## Medical Review Officer Interview Questions

Name of MRO

Interviewer:

[Pick the date]

Medical Review Officer Interview Questions Revised: 5/2019

#	Question	Response	Regulation
	MRO QUALIFICATIONS AND AFFILIATIONS		
1	Please describe your qualifications to serve as a MRO.		Section 40.121 states: "To be qualified to act as an MRO in the DOT drug testing program, you must meet each of the requirements of this section: (a)) Credentials. You must be a licensed physician (Doctor of Medicine or Osteopathy). (b) Basic knowledge. You must be knowledgeable in the following areas:(1) You must be knowledgeable about and have clinical experience in controlled substances abuse disorders, including detailed knowledge of alternative medical explanations for laboratory confirmed drug test results.(2) You must be knowledgeable about issues relating to adulterated and substituted specimens as well as the possible medical causes of specimens having an invalid result.(3) You must be knowledgeable about this part, the DOT MRO Guidelines, and the DOT agency regulations applicable to the employers for whom you evaluate drug test results, and you must keep current on any changes to these materials."
2	What is your knowledge of and clinical experience in substance abuse disorders, including alternative medical reasons for lab-positive test results?		Section 40.121(b) states: "Basic knowledge. You must be knowledgeable in the following areas: (1) You must be knowledgeable about and have clinical experience in controlled substances abuse disorders, including detailed knowledge of alternative medical explanations for laboratory confirmed drug test results.
3	What is your knowledge of issues relating to adulterated and substituted specimens, and the possible medical causes of invalid test results?		Section 40.121(b) states: "Basic knowledge. You must be knowledgeable in the following areas: (2) You must be knowledgeable about issues relating to adulterated and substituted specimens as well as the possible medical causes of specimens having an invalid result."

#	Question	Response	Regulation
4	Do you have a current copy of 49 CFR Part 40, the		Section 40.123(b)(3) states: "You [the MRO] must
	DOT testing regulation?		be knowledgeable about this part, the DOT MRO
			Guidelines, and the DOT agency regulations
	How do your access this information?		applicable to the employers for whom you
			evaluate drug test results, and you must keep
			current on any changes to these materials. The
			DOT MRO Guidelines document is available from
			ODAPC (Department of Transportation, 400 7th
			Street, SW., Room 10403, Washington DC, 20590,
			202-366-3784, or on the ODAPC web site
			(http://www.dot.gov/ost/dapc)."
5	Do you have a current copy of the DOT MRO		Section 40.121(a)(3) states: "You must be
	Guidelines, as well as any DOT agency regulation		knowledgeable about this part, the DOT MRO
	that applies to employers for whom you evaluate		Guidelines, and the DOT agency regulations
	test results?		applicable to the employers for whom you
			evaluate drug test results, and you must keep
			current on any changes to these materials. The
			DOT MRO Guidelines document is available from
			ODAPC (Department of Transportation, 1200 New
			Jersey Avenue, SE, Washington DC, 20590, 202–
			366–3784, or on the ODAPC web site
			(http://www.dot.gov/ost/dapc)."

#	Question	Response	Regulation
6	What is the requalification requirement for a MRO? When did you most recently qualify, and with which organization?		Section 40.121(d) states: "During each five-year period from the date on which you satisfactorily completed the examination under paragraph (c)(2) of this section, you must complete requalification training. (1) This requalification training must meet the requirements of the qualification training under paragraph (c)(1) of this section. (2) Following your completion of requalification training, you must satisfactorily complete an examination administered by a nationally- recognized MRO certification board or subspecialty board for medical practitioners in the field of medical review of DOT-mandated drug tests. The examination must comprehensively cover all the elements of qualification training listed in paragraph (c)(1) of this section."
7	Are there any prohibitions against the MRO having a financial interest in the laboratory being utilized?		Section 40.125 states: "As an MRO, you may not enter into any relationship with an employers laboratory that creates a conflict of interest or the appearance of a conflict of interest with your responsibilities to that employer. You may not derive any financial benefit by having an employer use a specific laboratory. For examples of relationships between laboratories and MROs that the Department views as creating a conflict of interest or the appearance of such a conflict, see Section 40.101(b)."

#	Question	Response	Regulation
8	Does the laboratory transmit the test results to		Section 40.97(b) states: "As a laboratory, you
	you directly, or does the laboratory transmit		must report laboratory results directly, and only,
	reports through a C/TPA to you?		to the MRO at his or her place of business. You
			must not report results to or through the DER or a
			service agent (e.g., C/TPA)." Section 40.355 states:
			"As a service agent, you are subject to the
			following limitations concerning your activities in
			the DOT drug and alcohol testing program. (b) You
			must not act as an intermediary in the
			transmission of drug test results from the
			laboratory to the MRO. That is, the laboratory may
			not send results to you, with you in turn sending
			them to the MRO for verification. For example, a
			practice in which the laboratory transmits results
			to your computer system, and you then assign the
			results to a particular MRO, is not permitted."
9	Do you report drug test results to the transit		Section 40.345(a) states: "As a C/TPA or other
	system through a consortium (C/TPA), or directly		service agent, you may act as an intermediary in
	to the designated individual (DER)?		the transmission of drug and alcohol testing
			information in the circumstances specified in this
			section only if the employer chooses to have you
			do so. Each employer makes the decision about
			whether to receive some or all of this information
			from you, acting as an intermediary, rather than
			directly from the service agent who originates the
			information (e.g., an MRO or BAT)."
	NOW, I WOULD LIKE TO ASK A FEW QUESTIONS		
	ABOUT YOUR GENERAL RESPONSIBILITIES.		
10	Do you ensure that drug tests conducted under		Section 40.81(a) states: "As a drug-testing
	the FTA regulations by this transit system are		laboratory located in the U.S., you are permitted
	analyzed by a laboratory on the current DHHS		to participate in DOT drug testing only if HHS
	approved list?		under the National Laboratory Certification
			Program (NLCP) certifies you for all testing
			required under this part."

#	Question	Response	Regulation
11	Are you required on a quarterly basis to personally		Section 40.127(g)(2) states: "You [the MRO] are
	review a certain percentage of all Custody and		required to personally review at least 5 percent of
	Control Forms (CCFs) reviewed by your staff? If		all CCFs reviewed by your staff on a quarterly
	so, what percentage of CCFs must you review?		basis, including all results that required a
			corrective action. However, you need not review
			more than 500 negative results in any quarter."
12	How do you mark those CCFs that have been		Section 40.127(g)(4) states: "You must make these
	covered in your quarterly review?		CCFs easily identifiable and retrievable by you for
			review by DOT agencies."
13	At a minimum, what items do you check in your		Section 40.127(g)(3) states: "Your [the MRO]
	quarterly review of CCFs?		review must, as a minimum, include the CCF,
			negative laboratory test result, any accompanying
			corrective documents, and the report sent to the
			employer. You must correct any errors that you
			discover. You must take action as necessary to
			ensure compliance by your staff with this part and
			document your corrective action. You must attest
			to the quality assurance review by initialing the
			CCFs that you review."
14	Must you take any action if, in reviewing 5 percent		Section 40.127(g)(3) states: "Your [the MRO]
	of CCFs each quarter, you identify a test with an		review must, as a minimum, include the CCF,
	uncorrected non-fatal flaw or error?		negative laboratory test result, any accompanying
			corrective documents, and the report sent to the
			employer. You must correct any errors that you
			discover. You must take action as necessary to
			ensure compliance by your staff with this part and
			document your corrective action. You must attest
			to the quality assurance review by initialing the
			CCFs that you review."
15	What do you report to the employer if you		Section 40.137(d) states: "If you determine that
	conclude that there is a legitimate medical		there is a legitimate medical explanation, you
	explanation for a confirmed positive test result		must verify the test result as negative. Otherwise,
	from the laboratory that is consistent with legal		you must verify the test result as positive."
	drug use?		

