

(d) 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 § 195" and "c.s." represents "years of creditable service," and

(e) Provided that the retirement allowance used in calculating the supplementary payment shall be the total benefits provided in § 195 of this article except that it shall not be based on any optional benefit chosen by the beneficiary and

(f) Provided that such beneficiary, excepting any person who may be retired for reasons of disability, who is eligible to receive benefits from the federal old age and survivors' insurance system shall have any supplemental payment for which said beneficiary is eligible, under this subtitle, reduced by an amount equal to the benefit the beneficiary is entitled to receive from the federal old age and survivors' system. Such reduction, however, shall not be greater than the total amount of the supplemental payment for which said beneficiary is eligible.

(g) Provided that in the case of any person who has retired as a member of any local retirement or pension system operated by any particular city or county of this State for teachers to which system the State's contributions for benefits is paid pursuant to the provisions of § 198(6) (a) of this article, the supplementary payments authorized by the provisions of this section shall be paid to the treasurer of the particular city or county operating such local retirement or pension system; provided, further that the total retirement benefits, including any and all supplementations thereto, paid or distributed by any such local retirement or pension system shall not be less than is provided in this article for any person with similar service and wage records; and provided, further, that nothing contained in this subsection shall operate to reduce the total retirement benefit or benefits, including any such supplementations thereto, being paid as of June 30, 1962, to any retired individual; and provided, further, that the total payments made by the State under the provisions of this subsection to the treasurer of any particular city or county operating any such local retirement or pension system shall be used only for the purpose of making payment to retired individuals and shall not be used for any other purpose.

(h) When determining the amount of supplementary payments, the board of trustees shall not consider any additional voluntary contributions by any teacher to his annuity savings account.

(i) Any teacher who has less than thirty (30) years of service, and who files for a deferred retirement allowance, shall not be entitled to receive a supplementary pension benefit.]

199.

All pensions to teachers retired under Chapter 447 of the Acts of 1920 in force on the date this retirement system is established shall be continued and paid thereafter from the [Pension] Accumulation Fund created by this subtitle. The residue of any appropriation made for the payment of the pension of teachers retired under Chapter 447 of the Acts of 1920 shall be transferred and credited to the [Pension] Accumulation Fund created by this subtitle.

205.