1	A bill to be entitled				
2	An act relating to evidence collected in sexual				
3	offense investigations; creating s. 943.326, F.S.;				
4	requiring that a sexual offense evidence kit or other				
5	DNA evidence be submitted to a member of the statewide				
6	criminal analysis laboratory system within a specified				
7	timeframe after specified occurrences; requiring a				
8	medical provider or law enforcement agency to inform				
9	an alleged victim of a sexual offense of certain				
10	information relating to sexual offense evidence kits;				
11	requiring the retention of specified evidence;				
12	requiring adoption and dissemination of guidelines and				
13	procedures by certain entities by a specified date;				
14	requiring the testing of sexual offense evidence kits				
15	within a specified timeframe after submission to a				
16	member of the statewide criminal analysis laboratory;				
17	providing requirements for such guidelines and				
18	procedures; providing construction; providing an				
19	effective date.				
20					
21	Be It Enacted by the Legislature of the State of Florida:				
22					
23	Section 1. Section 943.326, Florida Statutes, is created				
24	to read:				
25	943.326 DNA evidence collected in sexual offense				
26	investigations				
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27	(1) A sexual offense evidence kit, or other DNA evidence
28	if a kit is not collected, must be submitted to a member of the
29	statewide criminal analysis laboratory system under s. 943.32
30	for forensic testing within 30 days after:
31	(a) Receipt of the evidence by a law enforcement agency if
32	a report of the sexual offense is made to the law enforcement
33	agency; or
34	(b) A request to have the evidence tested is made to the
35	medical provider or the law enforcement agency by:
36	1. The alleged victim;
37	2. The alleged victim's parent, guardian, or legal
38	representative, if the alleged victim is a minor; or
39	3. The alleged victim's personal representative, if the
40	alleged victim is deceased.
41	(2) An alleged victim or, if applicable, the person
42	representing the alleged victim under subparagraph (1)(b)2. or
43	subparagraph (1)(b)3. must be informed of the purpose of
44	submitting evidence for testing and the right to request testing
45	under subsection (1) by:
46	(a) A medical provider conducting a forensic physical
47	examination for purposes of a sexual offense evidence kit; or
48	(b) A law enforcement agency that collects other DNA
49	evidence associated with the sexual offense if a kit is not
50	collected under paragraph (a).
51	(3) A collected sexual offense evidence kit must be
52	retained in a secure, environmentally safe manner until the
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53	prosecuting agency has approved its destruction.
54	(4) By January 1, 2017, the department and each laboratory
55	within the statewide criminal analysis laboratory system, in
56	coordination with the Florida Council Against Sexual Violence,
57	shall adopt and disseminate guidelines and procedures for the
58	collection, submission, and testing of DNA evidence that is
59	obtained in connection with an alleged sexual offense. The
60	timely submission and testing of sexual offense evidence kits is
61	a core public safety issue. Testing of sexual offense evidence
62	kits must be completed no later than 120 days after submission
63	to a member of the statewide criminal analysis laboratory
64	system.
65	(a) The guidelines and procedures must include the
66	requirements of this section, standards for how evidence is to
67	be packaged for submission, what evidence must be submitted to a
68	member of the statewide criminal analysis laboratory system, and
69	timeframes for when the evidence must be submitted, analyzed,
70	and compared to DNA databases.
71	(b) The testing requirements of this section are satisfied
72	when a member of the statewide criminal analysis laboratory
73	system tests the contents of the sexual offense evidence kit in
74	an attempt to identify the foreign DNA attributable to a
75	suspect. If a sexual offense evidence kit is not collected, the
76	laboratory may receive and examine other items directly related
77	to the crime scene, such as clothing or bedding or personal
78	items left behind by the suspect. If probative information is
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2016

79	obtained from the testing of the sexual offense evidence kit,				
80	the examination of other evidence should be based on the				
81	potential evidentiary value to the case and determined through				
82	cooperation among the investigating agency, the laboratory, and				
83	the prosecutor.				
84	(5) This section does not create a cause of action or				
85	create any rights for an individual to challenge the admission				
86	of evidence or create a cause of action for damages or any other				
87	relief for a violation of this section.				
88	Section 2. This act shall take effect July 1, 2016.				
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