1

Law Enforcement Investigation Modifications

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Matthew H. Gwynn

Senate Sponsor:

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3	LONG TITLE
4	General Description:
5	This bill addresses the activation and use of body-worn cameras by law enforcement
6	officers.
7	Highlighted Provisions:
8	This bill:
9	exempts a law enforcement officer who wears a body-worn camera and is a part of a
10	narcotics unit or task force from certain requirements relating to the activation and use
11	of the body-worn camera; and
12	 makes technical and conforming changes.
13	Money Appropriated in this Bill:
14	None
15	Other Special Clauses:
16	None
17	Utah Code Sections Affected:
18	AMENDS:
19	77-7a-104, as last amended by Laws of Utah 2020, Chapter 404
20	REPEALS:
21	77-7a-101, as enacted by Laws of Utah 2016, Chapter 410
22	
23	Be it enacted by the Legislature of the state of Utah:
24	Section 1. Section 77-7a-104 is amended to read:
25	77-7a-104 . Activation and use of body-worn cameras.
26	(1) As used in this section:
27	(a) "Health care facility" means the same as that term is defined in Section 78B-3-403.
28	(b) "Health care provider" means the same as that term is defined in Section 78B-3-403.
29	(c) "Hospital" means the same as that term is defined in Section 78B-3-403.
30	(d) "Human service program" means the same as that term is defined in Section

31	<u>26B-2-101.</u>
32	(2) Except as provided in Subsection (5), an officer using a body-worn camera:
33	[(1)] (a) [An officer using a body-worn camera-]shall verify that the equipment is
34	properly functioning as is reasonably within the officer's ability[-];
35	[(2)] (b) [An officer-]shall report any malfunctioning equipment to the officer's
36	supervisor if:
37	[(a)] (i) the body-worn camera issued to the officer is not functioning properly upon
38	initial inspection; or
39	[(b)] (ii) [an-] the officer determines that the officer's body-worn camera is not
40	functioning properly at any time while the officer is on duty[-] :
41	[(3)] (c) [An officer] shall wear the body-worn camera so that it is clearly visible to the [
42	person] individual being recorded[-] :
43	[(4)] (d) [An officer]shall activate the body-worn camera prior to any law enforcement
44	encounter, or as soon as reasonably possible[-];
45	[(5)] (e) [An officer] shall record in an uninterrupted manner until after the conclusion of
46	a law enforcement encounter, except as an interruption of a recording is allowed
47	under this section[-];
48	[(6)] (f) [When] shall, when going on duty and off duty, [an officer who is issued a
49	body-worn camera shall]record the officer's name, identification number, and the
50	current time and date, unless the information is already available due to the
51	functionality of the body-worn camera[-];
52	[(7)] (g) [If a] shall, if the body-worn camera was present during a law enforcement
53	encounter, [the officer shall-]document the presence of the body-worn camera in any
54	report or other official record of a contact[-] :
55	[(8)] (h) [When a] except as provided in Subsection (2)(i), when the body-worn camera
56	has been activated during the officer's direct participation in a law enforcement
57	encounter, [the officer may not deactivate the] keep the body-worn camera activated
58	until the officer's direct participation in the law enforcement encounter is complete[,
59	except as provided in Subsection (9).];
60	[(9)] (i) [An officer]may deactivate [a] the body-worn camera:
61	[(a)] (i) to consult with a supervisor or another officer;
62	[(b)] (ii) during a significant period of inactivity;
63	[(c)] (iii) during a conversation with a sensitive victim of crime, a witness of a crime,
64	or an individual who wishes to report or discuss criminal activity if:

65	$[(i)](\Lambda)$ the individual who is the subject of the recording requests that the officer
65 66	[(i)] (A) the individual who is the subject of the recording requests that the officer deactivate the officer's body-worn camera; and
67 68	[(ii)] (B) the officer believes that the value of the information outweights the value
68	of the potential recording and records the request by the individual to
69	deactivate the body-worn camera; or
70	[(d)] (iv) during a conversation with a victim of a sexual offense, as described in Title
71	76, Chapter 5, Part 4, Sexual Offenses, or domestic violence, as defined in Section
72	77-36-1, if:
73	[(i)] (A) the officer is conducting an evidence-based lethality assessment;
74	[(ii)] (B) the victim or the officer believes that deactivating the body-worn camera
75	recording[:]
76	$[(A)]$ _will encourage complete and accurate information sharing by the victim $[;]$,
77	or
78	$[(B)]$ _is necessary to protect the safety or identity of the victim; and
79	[(iii)] (C) the officer's body-worn camera is reactivated as soon as reasonably
80	possible after the evidence-based lethality assessment is complete[-];
81	[(10)] (j) [If an] shall, if the officer deactivates or fails to activate [a] the body-worn
82	camera in violation of this section, [the officer shall]document in a written report the
83	reason for deactivating or for failing to activate [a] the body-worn camera[-in a
84	written report.] ; and
85	[(11)(a) For purposes of this Subsection (11):]
86	[(i) "Health care facility" means the same as that term is defined in Section
	78B-3-403.]
87	[(ii) "Health care provider" means the same as that term is defined in Section
88	78B-3-403.]
89	[(iii) "Hospital" means the same as that term is defined in Section 78B-3-403.]
90	[(iv) "Human service program" means the same as that term is defined in Section
91	26B-2-101.]
92	[(b)] (k) [An officer] may not activate a body-worn camera in a hospital, health care
93	facility, human service program, or the clinic of a health care provider, except during
94	a law enforcement encounter, and with notice under Section 77-7a-105.
95	[(12)] (3) A violation of this section may not serve as the sole basis to dismiss a criminal
96	case or charge.
97	[(13)] (4) [Nothing in this] This section [precludes] does not preclude a law enforcement
-	$(\gamma) \rightarrow (\gamma) $

- 98 agency from establishing internal agency policies for an officer's failure to comply with
- 99 the requirements of this section.
- 100 (5) Subsections (2)(c), (d), (e), (g), (h), and (j) do not apply to an officer who is assigned to
- 101 a narcotics unit or task force that is engaged primarily in narcotics investigations.
- 102 Section 2. Repealer.
- 103 This bill repeals:
- 104 Section **77-7a-101**, **Title**.
- 105 Section 3. Effective Date.
- 106 This bill takes effect on May 7, 2025.