Any qualified applicant whose grant for Financial Aid has been approved by the Board for a stated amount as per the Basic Table of Re-establishment shall be eligible to receive Cash not exceeding Five Hundred Dollars on or before the first day of November, 1919, or the entire amount of their award should the total amount of same be that amount or less, which may be used to meet the current obligations of the applicant at his own discretion, but the remaining balance of the award shall be applied to the selected form of Re-establishment as laid out in this plan.

## GENERAL REGULATIONS

## **GOVERNING THE PLAN OF RE-ESTABLISHMENT**

1. The Board at Ottawa shall be in supreme control and their decision on all matters not specifically provided for shall be final.

2. The method of computing the Financial Aid to be granted to all concerned shall be governed by the Basic Table of Re-establishment by the following process:

(a) For Service in Canada—The amount set opposite the year of enlistment shall determine the grant, and the succeeding years served in Canada have no bearing on the total.

(b) For Service in Canada and England—Add to the amount as described in sub-section (a) the amount set opposite to the year of arrival in England; the sum of both amounts shall determine the Financial Aid which may be granted, and the succeeding years served in Canada and England shall have no bearing on the total.

Net Amount Financial Aid ...... \$75.00 3. In such a plan, involving as it does countless features against

which it is impossible to provide. the Board shall observe the spirit of Re-establishment of the individual and of the country, and their awards shall be governed accordingly.

4. Financial Aid shall be applied for and granted for the purpose of Re-establishment, and is not intended to be a supplementary war service gratuity, a pension, or a reward for services rendered. Neither is it intended to be a legacy for the benefit of any person or persons other than the dependent next-of-kin of a deceased person, who, if living, would be a qualified applicant.

5. The Board shall refuse to grant Financial Aid to any applicant whose intention is to migrate to another country. The Board shall have power to deviate from this rule in the case of widows, children, and dependent next-of-kin.

6. When the applicant is making choice of one or a combination of the several forms of Re-establishment suggested, due care should be taken by the Board that the selection of the applicant is for the best interest of himself. his family, and the country. Financial Aid will be declined by the Board to an applicant whose motives are other