This Public Bill originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> ALLAN PICKERING, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 11 April, 1957.





ANNO SEXTO

ELIZABETHÆ II REGINÆ

Act No. , 1957.

An Act to make further provision with respect to contributions to the State Superannuation Fund; for this purpose to amend the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith.

 $\mathbf{B}^{\mathbf{E}}$ it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. (1) This Act may be cited as the "Superannuation short title (Amendment) Act, 1957." and

citation.

83895 233 -

(2)

(2) The Superannuation Act, 1916, as amended by subsequent Acts and by this Act, may be cited as the Superannuation Act, 1916-1957.

2. The Superannuation Act, 1916, as amended by sub-5 sequent Acts, is amended— 5 sequent Acts, is a mended— 5 sequent Acts, is a mended Ac

1916. ne Sec. 11.

(3) Where a person who ceased to be a contributor by reason of his resignation, pursuant to section two of the Constitution (Public Service) Amendment Act, 1916, from the public service of New South Wales, including the public service of any department or branch of the Government of the said State, and who thereafter ceased to be a member of the Legislative Assembly of New South Wates without being entitled to a pension under the Legislative Assembly Members Superannuation Act, 1946, as amended by subsequent Acts, re-entered or re-enters the said public service within two months after he ceased or ceases to be a member of that Assembly, he may elect to take the benefit of this subsection. should be align minutes 11111

Upon the election taking effect the following provisions shall apply to or in respect of him :----

25

30

10

15

20

(a) He may resume the payment of his contributions as if there had been no break in his employment if forthwith upon the election taking effect—

> (i) he pays into the Fund all moneys received by him from the Fund consequent upon his resignation as aforesaid

together

	and the second
	Superannuation (Amendment).
	together with interest thereon at the rate of three and one- half per centum per annum compounded annually; and
5	 (ii) he pays into the Fund, or makes provision to the satisfaction of the Board for the payment into the Fund of, the contributions
10	that would have been payable by him into the Fund during the period from the date of his resignation as aforesaid to the date when his election took
15	effect had he not resigned as aforesaid, together with interest thereon at the rate of three and one-half per centum per annum compounded annually;
20	 (b) Upon the receipt of a certificate signed by the secretary of the Board stating that the provisions of paragraph (a) of this subsection have been complied with, his employer shall contribute to the
25	Fund the contributions that would have been payable by the employer into the Fund during the period referred to in subparagraph (ii) of paragraph (a) of this subsection in respect of him had
30	 he not resigned as aforesaid, together with interest thereon at the rate of three and one-half per centum per annum compounded annually; (c) If upon the election taking effect he
35	does not forthwith resume the payment of his contributions as aforesaid he

shall, subject to this Act, contribute to the Fund according to his age at the time of his re-entry into the said public

service as aforesaid.

40

An

10000			
		Superannuation (Amendment).	
-	wr	An election under this subsection shall be in iting and be forwarded so as to be received the office of the Board—	
5		 (i) where he re-enters the said public service as aforesaid after the commencement of the Superannuation (Amendment) Act, 1957—within two months after the date of re-entry; 	
10		 (ii) where he re-entered the said public service as aforesaid before that com- mencement—within two months after that commencement, 	
		d shall take effect from the date upon which is so received.	
15	in	Any such election shall be void unless made the manner and within the period prescribed erefor.	
20	me pa sec pa sel	(4) Where a person who has resumed pay- ent of his contributions in accordance with ragraph (a) of subsection three of this ction is, within three years after he so resumes yment of his contributions, retired from the rvice of his employer on the grounds of	
25	pe a	validity or physical or mental incapacity to rform his duties, he shall not be entitled to pension but shall be paid a lump sum equal the contributions paid by him into the Fund.	
		inserting next after section twelve the Na llowing new section:—	ew sec. A.
30		(a) in the case of an employee who, being ce a woman contributor, elected to contri- ca	ter age or, in rtain
35		bute at the rate prescribed for retire- ment at age fifty-five, the age of fifty- five years; (b)	сц (1)

.