#	Question	Response	Regulation
16	Do you have a method for identifying yourself and confirming your identity when you need to talk with the DER?		Section 40.167(b) states: "As the MRO or C/TPA who transmits drug test results to the employer, you must comply with the following requirements: (2) You are responsible for identifying yourself to the DER, and the DER must have a means to confirm your identification."
17	When you report positive test results to the employer or C/TPA, do you report the drug (or drugs) found?		Section 40.129(c) states: "With respect to verified positive test results, place a check mark in the ``Positive'' box (Step 6) on Copy 2 of the CCF, indicate the drug(s)/metabolite(s) detected on the ``Remarks'' line, sign and date the verification statement." Section 40.163(c) states: "If you [the MRO] do not report test results using Copy 2 of the CCF for this purpose, you must provide a written report (e.g., a letter) for each test result. This report must, as a minimum, include the following information: (6) For verified positive tests, the drug(s)/metabolite(s) for which the test was positive"
18	Upon your request, do the laboratories provide you with the quantization of individual test results?		Section 40.97(e) states: "You [the laboratory] must provide quantitative values for confirmed positive drug, adulterated, and substituted test results to the MRO when the MRO requests you to do so in writing. The MRO's request may either be a general request covering all such results you send to the MRO or a specific case-by-case request."
19	If an employer requests, can you provide the quantitative values of the drugs verified positive, or the results of validity tests?		Section 40.163(g) states: "You must not provide quantitative values to the DER or C/TPA for drug or validity test results. However, you must provide the test information in your possession to a SAP who consults with you (see Section 40.293(g))."

#	Question	Response	Regulation
20	If a SAP requests, are you allowed to provide any medical information or the quantitative values for drugs or validity test results?		Section 40.163(g) states: "You must not provide quantitative values to the DER or C/TPA for drug or validity test results. However, you must provide the test information in your possession to a SAP who consults with you (see Section 40.293(g))."
	I WOULD NOW LIKE TO DISCUSS THE FUNCTIONS YOU PERFORM IN YOUR REVIEW OF A CONFIRMED POSITIVE TEST RESULT		
21	Please describe the verification process.		Section 40.131 describes the verification process.
22	Do non-MRO staff in your office ever conduct verification interviews?		Section 40.131(b) states: "As the MRO, staff under your personal supervision may conduct this initial contact for you.(1) This staff contact must be limited to scheduling the discussion between you and the employee and explaining the consequences of the employees declining to speak with you (i.e., that the MRO will verify the test without input from the employee). If the employee declines to speak with you, the staff person must document the employees decision, including the date and time.(2) A staff person must not gather any medical information or information concerning possible explanations for the test result.(3) A staff person may advise an employee to have medical information (e.g., prescriptions, information forming the basis of a legitimate medical explanation for a confirmed positive test result) ready to present at the interview with the MRO. (4) Since you [the MRO] are required to speak personally with the employee, face-to-face or on the phone, your staff must not inquire if the employee wishes to speak with you."

#	Question	Response	Regulation
23	Who do you contact first to begin the verification		Section 40.131(c) states: "As the MRO, you or
	process, the employer or the employee?		your staff must make reasonable efforts to reach
			the employee at the day and evening telephone
			numbers listed on the CCF. Reasonable efforts
			include, as a minimum, three attempts, spaced
			reasonably over a 24-hour period, to reach the
			employee at the day and evening telephone
			numbers listed on the CCF. If you or your staff
			cannot reach the employee directly after making
			these efforts, you or your staff must take the
			following steps:(1) Document the efforts you
			made to contact the employee, including dates and times. If both phone numbers are incorrect
			(e.g., disconnected, wrong number), you may take
			the actions listed in paragraph (c)(2) of this section
			without waiting the full 24-hour period.(2) Contact
			the DER, instructing the DER to contact the
			employee."
24	How many times must you or your staff attempt to		Section 40.131(c) states: "As the MRO, you or
	contact the employee regarding a positive test?		your staff must make reasonable efforts to reach
			the employee at the day and evening telephone
			numbers listed on the CCF. Reasonable efforts
			include, as a minimum, three attempts, spaced
			reasonably over a 24-hour period, to reach the
			employee at the day and evening telephone
			numbers listed on the CCF. If you or your staff
			cannot reach the employee directly after making
			these efforts, you or your staff must take the
			following steps:(1) Document the efforts you
			made to contact the employee, including dates
			and times. If both phone numbers are incorrect
			(e.g., disconnected, wrong number), you may take
			the actions listed in paragraph (c)(2) of this section
			without waiting the full 24-hour period."

