EXPENSES.

REVISOR'S NOTE: This section is new language derived without substantive change from the second paragraph of Art. 64B, §37(b).

In this section and throughout this subtitle, the term "authorized representative" — referring, as described in §7-601 of this subtitle, to "the accredited representatives..., including the representative of any labor organization ..." — is substituted for "representative" for clarity and consistency.

In subsection (a) of this section, the present phrases "but not limited thereto" and "but not limited to" are deleted as unnecessary in light of the definitions of "include" and "including" in §1-101 of this article. Also, the present reference to "any differences or questions" is deleted as unnecessary and redundant in light of the word "controversy".

In subsection (c)(2) of this section, the phrase "or any other entity specified by contract..." is new language added to reflect practical exigencies since, by preexisting contract, the Administration is required to obtain the list from the American Arbitration Association rather than the presently referenced Federal Mediation and Conciliation Service.

Subsection (c) (3) of this section is revised to clarify that the chairman is not necessarily, as presently provided, "{t} he member agreed upon by" the Administration and the authorized representative, but, in fact, could be the person selected by the procedure provided for in subsection (c) (2) of this section.

7-603. PENSIONS.

(A) ADMINISTRATION MAY ESTABLISH PENSION SYSTEM.

THE ADMINISTRATION MAY ESTABLISH AND MAINTAIN A SYSTEM OF PENSIONS AND RETIREMENT BENEFITS FOR ANY OF ITS EMPLOYEES.

(B) ADMINISTRATION OF PENSION SYSTEM.

THE ADMINISTRATION MAY:

(1) FIX THE TERMS OF AND RESTRICTIONS ON ADMISSION TO THE SYSTEM AND THE CLASSIFICATIONS IN IT: