

(B) WHICH IS COMPUTED PRO RATA ON THE BASIS OF THE FOLLOWING CONDENSED TABLE:

BENEFICIARIES RECEIVING UNDER SECTION 53 OF THIS ARTICLE	LENGTH OF SERVICE	SUPPLEMENTARY PAYMENTS
\$ 900	25 YEARS	\$1100
1200	25 YEARS	900
1500	25 YEARS	825
1800	25 YEARS	750
2100	25 YEARS	675
2400	25 YEARS	600
2700	25 YEARS	525
3000	25 YEARS	450
3300	25 YEARS	375
3600	25 YEARS	300
3900	25 YEARS	225
4200	25 YEARS	150
4500	25 YEARS	75
4800	25 YEARS	0 AND

(C) WHICH PRO RATA COMPUTATION IS MADE BY THE USE OF THE FOLLOWING FORMULA:

$$\frac{\$4800-B}{4} \times \frac{C.S.}{25}$$

IN WHICH FORMULA "B" REPRESENTS "BENEFITS PROVIDED BY SECTION 53" AND "C.S." REPRESENTS "YEARS OF CREDITABLE SERVICE," AND

(D) PROVIDED THAT THE RETIREMENT ALLOWANCE USED IN CALCULATING THE SUPPLEMENTARY PAYMENT SHALL BE THE TOTAL BENEFITS PROVIDED IN SECTION 53 OF THIS ARTICLE EXCEPT THAT IT SHALL NOT BE BASED ON ANY OPTIONAL BENEFIT CHOSEN BY THE BENEFICIARY [OR MEMBER].

(E) WHEN DETERMINING THE AMOUNT OF SUPPLEMENTARY PAYMENTS, THE BOARD OF TRUSTEES SHALL NOT CONSIDER ANY ADDITIONAL VOLUNTARY CONTRIBUTIONS BY ANY EMPLOYEE TO HIS ANNUITY SAVINGS ACCOUNT.

SEC. 8. AND BE IT FURTHER ENACTED, THAT FOR THE 1972 FISCAL YEAR ONLY THE ADJUSTMENTS AUTHORIZED BY SECTIONS 1 THROUGH 4 OF THIS ACT SHALL BE PAYABLE ONLY FROM AND TO THE EXTENT THAT MONIES TO PAY THE ADJUSTMENT ARE AVAILABLE FROM EXCESS INVESTMENT EARNINGS OF THE SYSTEM.

SEC. 5 9. *And be it further enacted,* That this Act shall take effect July 1, 1971.

Approved May 17, 1971.