	Superannuation (Amendment).
	(b) in the case of any other employee, the age of sixty years.
	(2) Where after the commencement of the Superannuation (Amendment) Act, 1957—
5 0	 (a) the salary of an employee who has, whether before or after that commence- ment, reached the prescribed age is increased from one salary group as set out in the scale in subsection one of section twelve of this Act to a higher salary group as set out in that scale; and
5	(b) the number of units of pension speci- fied in that scale opposite that higher salary group is greater than the number of units of pension for which he is a contributor,
)	he may elect to contribute for an additional unit or units of pension, but so that the total number of units of pension for which he is a contributor shall not exceed the number of units of pension specified in that scale opposite the salary group in which his salary falls.
5	Where an employee reached the prescribed age on or after the first day of July, one thousand nine hundred and fifty-five, but before the commencement of the Superannuation (Amendment) Act, 1957, and on or after the
0	date on which he reached the prescribed age but before that commencement his salary was increased from one salary group as set out in the scale in subsection one of section twelve of this Act to a higher salary group as set out in
5	that scale, his salary shall, if he is an employee at that commencement, be deemed, for the pur- poses of this subsection to have been increased immediately after that commencement from a lower

a)

	Superannuation (Amendment).
	lower salary group as set out in that scale to the salary group set out in that scale in which his salary falls at that commencement.
5	An election under this subsection shall be in writing and shall be forwarded so as to be received in the office of the Board—
10 15	 (i) within a period of three months after the date upon which salary at the increased rate is actually paid or, in the case of an employee to whom the last preceding paragraph applies, within three months after the com- mencement of the Superannuation (Amendment) Act, 1957; or (ii) within such further period as the Board may, in special circumstances, allow.
20	 Any such election shall be void unless made in the manner and within the period or extended period referred to in this subsection. (3) Where— (a) before the first day of July, one thousand nine hundred and fifty-five, an employee had reached the prescribed age; and
25	 (b) the number of units of pension for which he is a contributor at the com- mencement of the Superannuation (Amendment) Act, 1957, is less than
30	the number of units of pension specified in the scale in subsection one of section twelve of this Act opposite the salary group in which his salary falls at that commencement,

commencement, he may, if he is an employee at that commencement, elect to contribute for an additional unit or units of pension, but so that the total number of units of pension for which he is a contributor shall

shall not exceed the number of units of pension specified in that scale opposite the salary group in which his salary fell at that commencement.

An election under this subsection shall be in writing and shall be forwarded so as to be received in the office of the Board within a period of three months after the commencement of the Superannuation (Amendment) Act, 1957, or within such further period as the Board may, in special circumstances, allow.

Any such election shall be void unless made in the manner and within the period or extended period referred to in this subsection.

Nothing in this subsection shall be construed as limiting the operation of subsection two of this section.

(4) The provisions of this section shall have effect notwithstanding anything elsewhere contained in this Act.

Sydney: A. H. Pettifer, Government Printer-1957.

10

5

15

[9d.]

The Fusing Constructed in the Lass Construct Association and for the flux day sense in the estimate of the presentation in the Longer structure of the construction set in second second.

and all the later to the the terminant of the second second second second second second second second second se

(a) A second thread in a main the enders of the party of a second sec

an nota dua sua distagui se di en casia al grup da sua Esta D. . E

No de la companya de

SUPERANNUATION (AMENDMENT) BILL, 1957.

EXPLANATORY NOTE.

THE objects of this Bill are-

- (a) to allow certain persons who ceased or cease to be contributors to the Fund and who re-entered or re-enter the public service of New South Wales to resume payment of contributions as if there had been no break in employment;
- (b) to allow employees over sixty years of age (or over fifty-five years of age in the case of a woman contributor who elected to contribute for retirement at age fifty-five) to contribute for additional units of pension in certain cases.

3895 233-

SUPERIOR PARTY (INCLUDING) BEER, 1992

ELPLANATORY NOTE

densel and a security frace of a constant of the security makes and the security of the securi

(b) to allow employees over shirt years of age (or war filly-fire years of age in the error of a woman resurcions who elevand to analytical for resident as are filly-fire) to contribute for additional while of parenon in contrain cares.



. : :

15.1

69

4.0

季号

No. , 1957.

BILL A

make further provision with respect To to contributions to the State Superannuation Fund; for this purpose to amend the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith.

[MR. SHEAHAN ;-11 April, 1957.]

