Former Art. 73B, §§ 2-415(h) and (i), which stated that other laws also are applicable, are deleted as surplusage.

Former Art. 73B, § 3–412(h), which related to participation in the optional retirement program, is deleted as unnecessary in light of the more specific provisions in Title 30 that specify who may participate in the optional retirement program. See, e.g., § 30–301 of this article.

Defined terms: "Allowance" § 20–101

"Creditable service" § 20–101

"Employees' Pension System" § 20-101

"Member" § 20-101

"Member contribution" § 20-101

"Retirement" § 20-101

"Selection B (Limited cost-of-living adjustment)" § 22-101

"Selection C (Combination formula)" § 22-101

"Teachers' Pension System" § 20–101

22-221. SELECTION C (COMBINATION FORMULA).

(A) SCOPE OF SECTION.

- (1) THIS SECTION APPLIES ONLY TO A MEMBER WHO IS NOT SUBJECT TO SELECTION A (ADDITIONAL MEMBER CONTRIBUTIONS) OR SELECTION B (LIMITED COST-OF-LIVING ADJUSTMENT).
 - (2) THE EFFECTIVE DATE FOR APPLICATION OF THIS SECTION IS:
- (I) JULY 1, 1984, FOR A MEMBER EMPLOYED BY A PARTICIPATING EMPLOYER ON THAT DAY WHO HAD NOT ELECTED SELECTION A (ADDITIONAL MEMBER CONTRIBUTIONS) OR SELECTION B (LIMITED COST-OF-LIVING ADJUSTMENT);
- (II) THE DATE OF RETURN TO EMPLOYMENT BY A PARTICIPATING EMPLOYER FOR A MEMBER WHO RETURNED TO ACTIVE EMPLOYMENT AND HAD NOT ELECTED SELECTION A (ADDITIONAL MEMBER CONTRIBUTIONS) OR SELECTION B (LIMITED COST-OF-LIVING ADJUSTMENT); OR
- (III) THE DATE OF ELECTION OF SELECTION C (COMBINATION FORMULA) UNDER \S 22–219 OR \S 22–220 OF THIS SUBTITLE.
 - (B) SERVICE CREDIT.

FOR PURPOSES OF COMPUTING A MEMBER'S ALLOWANCE UNDER THIS SECTION:

(1) SERVICE CREDIT, OTHER THAN MILITARY SERVICE CREDIT, RECEIVED BY AN INDIVIDUAL BEFORE THE INDIVIDUAL LAST BECAME A MEMBER SHALL BE TREATED AS SERVICE CREDIT AS OF THE DATE THE SERVICE WAS RENDERED; AND