| Commodity                               | Number of contracts |
|---|---------------------|
| Financial:                              |                     |
| Municipal Bond Index                    | 300                 |
| 3-month (13–Week) U.S. Treasury Bills   | 150                 |
| 30-Year Ù.S. Treasury Bonds             | 1,000               |
| 10-Year U.S. Treasury Notes             | 1,000               |
| 5-Year U.S. Treasury Notes              | 800                 |
| 2-Year U.S. Treasury Notes              | 500                 |
| 3–Month Eurodollar Ťime Deposit Rates   | 1,000               |
| 30-Day Fed Funds                        | 300                 |
| 1-month LIBOR Rates                     | 300                 |
| 3-month Euroyen                         | 100                 |
| Major-Foreign Currencies                | 400                 |
| Other Foreign Currencies                | 100                 |
| U.S. Dollar Index                       | 50                  |
| S&P 500 Stock Price Index               | 1,000               |
| E-Mini S&P Stock Price Index            | 300                 |
| S&P 400 Midcap Stock Index              | 100                 |
| Dow Jones Industrial Average Index      | 100                 |
| New York Stock Exchange Composite Index | 50                  |
| Amex Major Market Index, Maxi           | 100                 |
| NASDAQ 100 Stock Index                  | 100                 |
| Russell 2000 Stock Index                | 100                 |
| Value Line Average Index                | 50                  |
| NIKKEI Stock Index                      | 100                 |
| Goldman Sachs Commodity Index           | 100                 |
| All Other Commodities                   | 25                  |

# PART 16—REPORTS BY CONTRACT MARKETS

3. The authority citation for Part 16 continues to read as follows:

**Authority:** 7 U.S.C. 6a, 6c, 6g, 6i, 7 and 12a.

4. Sections 16.02 and 16.03 are removed and reserved.

# PART 17—REPORTS BY FUTURES COMMISSION MERCHANTS, MEMBERS OF CONTRACT MARKETS AND FOREIGN BROKERS

5. The authority citation for part 17 continues to read as follows:

Authority: 7 U.S.C. 6a, 6c, 6d, 6f, 6g, 6i, 7 and 12a unless otherwise noted.

6. § 17.01 is amended by removing and reserving paragraphs (b)(3)(ii) and (c) and by revising paragraph (b)(3)(iii) to read as follows:

# §17.01 Special account designation and identification.

- (b) \* \* \*
- (3) \* \* \*
- (ii) [Reserved].
- (iii) If fewer than ten accounts are under control of the independent advisor, for each account the account number and the name and location of each person having a ten percent or more financial interest in the account; and
  - (c) [Reserved].

\* \* \* \* \*

Issued in Washington, D.C., this 8th day of March 2000 by the Commission.

## Jean A. Webb,

Secretary of the Commission. [FR Doc. 00–6345 Filed 3–16–00; 8:45 am] BILLING CODE 6351–01–P

# RAILROAD RETIREMENT BOARD

# 20 CFR Part 220

## RIN 3220-AB41

## **Determining Disability**

AGENCY: Railroad Retirement Board.
ACTION: Final rule.

SUMMARY: The Railroad Retirement Board (Board) amends its regulations to increase from \$500 to \$700 the average monthly earnings guidelines used to determine whether work done by an individual may be considered regular employment. This change coincides with an increase in the guidelines contained in the regulations of the Social Security Administration for determining substantial gainful activity that became effective July 1, 1999.

**DATES:** Effective Date: This rule is effective March 17, 2000.

Applicability Date: This rule will be applied to all disability claims for which a final decision had not been rendered as of July 1, 1999.

ADDRESSES: Comments may be made to the Secretary to the Board, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611.

# FOR FURTHER INFORMATION CONTACT:

Marguerite P. Dadabo, Senior Attorney, (312) 751–4945, TDD (312) 751–4701.

SUPPLEMENTARY INFORMATION: The Railroad Retirement Act provides for disability annuities for employees, widow(er)s, and children of deceased railroad employees who are unable to engage in any regular employment because of a permanent physical or mental impairment. Regular employment is defined by reference to the definition of substantial gainful activity under the Social Security Act. Sections 220.141 and 220.142 of the Board's regulations reflect this definition and define "substantial gainful activity" (SGA) as work activity that involves doing significant physical or mental activities for pay or profit. Work activity is gainful if it is the kind of work usually done for pay or profit, whether or not a profit is realized. Section 220.143 sets forth earnings levels at which the Board considers a disabled person to be engaged in SGA regardless of the severity of his or her impairment. The amount of average monthly earnings that ordinarily demonstrates SGA for people with an impairment has not been increased since January 1, 1990. Consequently, with respect to months after June 1999 the Board raises from \$500 to \$700 the average monthly earnings guidelines used to determine whether work done by a person with a disability is substantial gainful activity. The Board has determined that an increase in the amount of earnings that constitutes SGA provides an updated indicator of when earnings demonstrate the ability to engage in SGA and is a significant improvement to the existing incentives to encourage individuals with disabilities to attempt to work. This increase also conforms to changes in the regulations of the Social Security Administration which became effective July 1, 1999 (64 FR 18566, April 15, 1999; a correction appears at 64 FR 22903, April 28, 1999).