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. (1) This Act may be cited as the "Superannuation short title and (Amendment) Act, 1957."

citation.

83895 233-

1

2

(2)

(2) The Superannuation Act, 1916, as amended by subsequent Acts and by this Act, may be cited as the Superannuation Act, 1916-1957.

2. The Superannuation Act, 1916, as amended by sub-5 sequent Acts, is amended— of Act

of Act No. 28, 1916.

(3) Where a person who ceased to be a contributor by reason of his resignation, pursuant to section two of the Constitution (Public Service) Amendment Act, 1916, from the public service of New South Wales, including the public service of any department or branch of the Government of the said State, and who thereafter ceased to be a member of the Legislative Assembly of New South Wales without being entitled to a pension under the Legislative Assembly Members Superannuation Act, 1946, as amended by subsequent Acts, re-entered or re-enters the said public service within two months after he ceased or ceases to be a member of that Assembly, he may elect to take the benefit of this subsection.

(a) He may resume the payment of his contributions as if there had been no break in his employment if forthwith upon the election taking effect—

> (i) he pays into the Fund all moneys received by him from the Fund consequent upon his resignation as aforesaid

together

25

177

10

15

20

Act No. , 1957.

Superannuation (Amendment).

together with interest thereon at the rate of three and onehalf per centum per annum compounded annually; and 3

15

25

38

- (ii) he pays into the Fund, or makes provision to the satisfaction of the Board for the payment into the Fund of, the contributions that would have been payable by him into the Fund during the period from the date of his resignation as aforesaid to the date when his election took effect had he not resigned as aforesaid, together with interest thereon at the rate of three and one-half per centum per annum compounded annually;
- (b) Upon the receipt of a certificate signed by the secretary of the Board stating that the provisions of paragraph (a) of this subsection have been complied with, his employer shall contribute to the Fund the contributions that would have been payable by the employer into the Fund during the period referred to in subparagraph (ii) of paragraph (a) of this subsection in respect of him had he not resigned as aforesaid, together with interest thereon at the rate of three and one-half per centum per annum compounded annually;
- (c) If upon the election taking effect he does not forthwith resume the payment of his contributions as aforesaid he shall, subject to this Act, contribute to the Fund according to his age at the time of his re-entry into the said public service as aforesaid. An

35

10

5

8

15

20

25

30

An election under this subsection shall be in ditty (Mill) writing and be forwarded so as to be received in the office of the Boarda thanata

(i) where he re-enters the said public service as aforesaid after the commencement of the Superannuation (Amendment) Act, 1957-within two months after the date of re-entry;

4

(ii) where he re-entered the said public service as aforesaid before that commencement-within two months after that commencement,

and shall take effect from the date upon which -JOSIGE NOR 18'3 'r chi it is so received.

Any such election shall be void unless made in the manner and within the period prescribed therefor.

(4) Where a person who has resumed paylie rolliblu. ment of his contributions in accordance with Lotat att paragraph (a) of subsection three of this 20 H of M thing to a section is, within three years after he so resumes payment of his contributions, retired from the out of bog service of his employer on the grounds of invalidity or physical or mental incapacity to

perform his duties, he shall not be entitled to 25 dinorma or of the a pension but shall be paid a lump sum equal of clock and to the contributions paid by him into the Fund. neiteinnk

(b) by inserting next after section twelve the New sec. 12A. and one following new section :---

SUR Jugar 12A. (1) In this section "the prescribed age" Right to 30: two tak contribute to avoid meansafter age mi tuo Jas (a) in the case of an employee who, being certain

a woman contributor, elected to contri- cases, after age 55. bute at the rate prescribed for retire-35 association ment at age fifty-five, the age of fiftyfive years; (b)

proved to be

fowof at

8

2

5

Yan to The

el city

OD COMO

Wei Care h

ton as qui

10 000 10

a GM See Anth

19 die int

Br :

