

**904.101 Definitions.**

For purposes of [this chapter](#), unless the context otherwise requires:

1. “*Board*” means the board of corrections established in [section 904.104](#).
2. “*Community-based correctional program*” means correctional programs and services, under the direction of a district director and the department, including but not limited to an intermediate criminal sanctions program in accordance with the corrections continuum in [section 901B.1](#), designed to supervise and assist individuals who are charged with or have been convicted of a felony, an aggravated misdemeanor or a serious misdemeanor, or who are on probation or parole in lieu of or as a result of a sentence of incarceration imposed upon conviction of any of these offenses, or who are contracted to the district department for supervision and housing while on work release. A community-based correctional program shall be designed by a district department, under the direction and control of the department, in a manner that provides services in a manner free of disparities based upon an individual’s race or ethnic origin.
3. “*Community-based corrections facility*” means property or buildings owned or operated by the department for a community-based correctional program.
4. “*Department*” means the Iowa department of corrections established in [section 904.102](#).
5. “*Director*” means the director of the department.
6. “*District advisory board*” means the advisory board of a district department.
7. “*District department*” means a judicial district department of correctional services established under [section 904.104A](#).
8. “*District director*” means the director of a district department, appointed by the director under [section 904.301A](#).  
[83 Acts, ch 96, §2, 159](#)  
 CS83, §217A.1  
[85 Acts, ch 21, §54](#)  
 CS85, §246.101  
 C93, §904.101  
[2024 Acts, ch 1182, §57](#)  
 Section amended and editorially internally renumbered