

In subsection (a)(2) of this section, the reference to "the Administrator's designee", which formerly was included in the alternative in the definition of the term "[a]dministrator" unless "the context requires otherwise", is deleted as unnecessary and potentially misleading in light of subsection (d) of this section, which, at times, includes an express reference to a "designee" of the Administrator and at times omits the express reference. This revision retains the express reference as it appeared in the former law. See subsection (d)(4) of this section (in which the term "designee" is used); see also subsection (d)(1) and (2) of this section (in which the term "designee" is not used and in which the context would seem to require that the Administrator, and not a designee, carry out the duties specified in those provisions).

In subsections (c)(3) and (d)(3) and (5) of this section, the references to the defined term "participant" are substituted for the former references to "prisoner" for consistency within this section.

In subsection (d)(1)(vi) of this section, the reference to "earned diminution of an inmate's term of confinement" is substituted for the former reference to "reduction in sentence" for consistency throughout this article. Similarly, in subsection (d)(5) of this section, the reference to any earned diminution of "the inmate's term of confinement" is substituted for the former reference to any earned diminution of "sentence". See General Revisor's Note to this article.

The references to regulations adopted under "this section" in subsection (d)(1)(vi) of this section and the introductory language of subsection (d)(5) of this section, respectively, are broader than the references in former Art. 27, § 645Y(c)(6) and former Art. 27, § 645Y(e), respectively, to regulations adopted under "this section" because former Art. 27, § 645 is also revised in this section. However, no substantive change is intended.

In subsection (d)(1)(vi), (2)(iii), and (5) of this section, the former references to a "rule" are deleted as included in the references to "regulation". Similarly, in subsection (d)(2)(i) and (ii) of this section, the former references to "rules" that the Administrator is required to adopt are deleted as included in the references to "regulations". See General Revisor's Note to this article.

In subsections (d)(2)(iii) and (e)(1) of this section, the defined term "court" is substituted for the former references to a "judge" for clarity and consistency within this subtitle. See General Revisor's Note to this subtitle.

In subsection (d)(4)(iii) of this section, the reference to the "Administrator or designee" is added to state expressly that which was only implied in the former law.

In subsection (d)(4)(iii)1 of this section, the reference to any "remaining" balance is added for consistency throughout this subtitle. See, e.g., §§