11

10 Birt a

1 %

215

Superannuation (Amendment). (b) in the case of any other employee, the age of sixty years. 0.11 (2) Where after the commencement of the Superannuation (Amendment) Act, 1957 (a) the salary of an employee who has, whether before or after that commencement, reached the prescribed age is increased from one salary group as set out in the scale in subsection one of section twelve of this Act to a higher salary group as set out in that scale; and (b) the number of units of pension specified in that scale opposite that higher salary group is greater than the number of units of pension for which S - 11 A he is a contributor, 1 mi he may elect to contribute for an additional unit or units of pension, but so that the total number of units of pension for which he is a contributor shall not exceed the number of units. 11 of pension specified in that scale opposite the salary group in which his salary falls. Where an employee reached the prescribed age on or after the first day of July, one thousand nine hundred and fifty-five, but before the commencement of the Superannuation (Amendment) Act, 1957, and on or after the date on which he reached the prescribed age but before that commencement his salary was increased from one salary group as set out in the scale in subsection one of section twelve of this Act to a higher salary group as set out in that scale, his salary shall, if he is an employee at that commencement, be deemed, for the purposes of this subsection to have been increased immediately after that commencement from a lower

15

10

5

20

 $\mathbf{25}$

30

35

5

:

01

13

10

25

M.

Act No. , 1957.

Superannuation (Amendment). lower' salary group as set out in that scale to the salary group set out in that scale in which his salary falls at that commencement. An election under this subsection shall be in 5 writing and shall be forwarded so as to be received in the office of the Board-(i) within a period of three months after Interface the date upon which salary at the increased rate is actually paid or, in 41 10 the case of an employee to whom the .42 last preceding paragraph applies, hatierty within three months after the commencement of the Superannuation http://doi.org/1957; or 15 (ii) within such further period as the Board may, in special circumstances, allow. 12 Any such election shall be void unless made in the manner and within the period or extended period referred to in this subsection. liste (3) Where-20 (a) before the first day of July, one thousand nine hundred and fifty-five, an employee had reached the prescribed age; and (b) the number of units of pension for 25 which he is a contributor at the commencement of the Superannuation 5 (Amendment) Act, 1957, is less than •1.1 the number of units of pension specified in the scale in subsection one of section 30 twelve of this Act opposite the salary group in which his salary falls at that · ... commencement, he may, if he is an employee at that commencement, elect to contribute for an additional unit 35 or units of pension, but so that the total number of units of pension for which he is a contributor

57

:

1

. .

......

shall

shall not exceed the number of units of pension specified in that scale opposite the salary group in which his salary fell at that commencement.

An election under this subsection shall be in writing and shall be forwarded so as to be

5

8

received in the office of the Board within a period of three months after the commencement of the Superannuation (Amendment) Act. 1957, or within such further period as the Board may, in special circumstances, allow.

Any such election shall be void unless made in the manner and within the period or extended period referred to in this subsection.

Nothing in this subsection shall be construed as limiting the operation of subsection two of this section. ì

(4) The provisions of this section shall have effect notwithstanding anything elsewhere contained in this Act. ptor forney.

						3 ()	(d)
Sydney:	A,	Н.	Pettifer,	Government	Printer-		
						$(\langle \cdot \rangle)$	1.
						1	
						1.1	
						19171	
						1.013	
						60.00	
						~ 0.31	yan 3f
						e di la	incus, of
						10	atimito
							ellin 25
						4.0	1,
							,

OB

38

10

1,11

+

1) T

11

20

25

24

(8)

(a) i (a) . . .

:

有合同影响

Uning the second second

-

Let socia A bas (vertete (2)

C 32

1. 都治

1.3

Set.





ANNO SEXTO

ELIZABETHÆ II REGINÆ

Act No. 25, 1957.

An Act to make further provision with respect to contributions to the State Superannuation Fund; for this purpose to amend the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith. [Assented to, 30th April, 1957.]

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Superannuation short title (Amendment) Act, 1957."

(2)

87675 [4d.]

(2) The Superannuation Act, 1916, as amended by subsequent Acts and by this Act, may be cited as the Superannuation Act, 1916-1957.

2. The Superannuation Act, 1916, as amended by subsequent Acts, is amended—

Sec. 11. (When to commence.)

Amendment

of Act

No. 28, 1916.

