76-5-601 Title.
This part is known as the "Sexual Assault Kit Processing Act."

Enacted by Chapter 249, 2017 General Session

76-5-602 Definitions.
For purposes of this part:
(1) "Collecting facility" means a hospital, health care facility, or other facility that performs sexual assault examinations.
(2) "Department" means the Department of Public Safety.
(3) "Restricted kit" means a sexual assault kit:
(a) that is collected by a collecting facility; and
(b) for which a victim who is 18 years of age or older at the time of the sexual assault kit evidence collection declines:
(i) to have his or her sexual assault kit processed; and
(ii) to have the sexual assault examination form shared with any entity outside of the collection facility.
(4) "Sexual assault kit" means a package of items that is used by medical personnel to gather and preserve biological and physical evidence following an allegation of sexual assault.
(5) "Trauma-informed, victim-centered" means policies, procedures, programs, and practices that:
(a) have demonstrated an ability to minimize retraumatization associated with the criminal justice process by recognizing the presence of trauma symptoms and acknowledging the role that trauma has played in the life of a victim of sexual assault or sexual abuse; and
(b) encourage law enforcement officers to interact with victims of sexual assault or sexual abuse with compassion and sensitivity in a nonjudgmental manner.

Amended by Chapter 57, 2018 General Session

76-5-603 All sexual assault kits to be submitted.
(1) Except as provided in Subsection 76-5-604(5), beginning July 1, 2018, all sexual assault kits received by law enforcement agencies shall be submitted to the Utah Bureau of Forensic Services in accordance with the provisions of this part.
(2) The Utah Bureau of Forensic Services shall test all sexual assault kits that the bureau receives with the goal of developing autosomal DNA profiles that are eligible for entry into the Combined DNA Index System.
(3) The testing of all sexual assault kits shall be completed within a specified amount of time, as determined by administrative rule consistent with the provisions of this part.
(a) The ability of the Utah Bureau of Forensic Services to meet the established time frames may be dependent upon the following factors:
(i) the number of sexual assault kits that the Utah Bureau of Forensic Services receives;
(ii) the technology available and improved testing methods;
(iii) fully trained and dedicated staff to meet the full workload needs of the Utah Bureau of Forensic Services; and
(iv) the number of lab requests received relating to other crime categories.

Amended by Chapter 57, 2018 General Session

76-5-604 Sexual assault kit processing -- Restricted kits.

(1) Unless the health care provider designates a sexual assault kit as a restricted kit, the collecting facility shall enter the required victim information into the statewide sexual assault kit tracking system, defined in Section 76-5-607, within 24 hours of performing a sexual assault examination.

(2) A restricted kit may only be designated as a restricted kit:
(a) by a health care provider; and
(b) at the time of collection.

(3) Each sexual assault kit collected by medical personnel shall be taken into custody by a law enforcement agency as soon as possible and within one business day of notice from the collecting facility.

(4) The law enforcement agency that receives a sexual assault kit shall enter the required information into the statewide sexual assault kit tracking system, provided in Section 76-5-607, within five business days of receiving a sexual assault kit from a collecting facility.

(5) Each sexual assault kit received by a law enforcement agency from a collecting facility that relates to an incident that occurred outside of the jurisdiction of the law enforcement agency shall be transferred to the law enforcement agency with jurisdiction over the incident within 10 days of learning that another law enforcement agency has jurisdiction.

(6)
(a) Except for restricted kits, each sexual assault kit shall be submitted to the Utah Bureau of Forensic Services as soon as possible, but no later than 30 days after receipt by a law enforcement agency.
(b) Restricted kits may not be submitted to the Utah Bureau of Forensic Services.
(c) Restricted kits shall be maintained by the law enforcement agency with jurisdiction, in accordance with the provisions of this part.
(d) A restricted kit may be changed to an unrestricted kit if the victim informs the designated law enforcement agency that he or she wants to have the sexual assault kit processed and agrees to release of the sexual assault examination form with the sexual assault kit. Once a victim indicates that he or she wants the sexual assault kit processed:
(i) the kit may no longer be classified as restricted; and
(ii) the kit shall be transmitted to the Utah Bureau of Forensic Services as soon as possible, but no later than 30 days after the victim chooses to unrestrict his or her kit with law enforcement.

(7) If available, a suspect standard or a consensual partner elimination standard shall be submitted to the Utah Bureau of Forensic Services:
(a) with the sexual assault kit, if available, at the time the sexual assault kit is submitted; or
(b) as soon as possible, but no later than 30 days from the date the kit was obtained by the law enforcement agency, if not obtained until after the sexual assault kit is submitted.

(8) Failure to meet a deadline established in this part or as part of any rules established by the department is not a basis for dismissal of a criminal action or a bar to the admissibility of the evidence in a criminal action.
Amended by Chapter 57, 2018 General Session

76-5-605 Sexual assault kit retention and disposal.

Any item of evidence gathered by collecting facility personnel, law enforcement, prosecutorial, or defense authorities that may be subject to deoxyribonucleic acid evidence testing and analysis in order to confirm the guilt or innocence of a criminal defendant may not be disposed of before trial of a criminal defendant unless:

(1) 50 years have passed from the date of evidence collection for sexual assault kits relating to an uncharged or unresolved crime; or

(2) 20 years have passed from the date of evidence collection for restricted kits, and:
   (a) the prosecution has determined that the defendant will not be tried for the criminal offense;
   (b) the prosecution has filed a motion with the court to destroy the evidence; and
   (c) an attempt has been made to notify the victim as required in Subsections 77-37-3(3)(b)(i) and (ii).

Enacted by Chapter 249, 2017 General Session

76-5-606 Victim notification of rights -- Notification of law enforcement.

