§ 880.206

death certificate or other legal certification of death issued by an authorized institution.

§ 880.206 Date of death.

- (a) Except as provided in paragraph (b) of this section, for the purpose of benefits administered by OPM, the date of death of a missing annuitant who has been determined to be dead by an authorized institution is the date of disappearance as determined by the Associate Director.
- (b) For the purpose of determining whether a claim is untimely under any statute of limitations applicable to CSRS, FERS or FEGLI benefits (section 8345(i)(2), section 8466(b), or section 8705(b) through (d) of title 5, United States Code), the time between the date of disappearance and the date on which the authorized institution issues its decision that the missing annuitant is dead is excluded.

§880.207 Adjustment of accounts after finding of death.

After a missing annuitant is determined to be dead under §880.205, OPM will review the case to determine whether additional benefits are payable or excess insurance premiums have been withheld.

Subpart C—Continuation of Benefits

§880.301 Purpose.

This subpart establishes OPM's policy concerning the availability and amount of CSRS and FERS annuity payments and the continuation of FEHBP and FEGLI coverage and premiums while an annuitant is classified as a missing annuitant.

§880.302 Payments of CSRS or FERS benefits.

(a) OPM will pay an amount equal to the survivor annuity that would be payable as CSRS or FERS survivor annuity to an account in a financial institution designated (under electronic funds transfer regulations in part 209 or part 210 of Title 31, Code of Federal Regulations) by an individual who, if the missing annuitant were dead,

would be entitled to receive payment of a survivor annuity.

(b) If more than one individual would qualify for survivor annuity payments in the event of the missing annuitant's death, OPM will make separate payments in the same manner as if the missing annuitant were dead.

§880.303 FEHBP coverage.

- (a) If the missing annuitant had a family enrollment, the enrollment will be transferred to the eligible family members under §890.303(c) of this chapter. If there is only one eligible family member, the enrollment will be changed to a self-only enrollment under §890.306(r) of this chapter. The changes will be effective the first day of the pay period following the date of disappearance.
- (b) If the missing annuitant was covered by a self only enrollment or if there is no eligible family member remaining, the enrollment terminates at midnight of the last day of the pay period in which he or she disappeared, subject to the temporary extension of coverage for conversion.
- (c) If the missing annuitant is found to be alive, the coverage held before the disappearance is reinstated effective with the pay period during which the annuitant is found, unless the annuitant, or the annuitant's representative, requests that the enrollment be restored retroactively to the pay period in which the disappearance occurred.

§880.304 FEGLI coverage.

- (a) FEGLI premiums will not be collected during periods when an annuitant is a missing annuitant.
- (b)(1) If the annuity of a missing annuitant is restored under \$880.204(a), OPM will deduct the amount of FEGLI premiums attributable to the period when the annuitant was a missing annuitant from any adjustment payment due the annuitant under \$880.204(a).
- (2) If a missing annuitant is determined to be dead under §880.205, FEGLI premiums and benefits will be computed using the date of death established under §880.206(a).