(a) by inserting at the end of section eleven the following new subsections :---

2

4

(3) Where a person who ceased to be a contributor by reason of his resignation, pursuant to section two of the Constitution (Public Service) Amendment Act, 1916, from the public service of New South Wales, including the public service of any department or branch of the Government of the said State, and who thereafter ceased to be a member of the Legislative Assembly of New South Wales without being entitled to a pension under the Legislative Assembly Members Superannuation Act, 1946, as amended by subsequent Acts, re-entered or re-enters the said public service within two months after he ceased or ceases to be a member of that Assembly, he may elect to take the benefit of this subsection.

- (a) He may resume the payment of his contributions as if there had been no break in his employment if forthwith upon the election taking effect—
 - (i) he pays into the Fund all moneys received by him from the Fund consequent upon his resignation as aforesaid together

together with interest thereon at the rate of three and onehalf per centum per annum compounded annually; and

- (ii)he pays into the Fund, or makes provision to the satisfaction of the Board for the payment into the Fund of, the contributions that would have been payable by him into the Fund during the period from the date of his resignation as aforesaid to the date when his election took effect had he not resigned as aforesaid. together with interest thereon at the rate of in evalue blog of light three and one-half per centum etimeteti beineteti ili per annum compounded annually:
 - (b) Upon the receipt of a certificate signed by the secretary of the Board stating that the provisions of paragraph (a) of this subsection have been complied with, his employer shall contribute to the Fund the contributions that would have been payable by the employer into the Fund during the period referred to in subparagraph (ii) of paragraph (a) of this subsection in respect of him had he not resigned as aforesaid, together with interest thereon at the rate of three and one-half per centum per annum compounded annually;
- (c) If upon the election taking effect he does not forthwith resume the payment of his contributions as aforesaid he shall, subject to this Act, contribute to the Fund according to his age at the time of his re-entry into the said public service as aforesaid.

An election under this subsection shall be in writing and be forwarded so as to be received in the office of the Board—

- (i) where he re-enters the said public service as aforesaid after the commencement of the Superannuation (Amendment) Act, 1957—within two months after the date of re-entry;
- (ii) where he re-entered the said public service as aforesaid before that commencement—within two months after that commencement,

and shall take effect from the date upon which it is so received.

Any such election shall be void unless made in the manner and within the period prescribed therefor.

(4) Where a person who has resumed payment of his contributions in accordance with paragraph (a) of subsection three of this section is, within three years after he so resumes payment of his contributions, retired from the service of his employer on the grounds of invalidity or physical or mental incapacity to perform his duties, he shall not be entitled to a pension but shall be paid a lump sum equal to the contributions paid by him into the Fund.

(b) by inserting next after section twelve the following new section:—

12A. (1) In this section "the prescribed age" means—

 (a) in the case of an employee who, being a woman contributor, elected to contribute at the rate prescribed for retirement at age fifty-five, the age of fiftyfive years;

New sec. 12A.

Right to contribute after age 60 or, in certain cases, after age 55.

(b)

Act No. 25, 1957.

Superannuation (Amendment).

(b) in the case of any other employee, the age of sixty years.

(2) Where after the commencement of the Superannuation (Amendment) Act, 1957-

- (a) the salary of an employee who has, whether before or after that commencement, reached the prescribed age is increased from one salary group as set out in the scale in subsection one of section twelve of this Act to a higher salary group as set out in that scale; and
- (b) the number of units of pension specified in that scale opposite that higher salary group is greater than the number of units of pension for which he is a contributor,

he may elect to contribute for an additional unit or units of pension, but so that the total number of units of pension for which he is a contributor shall not exceed the number of units of pension specified in that scale opposite the salary group in which his salary falls.

Where an employee reached the prescribed age on or after the first day of July, one thousand nine hundred and fifty-five, but before the commencement of the Superannuation (Amendment) Act, 1957, and on or after the date on which he reached the prescribed age but before that commencement his salary was increased from one salary group as set out in the scale in subsection one of section twelve of this Act to a higher salary group as set out in that scale, his salary shall, if he is an employee at that commencement, be deemed, for the purposes of this subsection to have been increased immediately after that commencement from a lower

Act No. 25, 1957.

Superannuation (Amendment).

lower salary group as set out in that scale to the salary group set out in that scale in which his salary falls at that commencement.

