustment affects the tier I of the employee and spouse annuity.

(b) *Effective date of adjustment.* A PIA adjustment based on the employee's attainment of age 62 is effective with the first full month in which the employee is age 62. For purposes of a spouse age annuity tier I, the adjusted PIA is used beginning with the first full month both the employee and spouse are age 62.

PART 226—COMPUTING EMPLOYEE, SPOUSE, AND DIVORCED SPOUSE ANNUITIES

Subpart A—General

- Sec.
- 226.1 Introduction.
- 226.2 Definitions.
- 226.3 Other regulations related to this part.

Subpart B—Computing An Employee Annuity

- 226.10 Employee tier I.
- 226.11 Employee tier II.
- 226.12 Employee vested dual benefit.
- 226.13 Cost-of-living increase in employee vested dual benefit.
- 226.14 Employee regular annuity rate.
- 226.15 Deductions from employee regular annuity rate.
- 226.16 Supplemental annuity.

Subpart C—Computing a Spouse or Divorced Spouse Annuity

- 226.30 Spouse or divorced spouse tier I.
- 226.31 Reduction for public pension.
- 226.32 Spouse tier II.
- 226.33 Spouse regular annuity rate.
- 226.34 Divorced spouse regular annuity rate.
- 226.35 Deductions from regular annuity rate.

Subpart D—Railroad Retirement Family Maximum

- 226.50 General.
- 226.51 Maximum monthly amount.
- 226.52 Total annuity subject to maximum.

Subpart E—Years of Service and Average Monthly Compensation

- 226.60 General.