(1) Collecting facility personnel who conduct sexual assault examinations shall inform each victim of a sexual assault of:
   (a) available services for treatment of sexually transmitted infections, pregnancy, and other medical and psychiatric conditions;
   (b) available crisis intervention or other mental health services provided;
   (c) the option to receive prophylactic medication to prevent sexually transmitted infections and pregnancy;
   (d) the right to determine:
      (i) whether to provide a personal statement about the sexual assault to law enforcement; and
      (ii) if law enforcement should have access to any paperwork from the forensic examination; and
   (e) the victim’s rights as provided in Section 77-37-3.

(2) The collecting facility shall notify law enforcement as soon as practicable if the victim of a sexual assault decides to interview and discuss the assault with law enforcement.

(3) If a victim of a sexual assault declines to provide a personal statement about the sexual assault to law enforcement, the collecting facility shall provide a written notice to the victim that contains the following information:
   (a) where the sexual assault kit will be stored;
   (b) notice that the victim may choose to contact law enforcement any time after declining to provide a personal statement;
   (c) the name, phone number, and email address of the law enforcement agency having jurisdiction; and
   (d) the name and phone number of a local rape crisis center.

Enacted by Chapter 249, 2017 General Session

76-5-607 Statewide sexual assault kit tracking system.

(1) The department shall develop and implement a statewide tracking system by July 1, 2018, that contains the following information for all sexual assault kits collected by law enforcement:
   (a) the submission status of sexual assault kits by law enforcement to the Utah Bureau of Forensic Services;
(b) notification by the Utah Bureau of Forensic Services to law enforcement of DNA analysis findings; and
(c) the storage location of sexual assault kits.

(2) The tracking system shall include a secure electronic access that allows the submitting agency, collecting facility, department, and a victim, or his or her designee, to access or receive information, provided that the disclosure does not impede or compromise an active investigation, about the:
(a) lab submission status;
(b) DNA analysis findings provided to law enforcement; and
(c) storage location of a sexual assault kit that was gathered from that victim.

Enacted by Chapter 249, 2017 General Session

76-5-608 Law enforcement -- Training -- Sexual assault, sexual abuse, and human trafficking.
(1) The department and the Utah Prosecution Council shall develop training in trauma-informed responses and investigations of sexual assault and sexual abuse, which include, but are not limited to, the following:
(a) recognizing the symptoms of trauma;
(b) understanding the impact of trauma on a victim;
(c) responding to the needs and concerns of a victim of sexual assault or sexual abuse;
(d) delivering services to victims of sexual assault or sexual abuse in a compassionate, sensitive, and nonjudgmental manner;
(e) understanding cultural perceptions and common myths of sexual assault and sexual abuse; and
(f) techniques of writing reports in accordance with Subsection (5).

(2)
(a) The department and the Utah Prosecution Council shall offer the training in Subsection (1) to all certified law enforcement officers in the state.
(b) The training for all law enforcement officers may be offered through an online course, developed by the department and the Utah Prosecution Council.

(3) The training listed in Subsection (1) shall be offered by the Peace Officer Standards and Training division to all persons seeking certification as a peace officer.

(4)
(a) The department and the Utah Prosecution Council shall develop and offer an advanced training course for officers who investigate cases of sexual assault or sexual abuse.
(b) The advanced training course shall include:
(i) all criteria listed in Subsection (1); and
(ii) interviewing techniques in accordance with the curriculum standards in Subsection (5).

(5) The department shall consult with the Utah Prosecution Council to develop the specific training requirements of this section, including curriculum standards for report writing and response to sexual assault and sexual abuse, including trauma-informed and victim-centered interview techniques, which have been demonstrated to minimize retraumatizing victims.

(6) The Office of the Attorney General shall develop and offer training for law enforcement officers in investigating human trafficking offenses.

(7) The training described in Subsection (6) shall be offered to all law enforcement officers in the state by July 1, 2020.
(8) The training described in Subsection (6) shall be offered by the Peace Officer Standards and Training division to all persons seeking certification as a peace officer, in conjunction with the training described in Subsection (1), beginning July 1, 2021.

(9) The Office of the Attorney General, the department, and the Utah Prosecution Council shall consult with one another to provide the training described in Subsection (6) jointly with the training described in Subsection (1) as reasonably practicable.

Amended by Chapter 108, 2020 General Session

76-5-609 Rulemaking authority.
After consultation with the Utah Bureau of Forensic Services and in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the department shall make rules, consistent with this part, regarding:

(1) the procedures for the submission and testing of all sexual assault kits collected by law enforcement and prosecutorial agencies in the state;

(2) the information and evidence that is required to be submitted as part of each sexual assault kit submission; and

(3) goals for the completion of analysis and classification of all sexual assault kit submissions.

Enacted by Chapter 249, 2017 General Session

76-5-610 Reporting requirement.
The Department of Public Safety and the Utah Bureau of Forensic Services shall report by July 31 of each year to the Law Enforcement and Criminal Justice Interim Committee and the Executive Offices and Criminal Justice Appropriations Subcommittee regarding:

(1) the timelines set for testing all sexual assault kits submitted to the Utah Bureau of Forensic Services as provided in Subsection 76-5-603(2);

(2) the goals established in Section 76-5-609;

(3) the status of meeting those goals;

(4) the number of sexual assault kits that are sent to the Utah Bureau of Forensic Services for testing;

(5) the number of restricted kits held by law enforcement;

(6) the number of sexual assault kits that are not processed in accordance with the timelines established in this part; and

(7) future appropriations requests that will ensure that all DNA cases can be processed according to the timelines established by this part.

Enacted by Chapter 249, 2017 General Session