An election under this subsection shall be in writing and shall be forwarded so as to be received in the office of the Board—

- (i) within a period of three months after the date upon which salary at the increased rate is actually paid or, in the case of an employee to whom the last preceding paragraph applies, within three months after the commencement of the Superannuation (Amendment) Act, 1957; or
- (ii) within such further period as the Board may, in special circumstances, allow.

Any such election shall be void unless made in the manner and within the period or extended period referred to in this subsection.

(3) Where—

1111100

1 140

1

- (a) before the first day of July, one thousand nine hundred and fifty-five, an employee had reached the prescribed age; and
- (b) the number of units of pension for which he is a contributor at the commencement of the Superannuation (Amendment) Act, 1957, is less than the number of units of pension specified in the scale in subsection one of section twelve of this Act opposite the salary group in which his salary falls at that commencement,

he may, if he is an employee at that commencement, elect to contribute for an additional unit or units of pension, but so that the total number of units of pension for which he is a contributor shall

Act No. 25, 1957.

Superannuation (Amendment).

shall not exceed the number of units of pension specified in that scale opposite the salary group in which his salary fell at that commencement.

An election under this subsection shall be in writing and shall be forwarded so as to be received in the office of the Board within a period of three months after the commencement of the Superannuation (Amendment) Act, 1957, or within such further period as the Board may, in special circumstances, allow.

Any such election shall be void unless made in the manner and within the period or extended period referred to in this subsection.

Nothing in this subsection shall be construed as limiting the operation of subsection two of this section.

(4) The provisions of this section shall have effect notwithstanding anything elsewhere contained in this Act.

By Authority: A. H. Pettifer, Government Printer, Sydney, 1957.



I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> ALLAN PICKERING, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 17 April, 1957, A.M.

New South Wales



ANNO SEXTO

ELIZABETHÆ II REGINÆ

Act No. 25, 1957.

An Act to make further provision with respect to contributions to the State Superannuation Fund; for this purpose to amend the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith. [Assented to, 30th April, 1957.]

B E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Superannuation short title (Amendment) Act, 1957." (2)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> G. BOOTH, Chairman of Committees of the Legislative Assembly.

(2) The Superannuation Act, 1916, as amended by subsequent Acts and by this Act, may be cited as the Superannuation Act, 1916-1957.

Amendment of Act No. 28, 1916.

sequent Acts, is amended—

2. The Superannuation Act, 1916, as amended by sub-

Sec. 11. (When to commence.)

111

(a) by inserting at the end of section eleven the following new subsections :--

(3) Where a person who ceased to be a contributor by reason of his resignation, pursuant to section two of the Constitution (Public Service) Amendment Act, 1916, from the public service of New South Wales, including the public service of any department or branch of the Government of the said State, and who thereafter ceased to be a member of the Legislative Assembly of New South Wales without being entitled to a pension under the Legislative Assembly Members Superannuation Act, 1946, as amended by subsequent Acts, re-entered or re-enters the said public service within two months after he ceased or ceases to be a member of that Assembly, he may elect to take the benefit of this subsection.

- (a) He may resume the payment of his contributions as if there had been no break in his employment if forthwith upon the election taking effect—
 - (i) he pays into the Fund all moneys received by him from the Fund consequent upon his resignation as aforesaid together

together with interest thereon at the rate of three and onehalf per centum per annum compounded annually; and

- (ii) he pays into the Fund, or makes provision to the satisfaction of the Board for the payment into the Fund of, the contributions that would have been payable by him into the Fund during the period from the date of his resignation as aforesaid to the date when his election took effect had he not resigned as aforesaid, together with interest thereon at the rate of three and one-half per centum per annum compounded annually;
- (b) Upon the receipt of a certificate signed by the secretary of the Board stating that the provisions of paragraph (a) of this subsection have been complied with, his employer shall contribute to the Fund the contributions that would have been payable by the employer into the Fund during the period referred to in subparagraph (ii) of paragraph (a) of this subsection in respect of him had he not resigned as aforesaid, together with interest thereon at the rate of three and one-half per centum per annum compounded annually;
- (c) If upon the election taking effect he does not forthwith resume the payment of his contributions as aforesaid he shall, subject to this Act, contribute to the Fund according to his age at the time of his re-entry into the said public service as aforesaid.

