a lump-sum contribution or contributions in place of or in addition to monthly contributions.

(1) A lump-sum contribution:
   (i) Must be evenly divisible by five,
   (ii) Must, when taken together with any monthly contributions the participant may have made or may agree to make, equal or exceed 12 months’ participation, and
   (iii) Must not exceed $2,700 when taken together with any monthly contributions the participant may have made or may agree to make.

(2) The Department of Veterans Affairs will consider the lump-sum contributions to have been made by monthly deductions from the participant’s military pay at the rate of $100 per month unless the participant specifies a different rate which must be
   (i) No lower than $25 per month,
   (ii) No higher than $100 per month, and
   (iii) Evenly divisible by five.

(3) If otherwise eligible to make contributions, a participant:
   (i) May make a lump-sum contribution to cover any period of his or her active duty. This may entail a retroactive period, including one which—
      (A) Begins after December 31, 1976, and before October 1, 1980, or
      (B) Although made after October 27, 1986, includes all or part of the period beginning on July 1, 1985, and ending on October 27, 1986.

(Authority: Pub. L. 99–576, sec. 309(c))

(ii) May make a lump-sum contribution which has the effect of increasing the amount of a monthly contribution the participant made previously, but the payment cannot have the effect of increasing the monthly contribution to an amount greater than $100;
   (iii) May make a lump-sum payment to cover a period for which he or she previously obtained a refund;
   (iv) May not make a lump-sum payment to cover a period during which the participant was not on active duty or will not be on active duty.

(4) A participant may make as many lump-sum contributions as he or she desires, but he or she may not make more than one lump-sum contribution per month.

(Authority: 38 U.S.C. 3222(d))

§ 21.5053 Restoration of contributions (Persian Gulf War).

(a) Restoration of contributions when no entitlement is charged. If the provisions of §21.5072(i) require that a veteran’s entitlement not be charged for a payment or payments he or she received, the amount of the veteran’s contributions which were included in the payment or payments will be restored to the fund by the Department of Defense.


(b) Restored contributions are treated like other contributions. VA will treat contributions which have been restored under paragraph (a) of this section as though the veterans had contributed them for all purposes including—
   (1) Computing the veteran’s monthly rates and benefit payments under §21.5138, and
   (2) Determining any refund which may become due the veteran under §§21.5064 and 21.5065.


[58 FR 34389, June 25, 1993]

§ 21.5054 Dates of participation.

(a) General. An individual may participate after December 31, 1976. An individual was not eligible for benefits before July 1, 1977, unless discharged after January 1, 1977, for a service-connected condition. The first date on which an individual on active duty enrolled in a course, courses or a program of education leading to a secondary school diploma or equivalency certificate may receive benefits is subject to the eligibility requirements of §21.5040(f)(4) and (5).

(Authority: 38 U.S.C. 3231 (a) and (b))

(b) Termination of right to begin participation. (1) Except as provided in