**§ 1302. Definitions.** [[1]](#footnote-1)

The following definitions shall apply:

“Facility administrator” means chief probation officer, sheriff, marshal, chief of police or other official charged by law with administration of the facility.

“Health administrator” means that individual or agency that is designated with responsibility for health care policy and procedures pursuant to a written agreement, contract or job description. The health administrator may be a physician, an individual or a health agency.

“Juvenile facility” means a juvenile hall ranch or camp, forestry camp, regional youth education facility, boot camp, special purpose juvenile hall or secure youth treatment facility.

“Local Health Officer” means that licensed physician who is appointed by the Board of Supervisors pursuant to Health and Safety Code Section 101000 to carry out duly authorized orders and statutes related to public health within his/her jurisdiction.

“Meal” means the food served and eaten, especially at one of the customary or regular occasions for taking food during the day, such as breakfast, lunch or dinner.

“Minor” means a person under 18 years of age and includes individuals whose cases are under the jurisdiction of the juvenile court, adult court, or both.

“Shall” is mandatory; “may” is permissive.

“Youth” means any person in the custody of a county juvenile facility and includes persons under the jurisdiction of the juvenile court, adult court, or both.

NOTE: Authority cited: Sections 210 and 885, Welfare and Institutions Code. Reference: Sections 209, 224.70 and 875, Welfare and Institutions Code.

1. The definitions listed in this document are only for the terms used in Articles 10, 11, and/or 12, to aid the Environmental Health Workgroup. All definitions within § 1302 are available here: <https://govt.westlaw.com/calregs/Document/IB3BBAD315A1F11EC8227000D3A7C4BC3?viewType=FullText&originationContext=documenttoc&transitionType=CategoryPageItem&contextData=(sc.Default)>. [↑](#footnote-ref-1)