#	Question	Response	Regulation
25	If your staff makes the initial donor contact for you, do they ask the donor if they would like to speak with you, or do they attempt to set up an appointment?		Section 40.131(b) states: "As the MRO, staff under your personal supervision may conduct this initial contact for you.(1) This staff contact must be limited to scheduling the discussion between you and the employee and explaining the consequences of the employees declining to speak with you (i.e., that the MRO will verify the test without input from the employee). If the employee declines to speak with you, the staff person must document the employees decision, including the date and time.(4) Since you [the MRO] are required to speak personally with the employee, face-to-face or on the phone, your staff must not inquire if the employee wishes to speak with you."
26	Must you gather and review the employee's medical history, or may a non-MRO staff member review this information?		Section 40.141 states: "As the MRO, you must do the following as you make the determinations needed for a verification decision: (a) You must conduct a medical interview. You must review the employees medical history and any other relevant biomedical factors presented to you by the employee. You may direct the employee to undergo further medical evaluation by you or another physician." Section 40.131(b)(2) states: "A staff person must not gather any medical information or information concerning possible explanations for the test result."

#	Question	Response	Regulation
27	Before beginning the verification process, do you warn the employee concerning your obligation to disclose information to third parties?		Section 40.135(d) states: "As the MRO, you must warn an employee who has a confirmed positive, adulterated, substituted or invalid test that you are required to provide to third parties drug test result information and medical information affecting the performance of safety-sensitive duties that the employee gives you in the verification process without the employee's consent (see Section 40.327). (1) You must give this warning to the employee before obtaining any medical information as part of the verification process."
28	What elements of the CCF do you review before you make a final verification decision on a laboratory-positive test result?		Section 40.129(a) states: "As the MRO, you must - (1) Review Copy 2 of the CCF to determine if there are any fatal or correctable errors that may require you to cancel the test (see Sections 40.199 and 40.203). Staff under your direct, personal supervision may conduct this administrative review for you, but only you may verify or cancel a test.(2) Review Copy 1 of the CCF and ensure that it is consistent with the information contained on Copy 2, that the test result is legible, and that the certifying scientist signed the form. You are not required to review any other documentation generated by the laboratory during their analysis or handling of the specimen (e.g., the laboratory internal chain of custody).(3) If the copy of the documentation provided to you by the collector or laboratory appears unclear, you must request that the collector or laboratory send you a legible copy."

#	Question	Response	Regulation
29	To whom do you report the verified positive test result?		Section 40.165 states: "(a) As the MRO, you must report all drug test results to the DER, except in the circumstances provided for in Section 40.345.(b) If the employer elects to receive reports of results through a C/TPA, acting as an intermediary as provided in 40.345, you must report the results through the designated C/TPA."
30	How soon after verification do you transmit positive test results to the DER?		Section 40.167(b) states: "You [the MRO] must transmit to the DER on the same day the MRO verifies the result or the next business day all verified positive test results, results requiring an immediate collection under direct observation, adulterated or substituted specimen results, and other refusals to test."
31	Within how many days must results be received by the employer?		Section 40.167(c) states: "You [the MRO] must transmit the MRO's report(s) of verified tests to the DER so that the DER receives it within two days of verification by the MRO."

#	Question	Response	Regulation
32	Can you change your initial verification of a		Section 40.149(a) states: "As the MRO, you may
	positive or a refusal?		change a verified positive or refusal to test drug
			test result only in the following situations:(1)
			When you have reopened a verification that was
			done without an interview with an employee (see
			Section 40.133(c)).(2) If you receive information,
			not available to you at the time of the original
			verification, demonstrating that the laboratory
			made an error in identifying (e.g., a paperwork
			mistake) or testing (e.g., a false positive or
			negative) the employee's primary or split
			specimen. (3) If, within 60 days of the original
			verification decision: (i) You receive information
			that could not reasonably have been provided to
			you at the time of the decision demonstrating that
			there is a legitimate medical explanation for the
			presence of drug(s)/metabolite(s) in the
			employee's specimen; or (ii) You receive credible
			new or additional evidence that a legitimate
			medical explanation for an adulterated or
			substituted result exists."

