- §831.665 Payment of deposits under §831.631, §831.632, §831.682, or §831.684 under pre-October 1, 1993, law or when the retiree has died prior to October 1, 1993.
- (a) If a retiree fails to make a deposit required under \$831.682 or \$831.684 within 60 days after the date of the notice required by \$831.682(e) or \$831.684(c), the deposit will be collected by offset from his or her annuity in installments equal to 25 percent of the retiree's net annuity (as defined in \$838.103 of this chapter).
- (b) If a retiree fails to make a deposit required by §831.631 or §831.632 within 2 years after the date of the post-retirement marriage or divorce, the deposit will be collected by offset from his or her annuity in installments equal to 25 percent of the retiree's net annuity (as defined in §838.103 of this chapter).
- (c) If a retiree dies before a deposit required under §§ 831.631, 831.632, 831.682, or 831.684 is fully made, the deposit will be collected from the survivor annuity (for which the election required the deposit) before any payments of the survivor annuity are made.
- [50 FR 20070, May 13, 1985, as amended at 51 FR 31935, Sept. 8, 1986; 57 FR 33597, July 29, 1992; 58 FR 52881, Oct. 13, 1993. Redesignated and amended at 58 FR 52882, Oct. 13, 1993]

CHILDREN'S ANNUITIES

§831.671 Proof of eligibility for a child's annuity.

- (a) Proof of paternity. (1) A judicial determination of parentage conclusively establishes the paternity of a child.
- (2) Except as provided in paragraph (a)(1) of this section, a child born to the wife of a married person is presumed to be the child of the wife's husband. This presumption may be rebutted only by clear and convincing evidence that the husband is not the father of the child.
- (3) When paternity is not established under paragraph (a)(1) or (a)(2) of this section, paternity is determined by a preponderance of the credible evidence as defined in $\S1201.56(c)(2)$ of this title.
- (b) Proof of adoption. (1) An adopted child is—

- (i) A child adopted by the employee or retiree before the death of the employee or retiree; or
- (ii) A child who lived with the employee or retiree and for whom a petition for adoption was filed by the employee or retiree and who is adopted by the current spouse of the employee or retiree after the death of the employee or retiree.
- (2) The only acceptable evidence to prove status as an adopted child under paragraph (b)(1)(i) of this section is a copy of the judicial decree of adoption.
- (3) The only acceptable evidence to prove status as an adopted child under paragraph (b)(1)(ii) of this section is copies of—
- (i) The petition for adoption filed by the employee or retiree (clearly showing the date filed); and
 - (ii) The judicial decree of adoption.
- (c) Dependency. To be eligible for survivor annuity benefits, a child must have been dependent on the employee or retiree at the time of the employee's or retiree's death.
- (d) Proof of dependency. (1) A child is presumed to have been dependent on the deceased employee or retiree if he or she is—
 - (i) A legitimate child; or
 - (ii) An adopted child; or
- (iii) A stepchild or recognized natural child who lived with the employee or retiree in a regular parent-child relationship at the time of the employee's or retiree's death; or
- (iv) A recognized natural child for whom a judicial determination of support was obtained; or
- (v) A recognized natural child to whose support the employee or retiree made regular and substantial contributions.
- (2) The following are examples of proofs of regular and substantial support. More than one of the following proofs may be required to show support of a child who did not live with the employee or retiree in a regular parentchild relationship and for whom a judicial determination of support was not obtained.
- (i) Evidence of eligibility as a dependent child for benefits under other State or Federal programs;
- (ii) Proof of inclusion of the child as a dependent on the decedent's income