Sec. 17-174-2. Definitions

For the purpose of sections 17-174-1 to 17-174-7, inclusive, a private dwelling used as a community residence for the mentally retarded means a residence privately owned and managed in which the director or superintendent of an office of mental retardation facility may place the retarded who are under his legal supervision and jurisdiction. An office of mental retardation facility is any of the regional centers or state schools for the retarded under authority of the office of mental retardation.

(Effective July 22, 1969)