#	Question	Response	Regulation
33	Can you accept claims of second-hand, incidental, or unwitting ingestion of prohibited drugs?		Section 40.151(d) states: "(d) It is not your function to consider explanations of confirmed positive, adulterated, or substituted test results that would not, even if true, constitute a legitimate medical explanation. For example, an employee may tell you that someone slipped amphetamines into her drink at a party, that she unknowingly ingested a marijuana brownie, or that she traveled in a closed car with several people smoking crack. MROs are unlikely to be able to verify the facts of such passive or unknowing ingestion stories. Even if true, such stories do not present a legitimate medical explanation. Consequently, you must not declare a test as negative based on an explanation of this kind."
	NOW I WOULD LIKE TO DISCUSS THE PROCEDURES YOU USE IF YOU OR YOUR STAFF ARE UNABLE TO CONTACT AN INDIVIDUAL FOR VERIFICATION OF THE TEST RESULTS		

#	Question	Response	Regulation
34	What do you do if you cannot contact the		Section 40.131(c) states: "If you or your staff
	employee to conduct a verification interview?		cannot reach the employee directly after making
			these efforts, you or your staff must take the
			following steps:(1) Document the efforts you
			made to contact the employee, including dates
			and times. If both phone numbers are incorrect
			(e.g., disconnected, wrong number), you may take
			the actions listed in paragraph (c)(2) of this section
			without waiting the full 24-hour period.(2) Contact
			the DER, instructing the DER to contact the
			employee. (i) You must simply direct the DER to
			inform the employee to contact you. (ii) You must
			not inform the DER that the employee has a
			confirmed positive, adulterated, substituted, or
			invalid test result. (iii) You must document the
			dates and times of your attempts to contact the
			DER, and you must document the name of the DER
			you contacted and the date and time of the
			contact."
35	Once the DER has directed an employee to contact		Section 40.133(a)(2) states: "You [the MRO] may
	you, how many hours must you wait for the		verify a test result as a positive or refusal to test,
	employee to contact you before you may verify a		as applicable, if the DER has successfully made and
	"no contact" positive?		documented a contact with the employee and
			instructed the employee to contact you and more
			than 72 hours have passed since the time the DER
			contacted the employee."

#	Question	Response	Regulation
# 36	Question If the contact numbers provided by the employee on the CCF are wrong or disconnected, must you wait 24 hours before contacting the designated employer representative?	Response	Section 40.131(c) states: "As the MRO, you or your staff must make reasonable efforts to reach the employee at the day and evening telephone numbers listed on the CCF. Reasonable efforts include, as a minimum, three attempts, spaced reasonably over a 24-hour period, to reach the employee at the day and evening telephone numbers listed on the CCF. If you or your staff cannot reach the employee directly after making these efforts, you or your staff must take the following steps: (1) Document the efforts you made to contact the employee, including dates and times. If both phone numbers are incorrect (e.g., disconnected, wrong number), you may take the actions listed in paragraph (c)(2) of this section without waiting the full 24-hour period.
			(2) Contact the DER, instructing the DER to contact the employee."

#	Question	Response	Regulation
# 37	Question Are there circumstances under which you may verify a drug test as positive without speaking with the individual?	Response	Section 40.133(a) states: "(1) You may verify a test result as a positive or refusal to test, as applicable, if the employee expressly declines the opportunity to discuss the test with you. You must maintain complete documentation of this occurrence, including notation of informing, or attempting to inform, the employee of the consequences of not exercising the option to speak with you.(2) You may verify a test result as a positive or refusal to test, as applicable, if the DER has successfully made and documented a contact with the employee and instructed the employee to contact you and more than 72 hours have passed since the time the DER contacted the employee.(3) You may verify a test result as a positive or refusal to test, as applicable, if neither you nor the DER, after making and documenting all reasonable efforts, has been able to contact the employee within ten
38	Can you verify a drug test result as positive if an		days of the date on which the MRO receives the confirmed test result from the laboratory." Section 40.133(a)(1) states: "You [the MRO] may
	employee expressly declines the opportunity to discuss the test with you?		verify a test result as a positive or refusal to test, as applicable, if the employee expressly declines the opportunity to discuss the test with you. You must maintain complete documentation of this occurrence, including notation of informing, or attempting to inform, the employee of the consequences of not exercising the option to speak with you."