The Board published this rule as an interim final rule on November 18, 1999 (64 FR 62976) and invited comments by July 18, 2000. No comments were received. Accordingly, the interim final rule is adopted as a final rule without change.

Dated: March 8, 2000. By Authority of the Board.

#### Beatrice Ezerski.

Secretary to the Board.

[FR Doc. 00-6594 Filed 3-16-00; 8:45 am]

BILLING CODE 7905-01-P

## RAILROAD RETIREMENT BOARD

# 20 CFR Part 322

RIN 3220-AB38

### Remuneration

AGENCY: Railroad Retirement Board.

**ACTION:** Final rule.

SUMMARY: The Railroad Retirement Board (Board) amends its regulations defining remuneration and how that term is applied to claims for benefits under the Railroad Unemployment Insurance Act (RUIA) to reflect changes in that statute and to reflect administrative rulings not readily available to the public.

**EFFECTIVE DATE:** This rule will be effective April 17, 2000.

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

# FOR FURTHER INFORMATION CONTACT:

Marguerite P. Dadabo, Senior Attorney, Railroad Retirement Board, (312) 751– 4945, FAX (312) 751–7102, TDD (312) 751–4701.

SUPPLEMENTARY INFORMATION: As administrator of the RUIA, the Railroad Retirement Board pays benefits to qualified railroad employees for their days of unemployment or days of sickness, as defined in section 1(k) of the Act. Benefits are not payable for any day if "remuneration", as defined in section 1(j) of the RUIA, is payable or accrues to the employee for such day. Part 322 defines the term

"remuneration" and explains how the

term is applied to claims for benefits, but it has not been revised in recent years to reflect statutory changes and agency practice and procedure.

Section 322.1 which currently recites applicable statutory provisions, is revised to provide a plain language introduction that explains the purpose

of part 322.

The general definition of "remuneration" set forth in § 322.2 is revised by expanding the definition to cover two statutory exceptions to the definition, subsidiary remuneration and supplemental unemployment or sickness benefits.

Section 322.3(b) is amended by explaining that although "remuneration" does not accrue for days that are termed "layover" days, such days are not compensable "days of unemployment". Also, a new paragraph (d) is added to explain the rules that would apply to a fully employed employee who has additional days off from work by reason of a compressed or flexible work schedule.

Paragraph (a) of § 322.4 is revised by indicating that the Board will seek information from the employee's base year employer on whether remuneration is payable for days claimed.

Section 322.5 is amended to remove a reference to an obsolete regulation.

Paragraph (a) of § 322.6 is revised by indicating that payments made to an employee with respect to personal injury are considered remuneration unless allocated to other "damages".

Section 322.7 is revised to conform with the practices of the railroad industry that coordination and dismissal allowances, separation, and severance payments are remuneration, even when paid other than through a collective bargaining agreement, and even when paid as the result of an involuntary dismissal or separation.

Section 322.8 is amended to update the amount of earnings by a local lodge official that may be regarded as subsidiary remuneration. This amendment is necessary because of a statutory change that increased to \$15 per day the amount of an employee's earnings that comes within the definition of subsidiary remuneration.

Finally, a new § 322.9 is added to explain the term "subsidiary remuneration". Such remuneration does not prevent payment of benefits, except as explained in § 322.9.

The Board published this rule as a proposed rule on November 16, 1999 (64 FR 62135), and invited comments by January 18, 2000. No comments were received.

The Board, with the concurrence of OMB, has determined that this is not a

significant regulatory action for purposes of Executive Order No. 12866. Therefore no regulatory impact analysis is required. The information collection requirements contained in this rule have been approved by the Office of Management and Budget under control numbers 3220–0049 and 3220-0022.

# List of Subjects in 20 CFR Part 322

Railroad employees, Railroad unemployment benefits, Reporting and record keeping requirements.

For the reasons set out in the preamble, the Railroad Retirement Board amends title 20, chapter II, part 322 of the Code of Federal Regulations as follows:

## **PART 322—REMUNERATION**

1. The authority citation for part 322 is revised to read as follows:

Authority: 45 U.S.C. 362(l).

2. Section 322.1 is revised to read as follows:

## § 322.1 Introduction.

The Railroad Unemployment Insurance Act provides benefits for a qualified employee's days of unemployment or days of sickness, as defined in section 1(k) of the Act. Under that section, no day can be a day of unemployment or a day of sickness for any employee if "remuneration" is payable or accrues to the employee for such day. In computing the amount of benefits payable to an employee for days of unemployment or days of sickness in any registration period, or in determining whether the employee has satisfied the waiting period requirement, the Board will not count any day with respect to which remuneration is payable or accrues to the employee. Section 322.2 defines the term "remuneration" and explains what types of payments to employees constitute remuneration.

3. Section 322.2 is revised to read as follows:

# § 322.2 General definition of remuneration.

- (a) Remuneration. (1) Remuneration includes pay for services for hire, pay for time lost as defined in § 322.6, and other earned income payable or accruing with respect to any day. Income is "earned" if it is payable or accrues in consideration of services and if such services were in turn rendered in consideration of the income payable or accruing.
- (2) Remuneration includes income in the form of a commodity, service, or privilege if, before the performance of the service for which it is payment, the