railroad paid contributions under section 8(a) of the Railroad
Unemployment Insurance Act in an amount equal to the amount of
unemployment and sickness benefits paid to its employees, plus an
additional amount for administrative expenses. The Board promulgated Part
344 as a temporary rule (see 54 FR 25846, June 20, 1989) to explain how it
would apply the special transition rule. Effective with calendar year 1991,
public commuter railroads have been paying experience-rated contributions
on the same basis as other railroad employers. Thus, Part 344 is obsolete.

The Board has determined that this is not a major rule for purposes of
Executive Order 12866. Therefore, no regulatory impact analysis is required.

List of Subchapter in 20 CFR Part 344

Railroad employees, Railroad
employers, Railroad unemployment
benefits.

For the reasons set out in the
preamble, part 344 of title 20, chapter II,
of the Code of Federal Regulations is
amended as follows:

PART 344—[REMOVED AND
RESERVED]

1. The authority citation for this part continues to read as follows:
   Authority: 45 U.S.C. 362(l) and 362(1).

2. Part 344, consisting of §§ 344.1
   through 344.6, is hereby removed and
   reserved.

   By Authority of the Board.
   For the Board.

Beatrice Ezerski,
Secretary to the Board.
[FR Doc. 95–11007 Filed 5–3–95; 8:45 am]
BILLING CODE 7905–01–M

20 CFR Part 217

RIN 3220–AB08

Application for Annuity or Lump Sum

AGENCY: Railroad Retirement Board.

ACTION: Final rule.

SUMMARY: The Railroad Retirement
Board (Board) amends its regulations to
enable the Board to pay the following
benefits without requiring additional
applications therefor: (1) An accrued
annuity due at the death of a spouse or
former spouse to a railroad employee
receiving an annuity based on the same
earnings record; and (2) a full-time
student’s annuity if the student was
entitled to a child’s annuity in the
month before the month the child
attained age 18.


ADDRESSES: Secretary to the Board,
Railroad Retirement Board, 844 Rush
Street, Chicago, Illinois 60611.

FOR FURTHER INFORMATION CONTACT:
Michael C. Litt, Bureau of Law, Railroad
Retirement Board, 844 Rush Street,
Chicago, Illinois 60611, (312) 751–4929,
TDD (312) 751–4701.

SUPPLEMENTARY INFORMATION: Section
217.8 of the Board’s regulations specifies a list of benefits paid by the
Board which may be paid based on a previously-filed application (i.e., where
a new application is not required). The rule adds to that list the cases where an
accrued annuity is due at the death of a spouse or former spouse to a railroad
employee receiving an annuity based on the same earnings record as the spouse
or former spouse and where a full-time student’s annuity is payable if the
student was entitled to a child’s annuity in the month before the month the child
attained age 18. In those cases there is no additional information contained in
the applications and there is no utility to the Board in requiring additional
applications. Using the earlier application reduces paperwork and the
burden on persons claiming benefits.

The Board, in conjunction with the
Office of Management and Budget, has
determined that this is not a significant
regulatory action for purposes of
Executive Order 12866. Therefore, no
regulatory impact analysis is required.
There are no information collections
associated with this rule.

List of Subjects in 20 CFR Part 217

Railroad employees, Railroad
retirement.

For the reasons set out in the
preamble, title 20, chapter II, part 217 of
the Code of Federal Regulations is
amended as follows:

PART 217—APPLICATION FOR
ANNUITY OR LUMP SUM

1. The authority citation for part 217
continues to read as follows:
   Authority: 45 U.S.C. 231d and 45 U.S.C.
   231f.

2. Section 217.8 is amended by
adding paragraphs (t) and (u) to read as
follows:

§ 217.8 When one application satisfies
the filing requirement for other benefits.
* * * * *
(t) An accrued annuity due at the
death of a spouse or divorced spouse if
the claimant is entitled to an employee
annuity on the same claim number.
(u) A full-time student’s annuity if the
student was entitled to a child’s annuity in
the month before the month the child
attained age 18.

By Authority of the Board.
For the Board,
Beatrice Ezerski,
Secretary to the Board.
[FR Doc. 95–11008 Filed 5–3–95; 8:45 am]
BILLING CODE 7905–01–M

DEPARTMENT OF TRANSPORTATION

Coast Guard

33 CFR Part 100

[CGD 05–95–015]

RIN 2115–AE46

Special Local Regulations for Marine
Events; the Great Chesapeake Bay
Swim Event, Chesapeake Bay, MD

AGENCY: Coast Guard, DOT.

ACTION: Notice of implementation.

SUMMARY: This document implements
33 CFR 100.507 for the Great
Chesapeake Bay Swim Event to be held
on June 11, 1995. These special local
regulations are needed to provide for the
safety of participants and spectators on the
navigable waters during this event.

The effect will be to restrict general
navigation in the regulated area for the
safety of participants in the swim, and
their attending personnel.

EFFECTIVE DATE: The regulations in 33
 CFR 100.507 are effective from 6:30 a.m.
until 1 p.m., on June 11, 1995.

FOR FURTHER INFORMATION CONTACT:
Stephen L. Phillips, Chief, Boating
Affairs Branch, Fifth Coast Guard
District, 431 Crawford Street,
Portsmouth, Virginia 23704–5004 (804)
398–6204, or Commander, Coast Guard
Group Baltimore (410) 576–8516.

SUPPLEMENTARY INFORMATION: The
drafters of this notice are QM2 Gregory
C. Garrison, project officer, Boating
Affairs Branch, Boating Safety Division,
Fifth Coast Guard District, and LCDR
C.A. Abel, project attorney, Fifth Coast
Guard District Legal Staff.

Discussion: Mr. Charles Nabit, a
representative of the March of Dimes,
submitted an application to hold the
Great Chesapeake Bay Swim Event on
June 11, 1995. Approximately 600
swimmers will start from Sandy Point
State Park and swim between the

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