#	Question	Response	Regulation
39	If neither you nor the DER, after making all		Section 40.133(a)(3) states: "You may verify a test
	reasonable efforts, has been able to contact the		result as a positive or refusal to test, as applicable,
	employee, how many days must you wait before		if neither you nor the DER, after making and
	verifying a "no contact" positive?		documenting all reasonable efforts, has been able
			to contact the employee within ten days of the
			date on which the MRO receives the confirmed
			test result from the laboratory."
40	If you verify a "no contact" positive, is the		Section 40.133(c) states: "As the MRO, after you
	employee allowed to present information to you		have verified a test result as a positive or refusal to
	documenting that serious illness, injury, or other		test under this section and reported the result to
	circumstances prevented the employee from		the DER, you must allow the employee to present
	contacting you?		information to you within 60 days of the
			verification documenting that serious illness,
			injury, or other circumstances unavoidably
			precluded contact with the MRO and/or DER in the
			times provided. On the basis of such information,
			you may reopen the verification, allowing the
			employee to present information concerning
			whether there is a legitimate medical explanation
			for the confirmed test result."
	NOW I WOULD LIKE TO ASK A FEW QUESTIONS		
	ABOUT VERIFYING THE RESULTS OF CERTAIN DRUGS.		
41	Can you verify a test as negative if an employee		Section 40.137(e)(2) states: "There can be a
	produces a legal prescription from a foreign		legitimate medical explanation only with respect
	country for medical marijuana?		to a substance that has a legitimate medical use.
			Use of a drug of abuse (e.g., heroin, PCP,
			marijuana) or any other substance (see §40.151(f)
			and (g)) that cannot be viewed as having a
			legitimate medical use can never be the basis for a
			legitimate medical explanation, even if the
			substance is obtained legally in a foreign country."

#	Question	Response	Regulation
42	In the absence of 6-AM, what are the requirements if the laboratory confirms morphine or codeine presence at 15,000 ng/mL or above?		Section 40.139(b) states: "In the absence of 6-AM, if the laboratory confirms the presence of either morphine or codeine at 15,000 ng/mL or above, you must verify the test result positive unless the employee presents a legitimate medical explanation for the presence of the drug or drug metabolite in his or her system, as in the case of other drugs (see §40.137). Consumption of food products (e.g., poppy seeds) must not be considered a legitimate medical explanation for the employee having morphine or codeine at these concentrations."
43	Is the consumption of food products a legitimate reason for the presence of morphine or codeine at these levels?		Section 40.139(a) states: "In the absence of 6–AM, if the laboratory detects the presence of either morphine or codeine at 15,000 ng/mL or above, you must verify the test result positive unless the employee presents a legitimate medical explanation for the presence of the drug or drug metabolite in his or her system, as in the case of other drugs (see §40.137). Consumption of food products (e.g., poppy seeds) must not be considered a legitimate medical explanation for the employee having morphine or codeine at these concentrations."
44	For other opiate positive results that do not contain 6-AM, how do you complete the verification process?		Section 40.139(c) states: "For all other codeine and morphine positive results, you must verify a confirmed positive test result only if you determine that there is clinical evidence, in addition to the urine test, of unauthorized use of any opium, opiate, or opium derivative (i.e., morphine, codeine, or heroin)."

#	Question	Response	Regulation
45	If your clinical assessment determines the misuse of a drug not found in the laboratory's analysis, can you verify the test as positive?		Section 40.139(c)(3) states: "To be the basis of a verified positive result for codeine or morphine, the clinical evidence you find must concern a drug that the laboratory found in the specimen. (For example, if the test confirmed the presence of codeine, and the employee admits to unauthorized use of hydrocodone, you must not verify the test positive for codeine. The admission must be for the substance that was found through
46	If you cannot establish clinical evidence of opiate misuse, how do you verify the final test result?		the actual drug test.)" Section 40.139(c)(4) states: "As the MRO, you have the burden of establishing that there is clinical evidence of unauthorized use of opiates referenced in this paragraph (c). If you cannot make this determination (e.g., there is not sufficient clinical evidence or history), you must verify the test as negative. The employee does not need to show you that a legitimate medical explanation exists if no clinical evidence is established."
	NOW I WOULD LIKE TO DISCUSS A FEW QUESTIONS ABOUT PROBLEMS IN TESTING		
47	What do you instruct the employer to do if the lab confirms the a test as negative and dilute with a creatinine level between 2 mg/dL and 5 mg/dL?		Section 40.155(c) states: "When you report a dilute specimen to the DER, you must explain to the DER the employer's obligations and choices under §40.197, to include the requirement for an immediate recollection under direct observation if the creatinine concentration of a negative-dilute specimen was greater than or equal to 2mg/dL but less than or equal to 5mg/dL."

