

"admission" as "admitted ..." and, thus, conform this definition of "admission" to the definition of that term for purposes of the Mental Retardation Law. See § 7-101 of this article.

However, in paragraph (1)(i) of this subsection, the word "inpatient" is added to modify "facility", since, the Administration indicates, the defined term "facility" includes residential settings that are not considered to be "inpatient" facilities under the Mental Hygiene Laws.

In paragraph (1)(ii) of this subsection, the defined term "mental disorder" is substituted for "mental disability", to conform to the terminology used throughout this title.

Also in paragraph (1)(ii) of this subsection, the phrase "provides care or treatment for" is substituted for "intended to be used for the care of", to reflect the reference in the definition of "facility" to a place "that provides ... treatment" and, thus, reflect that the hospital may be providing more than "care".

The only other changes are in style.

Defined terms: "Facility" § 10-101
 "Includes"/"including" § 1-101
 "Mental disorder" § 10-101
 "Treatment" § 10-101

(D) DIRECTOR.

"DIRECTOR" MEANS THE DIRECTOR OF MENTAL HYGIENE.

REVISOR'S NOTE: This subsection is new language added to avoid repetition of the full title "Director of Mental Hygiene".

Throughout this title, reference to the Director is substituted for the obsolete reference to the Commissioner of Mental Hygiene.

(E) FACILITY.

(1) "FACILITY" MEANS ANY PUBLIC OR PRIVATE CLINIC, HOSPITAL, OR OTHER INSTITUTION THAT PROVIDES OR PURPORTS TO PROVIDE TREATMENT OR OTHER SERVICES FOR INDIVIDUALS WHO HAVE MENTAL DISORDERS.

(2) "FACILITY" DOES NOT INCLUDE A VETERANS' ADMINISTRATION HOSPITAL.