- (ii) elect to make no further payment in respect of the elective service of such person, in which case the credit for the elective service of such person in the computation of the pension payable to such widow and any such children as described in sub-subsection (d) of this subsection shall be reduced so that the ratio of such reduced credit to the full credit for such elective service shall be equal to the ratio of the number of monthly installments actually paid for such elective service to the full number of installments first elected by such person to be paid.
- (h) If a person who is contributing for elective service in monthly installments ceases to be an employee by reason of death, and does not leave a widow but leaves a child who thereupon becomes eligible for pension under this pension plan, the guardian or tutor of such child may make an election on behalf of such child under the same conditions as the election which may be made by a widow through the provisions of sub-subsection (g) of this subsection.
- (i) If a person who is contributing for elective service in monthly installments ceases to be an employee by reason of death or becoming disabled, and no further payments are elected to be made in respect of such elective service, any immediate pension which becomes payable shall not be reduced according to the provisions of other parts of this subsection to the extent that such reduction would result in an immediate pension of less than that computed on the assumed pensionable service of such person.
- (j) If a person elects to make contributions for elective service, and such person has already received installments of pension under the terms of this pension plan, he shall receive an amount equal to the sum of the amounts by which such installments already received would have been increased if he had made such election and had made the required payment at the time when he first began to receive such installments together with interest as required by this pension plan."
- (4) By adding thereto immediately following Appendix "A" thereof the following:

Appendix "B" Subject to the other provisions of this pension plan,

(a) service rendered during the period ended August 31, 1961, in a position classified by the Corporation as "continuing", which would have been classified as supplementary service if such person had been eligible to contribute to the Group Annuity Plan, and