#	Question	Response	Regulation
48	In the case where an employee can not provide an		Section 40.193(h) states: "As the MRO, you must
	adequate specimen (shy bladder), do you have any		seriously consider and assess the referral
	involvement in determining whether the		physicians recommendations in making your
	individual's ability to provide a specimen is		determination about whether the employee has a
	genuine or constitutes a refusal to test?		medical condition that has, or with a high degree
			of probability could have, precluded the employee
			from providing a sufficient amount of urine. You
			must report your determination to the DER in
			writing as soon as you make it."
49	Can you accept claims of anxiety or dehydration		Section 40.193(e) states: "(e) For purposes of this
	when examining an employee or reviewing		paragraph, a medical condition includes an
	another physician's analysis of a "shy bladder"		ascertainable physiological condition (e.g., a
	case?		urinary system dysfunction) or a medically
			documented pre-existing psychological disorder,
			but does not include unsupported assertions of
			"situational anxiety" or dehydration."
50	If the laboratory reports that the specimen has		Section 40.161 states: "As the MRO, when the
	been "rejected for testing" because of a fatal or		laboratory reports that the specimen is rejected
	uncorrected flaw, what test result do you report to		for testing (e.g., because of a fatal or uncorrected
	the DER and under what circumstances would		flaw), you must do the following:(b) Report to
	additional testing be required?		the DER that the test is cancelled and the reason
			for cancellation, and that no further action is
			required unless a negative test is required (e.g., in
			the case of a pre-employment, return-to-duty, or
			follow-up test)."

#	Question	Response	Regulation
51	What do you do if a Return-to-duty test or Follow- up test is not marked as having been observed?		A notice from the Department of Transportation's Office of Drug and Alcohol Policy and Compliance, dated September 10, 2009, reads: "If a collector, Medical Review Office (MRO), Third Party Administrator (TPA), or other service agent learns that a Direct Observation collection using the required procedures was not conducted, the employer needs to be informed. Upon learning that a Direct Observation collection using the required procedures was not conducted, the employer needs to direct the employee to have an immediate recollection under Direct Observation.
52	What "correctable flaws" are the MRO's responsibility to correct?		Section 40.203(d) states: "The following are correctable flaws that you [the MRO] must attempt to correct:(1) The employee's signature is omitted from the certification statement, unless the employee's failure or refusal to sign is noted on the "Remarks" line of the CCF.(2) The certifying scientist's signature is omitted on the laboratory copy of the CCF for a positive, adulterated, substituted, or invalid test result.(3) The collector uses a non-Federal form or an expired Federal form for the test."
53	If you cancel a laboratory confirmed positive, adulterated, substituted, or invalid drug test report, what steps do you complete on the CCF?		Section 40.129(d) states: "If you [the MRO] cancel a laboratory confirmed positive, adulterated, substituted, or invalid drug test report, check the "test cancelled" box (Step 6) on Copy 2 of the CCF, make appropriate annotation in the "Remarks" line, sign, provide your name and date of the verification statement."

