

135I.1 Definitions.

As used in [this chapter](#), unless the context otherwise requires:

1. “*Department*” means the Iowa department of public health.
2. “*Local board of health*” means a city, county, or district board of health as defined in [section 137.102](#).
3. “*Spa*” means a bathing facility such as a hot tub or whirlpool designed for recreational or therapeutic use.
4. “*Swimming pool*” means an artificial basin and its appurtenances, either constructed or operated for swimming, wading, or diving, and includes a swimming pool, wading pool, waterslide, or associated bathhouse. “*Swimming pool*” does not include a decorative fountain which does not serve primarily as a wading or swimming pool and the drain of which fountain is not connected to any type of suction device for removing or recirculating the water.
5. “*Swimming pool or spa water heater*” means an appliance designed for heating nonpotable water stored at atmospheric pressure, such as water in a swimming pool, spa, hot tub, or for similar uses.

[89 Acts, ch 291, §1; 91 Acts, ch 75, §1; 92 Acts, ch 1194, §1; 2001 Acts, ch 58, §5; 2010 Acts, ch 1036, §20](#)

Referred to in [§669.14, 670.4](#)

For provisions relating to requirement that department of public health regulate certain residential swimming pools used for private swimming lessons, see [2015 Acts, ch 138, §97, 98](#)