1206	review, monitor, and audit the procurement activities and delegated procurement authority of
1207	an executive branch procurement unit without independent procurement authority to ensure
1208	compliance with this chapter, rules made by the applicable rulemaking authority, and division
1209	policies.
1210	Section 27. Section 63G-22-101 is enacted to read:
1211	CHAPTER 22. STATE TRAINING AND CERTIFICATION REQUIREMENTS
1212	<u>63G-22-101.</u> Title.
1213	This chapter is known as "State Training and Certification Requirements."
1214	Section 28. Section 63G-22-102 is enacted to read:
1215	<u>63G-22-102.</u> Definitions.
1216	As used in this chapter:
1217	(1) "Political subdivision" means:
1218	(a) a county;
1219	(b) a municipality, as defined in Section 10-1-104;
1220	(c) a local district;
1221	(d) a special service district;
1222	(e) an interlocal entity, as defined in Section 11-13-103;
1223	(f) a community reinvestment agency;
1224	(g) a local building authority; or
1225	(h) a conservation district.
1226	(2) Ĥ→ (a) ←Ĥ "Public employee" means any individual employed by or volunteering
1226a	<u>for a state</u>
1227	agency or a political subdivision who is not a public official.
1227a	$\hat{H} \rightarrow \underline{(b)}$ "Public employee" does not include an individual employed by or volunteering for
1227b	a taxed interlocal entity. ←Ĥ
1228	(3) Ĥ→ (a) ←Ĥ "Public official" means:
1229	$\hat{\mathbf{H}} \rightarrow [\underline{(a)}]$ (i) $\leftarrow \hat{\mathbf{H}}$ an appointed official or an elected official as those terms are
1229a	<u>defined in Section</u>
1230	<u>67-19-6.7; or</u>
1231	$\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{(ii)}} \leftarrow \hat{\mathbf{H}}]$ an individual elected or appointed to a county office, municipal office,
1231a	school board
1232	or school district office, local district office, or special service district office.
1232a	Ĥ→ (b) "Public official" does not include an appointed or elected official of a taxed
1232b	interlocal entity. ←Ĥ
1233	(4) "State agency" means a department, division, board, council, committee, institution,
1234	office, bureau, or other similar administrative unit of the executive branch of state government.
1234a	$\hat{H} \rightarrow (5)$ "Taxed interlocal entity" means the same as that term is defined in
1234b	<u>Section 11-13-602.</u> ←Ĥ
1235	Section 29. Section 63G-22-103 is enacted to read:
1236	63G-22-103. State training and certification requirements.

1237	Each state agency or political subdivision \$→ [shall ensure] ←\$ that \$→ provides ←\$ any
1237a	training or certification
1238	that \$→ [the] any ←\$ state agency or political subdivision requires a public employee or public
1238a	official to
1239	complete $\hat{S} \rightarrow [\underline{is \ presented}]$ shall present the training $\leftarrow \hat{S}$ or $\hat{S} \rightarrow \underline{make \ the \ training} \leftarrow \hat{S}$
1239a	available in an online web-based format, which may include a live
1240	webinar, unless:
1241	(1) the training or certification $\hat{\mathbf{H}} \rightarrow \underline{:}$
1241a	(i) $\leftarrow \hat{\mathbf{H}}$ includes a physical or interactive component that $\hat{\mathbf{H}} \rightarrow \mathbf{, in the reasonable}$
1241b	determination of the agency or political subdivision, the attendee ←Ĥ can
1242	only Ĥ→ [be completed] complete ←Ĥ in person; or
1242a	Ĥ→ (ii) takes place over consecutive full-day sessions; or ←Ĥ
1243	(2) no required attendee will travel more than 50 miles from the attendee's primary
1244	residence Ĥ→ or place of employment, whichever is closer to the training site, ←Ĥ to attend
1244a	the training.
1245	Section 30. Section 64-13-6 is amended to read:
1246	64-13-6. Department duties.
1247	(1) The department shall:
1248	(a) protect the public through institutional care and confinement, and supervision in the
1249	community of offenders where appropriate;
1250	(b) implement court-ordered punishment of offenders;
1251	(c) provide program opportunities for offenders;
1252	(d) provide treatment for sex offenders who are found to be treatable based upon
1253	criteria developed by the department;
1254	(e) provide the results of ongoing assessment of sex offenders and objective diagnostic
1255	testing to sentencing and release authorities;
1256	(f) manage programs that take into account the needs and interests of victims, where
1257	reasonable;
1258	(g) supervise probationers and parolees as directed by statute and implemented by the
1259	courts and the Board of Pardons and Parole;
1260	(h) subject to Subsection (2), investigate criminal conduct involving offenders
1261	incarcerated in a state correctional facility;
1262	(i) cooperate and exchange information with other state, local, and federal law
1263	enforcement agencies to achieve greater success in prevention and detection of crime and
1264	apprehension of criminals;
1265	(j) implement the provisions of Title 77, Chapter 28c, Interstate Compact for Adult
1266	Offender Supervision; [and] Sanata Committee Amandments, 2, 27, 2018