#	Question	Response	Regulation
54	When the laboratory reports that a specimen is		Section 40.145 states: "(a) As an MRO, when you
	adulterated or substituted, what actions are you		receive a laboratory report that a specimen is
	required to take?		adulterated or substituted, you must treat that
			report in the same way you treat the laboratory's
			report of a confirmed positive test for a drug or
			drug metabolite.(b) You must follow the same
			procedures used for verification of a confirmed
			positive test for a drug or drug metabolite except
			as otherwise provided in this section." Section
			40.145(g) states: "(1) If you determine that the
			employees explanation does not present a
			reasonable basis for concluding that there may be
			a legitimate medical explanation, you must report
			the test to the DER as a verified refusal to test
			because of adulteration or substitution, as
			applicable.(2) If you believe that the employees
			explanation may present a reasonable basis for
			concluding that there is a legitimate medical
			explanation, you must direct the employee to
			obtain, within the five-day period set forth in
			paragraph (e)(3) of this section, a further medical
			evaluation. This evaluation must be performed by
			a licensed physician (the "referral physician"),
			acceptable to you, with expertise in the medical
			issues raised by the employees explanation. (The
			MRO may perform this evaluation if the MRO has
			appropriate expertise.)"
55	Who has the burden of proof when verifying a		Section 40.145(e) states: "The employee has the
	specimen that the lab has reported as		burden of proof that there is a legitimate medical
	adulterated? Must you prove that the specimen is		explanation.(1) To meet this burden in the case of
	adulterated, or must the employee prove that it is		an adulterated specimen, the employee must
	legitimate?		demonstrate that the adulterant found by the
			laboratory entered the specimen through
			physiological means."

#	Question	Response	Regulation
	IN CLOSING, I WOULD LIKE TO ASK A FEW		
	QUESTIONS ABOUT ANALYSIS OF THE SPLIT SPECIMEN		
56	What do you tell the employee concerning their rights to have the split specimen analyzed after you have informed the employee that you will verify the test as positive, adulterated, or substituted,?		Section 40.153 states: "(a) As the MRO, when you have verified a drug test as positive for a drug or drug metabolite, or as a refusal to test because of adulteration or substitution, you must notify the employee of his or her right to have the split specimen tested. You must also notify the employee of the procedures for requesting a test of the split specimen.(b) You must inform the employee that he or she has 72 hours from the time you provide this notification to him or her to request a test of the split specimen."
57	What must you do when an employee requests testing of the split-specimen?		Section 40.171(c) states: "When the employee makes a timely request for a test of the split specimen under paragraphs (a) and (b) of this section, you must, as the MRO, immediately provide written notice to the laboratory that tested the primary specimen, directing the laboratory to forward the split specimen to a second HHS-certified laboratory. You must also document the date and time of the employee's request."
58	To whom do you report the results of a split specimen which confirms the result from the primary specimen?		Section 40.187 states: "As an MRO, you must take the following actions when a laboratory reports the following results of split specimen tests:(a)(1) In the case of a reconfirmed positive test for a drug or drug metabolite, report the reconfirmation to the DER and the employee."

#	Question	Response	Regulation
59	What action would you take if the analysis of the		Section 40.187(b) states: " (1) You must inform
	split specimen fails to reconfirm all of the primary		ODAPC of the failure to reconfirm using the format
	specimen results because drug(s)/drug		in Appendix D to this part.
	metabolites(s) were not detected?		(2) In a case where the split failed to reconfirm
			because the substitution criteria were not met and
			the split specimen creatinine concentration was
			equal to or greater than 2mg/dL but less than or
			equal to 5mg/dL, as the MRO, you must, in
			addition to step (b)(1) of this paragraph, direct the
			DER to ensure the immediate collection of another
			specimen from the employee under direct
			observation, with no notice given to the employee
			of this collection requirement until immediately
			before the collection.
			(3) In a case where the split failed to reconfirm and
			the primary specimen's result was also invalid,
			direct the DER to ensure the immediate collection
			of another specimen from the employee under
			direct observation, with no notice given to the
			employee of this collection requirement until
			immediately before the collection.
60	What action would you take if the split specimen is		Section 40.187(d) states: "Failed to Reconfirm:
	not available for testing?		Specimen not Available for Testing.(1) Report to
			the DER and the employee that both tests must be
			cancelled and the reason for cancellation.(2)
			Direct the DER to ensure the immediate collection
			of another specimen from the employee under
			direct observation, with no notice given to the
			employee of this collection requirement until
			immediately before the collection.(3) Using the
			format in Appendix D to this part, notify ODAPC of
			the failure to reconfirm."
	THAT WAS THE LAST QUESTION. THANK YOU		
	FOR YOUR TIME AND INPUT.		