- allocable to providing [such] THE administration, activities, or services, but may not include independent living units[,]; however, nothing in this paragraph [shall affect] AFFECTS those independent living units qualifying for exemption under § 7-202 of this subtitle; or
- (iii) to provide nursing care, domiciliary
 care, or comprehensive care including:
- 1. the part of any central administrative or service facility that is reasonably allocable to the licensed health care part of the facility; or
- 2. the part of any land that is reasonably allocable to the licensed health care part of the facility.

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- (c) Except as provided in subsections (d) and (e) of this section, after a disabled veteran dies, the surviving spouse shall receive a DISABLED VETERAN'S property tax exemption:
- (1) for the dwelling house that was formerly owned by the disabled veteran[, equal to the disabled veteran's exemption]:
- (i) if the dwelling house received an exemption under this section before July 1, 1969; and
- (ii) if the surviving spouse owns and resides in the dwelling house;
- (2) for the dwelling house that was formerly owned by the disabled veteran[, equal to the disabled veteran's exemption]:
- (i) if the dwelling house did not receive an exemption under this section;
- (ii) if the disabled veteran was domiciled in the State at death; and
- $% \left(111\right) =1$ (iii) if the surviving spouse owns and resides in the dwelling house; and
- (3) for a dwelling house subsequently acquired by the surviving spouse, equal to the exemption for the former dwelling house when the dwelling house owned by the surviving spouse was transferred by the surviving spouse:
- (i) if the surviving spouse owns and resides in the subsequently acquired dwelling house; and