## Allowance upon superannuation.

Sec. 145.33. A member, with at least five years of total service credit, who has passed his sixtieth birthday or who has thirty-five years of total Ohio service credit, may apply for superannuation retirement and on and after September 30, 1963, his retirement allowance shall consist of:

- (A) An annuity having a reserve equal to the amount of the member's accumulated contributions at that time;
- (B) A pension equal to the annuity provided by division (A) of this section;
- (C) An additional pension, if such member can qualify for prior service, equal to forty dollars multiplied by the number of years, and fraction thereof, of such prior and military service credit;
- (D) A basic annual pension equal to one hundred eighty dollars, providing the member has ten or more years of total service credit as of October 1, 1956, except that such basic annual pension shall not exceed the sum of the annual benefits provided by divisions (A), (B), and (C) of this section. The cost of such basic annual pension shall be included in the deficiency contribution provided by sections 145.48 and 145.50 of the Revised Code.
- (E) When a member retires on or before October 31, 1965 on superannuation retirement, with three or more years of total service credit within the ten years immediately prior to retirement, his total annual single lifetime allowance including the allowances provided in divisions (A), (B), (C), and (D) of this section shall be not less than a base amount determined by multiplying his total Ohio service credit by the greater of seventy-two dollars or one and sixty-five hundredths per cent of his final average salary, which shall be adjusted by the factors of attained age or years of service to provide the greater amount as determined by the following schedule:

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Attained	Or	Years of Total Service	Percentage of
Birthday	O1	Credit	Base Amount
55 or less			60%
56			65%
57			70%
58			75%
59			80%
60			85%
61			88%
62			91%
63			94%
64			97%
<b>65</b> .		35 to 41	100%
66		41	102%
67		42	104%
68		43	106%
69		44	108%
70 or more		45 or more	110%

Beginning November 1, 1965 when a member retires on superannuation retirement, with three or more years of service credit within the ten years immediately prior to retirement, his total annual single lifetime allowance including the allowances provided in this section shall be not less than a base amount determined by multiplying his total Ohio service credit by the greater of seventysix dollars or one and seventy-five hundredths per cent of his final average salary, which shall be adjusted by the factors of attained age or years of service to provide the greater amount as determined by the following schedule:

		Years of	Percentage
Attained	Or	Total Service	of
Birthday		Credit	Base Amount
55 or less			60%
56			65%
57			70%
58			75%
59			80%
60		Years of	85%
61		Ohio Service	88%
62		Credit	91%
63			94%
64			97%
65		35 to 41	100%
66		41	102%
67		42	104%

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		Years of	Percentage
$m{Attained}$	or	Ohio Service	Of Base
Age		Credit	Amount
68		43	106%
69		44	108%
70 or more		45 or more	110%

(F) The total annual single lifetime allowance which a member shall receive under the provisions of division (E) shall not exceed seventy-five per cent of his final average salary, except that this limitation shall further be adjusted by the factors of attained age or years of service to provide the highest percentage as determined by the following schedule:

Attained Birthday	Or	Years of Total Service Credit	Final Average Salary Limitation
66		41	76%
67		42	77%
68		43	<b>78</b> %
69		44	79%
70 or more		45 or more	80%

- (G) \*\*\* Until January 1, 1966, any amount of deficiencies in the annuity and pension reserve fund due to the increased allowance provided in divisions (E) and (F) shall be collected by a rate which shall be included in the employer's contribution rate provided by sections 145.48, 145.49, and 145.50 of the Revised Code.
- (H) For the purpose of divisions (E) and (F), final average salary shall not exceed \*\*\* twenty-five thousand dollars. (Amended in Amended Substitute House Bill No. 225)