

761—910.1(324A) Definitions. For purposes of this chapter, the following definitions apply in addition to the definitions in Iowa Code section 324A.1:

“*Council*” means the statewide transportation coordination advisory council formed in rule 761—910.3(324A).

“*Emergency transportation*” means transportation provided when life, health or safety is in danger, such as ambulance or law enforcement transportation.

“*Incidental transportation*” means the provision of transit rides when existing public transportation services cannot meet demand.

“*Provider*” means any recipient of direct or indirect, state, federal or local funds, including a public transit system, that provides or contracts for public transit services.

“*Public school transportation*” means passenger transportation provided by or for a legally organized Iowa public school district for school district purposes.

“*Public transit service*” means any publicly funded passenger transportation for the general public or for specific client groups not including exclusive public school transportation, emergency transportation or incidental transportation or transportation provided by the department of health and human services or department of corrections on the grounds of the following institutions:

- State training school, Eldora;
- Cherokee mental health institute;
- Independence mental health institute;
- Woodward resource center;
- Civil commitment unit for sexual offenders, Cherokee;
- Iowa veterans home, Marshalltown;
- Iowa state penitentiary, Fort Madison;
- Anamosa state penitentiary;
- Iowa correctional institution for women, Mitchellville;
- Mount Pleasant correctional facility;
- Newton correctional facility;
- Iowa medical and classification center, Coralville;
- North central correctional facility, Rockwell City;
- Fort Dodge correctional facility;
- Clarinda correctional facility.

This rule is intended to implement Iowa Code section 324A.1.

[ARC 0219D, IAB 4/15/26, effective 5/20/26]