former Article 59A, the term appeared only in former Article 59A, § 11(b). Therefore, the substance of former Article 59A, § 3(e) is incorporated in subsection (a)(2) of this section.

Subsection (b) of this section is new language derived without substantive change from the third sentence of former Article 59A, § 3(d).

The introductory phrases of subsection (a)(1) and (2) of this section, "{ s ubject to § 7-502(b) of this subtitle," are new language added as a reference to the requirement that the applicant understand the purpose of the application.

In subsection (a)(1) of this section, the former reference to "the director's designee" is deleted as unnecessary in light of  $\S$  7-204(c)(2) of this title.

In subsection (a)(1)(ii) and (2)(ii) of this section, the former references to "care" are deleted as unnecessary in light of the use of the defined term "treatment".

As to the comprehensive evaluation team, see § 7-104 of this title.

As to the difference, under subsection (a)(1) and (2) of this section, between the comprehensive evaluations, the time periods for having the evaluation done, and the place of evaluation, see the General Revisor's Note to this subtitle.

Defined terms: "Administration" § 7-101
"Admission" § 7-101 "Private facility" § 7-101
"Comprehensive evaluation" § 7-101
"Director" § 7-101 "Treatment" § 7-101
"Facility" § 7-101
"Includes"/"including" § 1-101
"Mentally retarded individual" § 7-101

## 7-504. ADMISSION DETERMINATIONS.

- (A) DETERMINATIONS BY DIRECTOR.
- (1) THE DIRECTOR MAY NOT APPROVE THE APPLICATION FOR ADMISSION OF AN INDIVIDUAL IF THE FINDINGS OF THE COMPREHENSIVE EVALUATION ARE THAT THE INDIVIDUAL:
  - (I) IS NOT A MENTALLY RETARDED INDIVIDUAL;