An election under this subsection shall be in writing and be forwarded so as to be received in the office of the Board—

- (i) where he re-enters the said public service as aforesaid after the commencement of the Superannuation (Amendment) Act, 1957—within two months after the date of re-entry;
- (ii) where he re-entered the said public service as aforesaid before that commencement—within two months after that commencement,

and shall take effect from the date upon which it is so received.

Any such election shall be void unless made in the manner and within the period prescribed therefor.

(4) Where a person who has resumed payment of his contributions in accordance with paragraph (a) of subsection three of this section is, within three years after he so resumes payment of his contributions, retired from the service of his employer on the grounds of invalidity or physical or mental incapacity to perform his duties, he shall not be entitled to a pension but shall be paid a lump sum equal to the contributions paid by him into the Fund.

(b) by inserting next after section twelve the following new section:---

12A. (1) In this section "the prescribed age" means—

 (a) in the case of an employee who, being a woman contributor, elected to contribute at the rate prescribed for retirement at age fifty-five, the age of fiftyfive years;

New sec. 12A.

Right to contribute after age 60 or, in certain cases, after age 55.

(b)

(b) in the case of any other employee, the age of sixty years.

(2) Where after the commencement of the Superannuation (Amendment) Act, 1957-

- (a) the salary of an employee who has, whether before or after that commencement, reached the prescribed age is increased from one salary group as set out in the scale in subsection one of section twelve of this Act to a higher salary group as set out in that scale; and
- (b) the number of units of pension specified in that scale opposite that higher salary group is greater than the number of units of pension for which he is a contributor,

he may elect to contribute for an additional unit or units of pension, but so that the total number of units of pension for which he is a contributor shall not exceed the number of units of pension specified in that scale opposite the salary group in which his salary falls.

Where an employee reached the prescribed age on or after the first day of July, one thousand nine hundred and fifty-five, but before the commencement of the Superannuation (Amendment) Act, 1957, and on or after the date on which he reached the prescribed age but before that commencement his salary was increased from one salary group as set out in the scale in subsection one of section twelve of this Act to a higher salary group as set out in that scale, his salary shall, if he is an employee at that commencement, be deemed, for the purposes of this subsection to have been increased immediately after that commencement from a lower

lower salary group as set out in that scale to the salary group set out in that scale in which his salary falls at that commencement.

An election under this subsection shall be in writing and shall be forwarded so as to be received in the office of the Board—

- (i) within a period of three months after the date upon which salary at the increased rate is actually paid or, in the case of an employee to whom the last preceding paragraph applies, within three months after the commencement of the Superannuation (Amendment) Act, 1957; or
- (ii) within such further period as the Board may, in special circumstances, allow.

Any such election shall be void unless made in the manner and within the period or extended period referred to in this subsection.

(3) Where—

- (a) before the first day of July, one thousand nine hundred and fifty-five, an employee had reached the prescribed age; and
- (b) the number of units of pension for which he is a contributor at the commencement of the Superannuation (Amendment) Act, 1957, is less than the number of units of pension specified in the scale in subsection one of section twelve of this Act opposite the salary group in which his salary falls at that commencement,

he may, if he is an employee at that commencement, elect to contribute for an additional unit or units of pension, but so that the total number of units of pension for which he is a contributor shall

shall not exceed the number of units of pension specified in that scale opposite the salary group in which his salary fell at that commencement.

An election under this subsection shall be in writing and shall be forwarded so as to be received in the office of the Board within a period of three months after the commencement of the Superannuation (Amendment) Act, 1957, or within such further period as the Board may, in special circumstances, allow.

Any such election shall be void unless made in the manner and within the period or extended period referred to in this subsection.

Nothing in this subsection shall be construed as limiting the operation of subsection two of this section.

(4) The provisions of this section shall have effect notwithstanding anything elsewhere contained in this Act.

In the name and on behalf of Her Majesty 1 assent to this Act.

J. NORTHCOTT,

Governor.

Government House, Sydney, 30th April, 1957.

NOCE AS LOSS IN

Andrew Sold .

membanum ob int is not a solid and a so

A provide the second of the residual second s

3

linia no resulta o una lorar a ll svalue di contrato della sulta di contrato svalue di contrato della di contrato di contrato di contrato di contrato di svalue di contrato di contra

at tables a line in the state of the state o