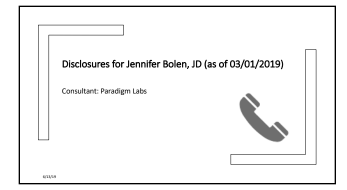
Get Your Specimens in Order: Timely Use of Test Results	
Prepared and presented by Jennifer Bolen, JD	
PainWeek and PainWeekEND – SPRING 2019	



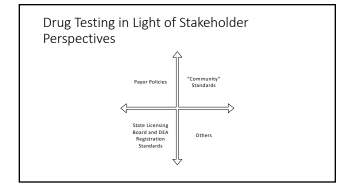
## Why are we still talking about drug testing?

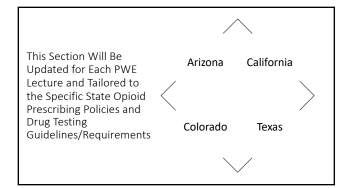
FAILURE TO USE DRUG TEST RESULTS IN TREATMENT OF THE PATIENT:

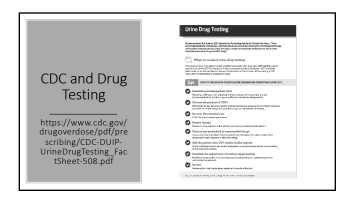
- Physician prescribes morphine and hydrocodone to a patient who has had multiple UDTs positive for cocaine and negative for at least one of the Rx opioids.
- Opioid prescribing and UDT aberrancies span more than two years. In between, blocks and injections.
- No referrals. Patient ultimately discharged.

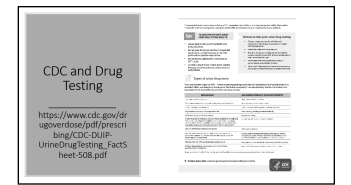
What are the problems here? What if this is a pattern for this physician?

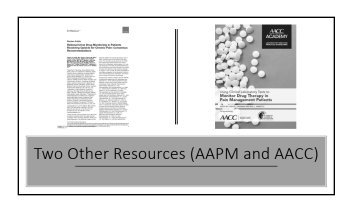
Why are we still talking	about drug testing?	
FAILURE TO TIMELY REVIEW DRUG TEST RESULTS:		
<ul> <li>Physician prescribes opioids to a new patient.</li> <li>Physician sees the patient monthly and properly orde</li> </ul>	are drug testing, but laboratory reports and timing of	
<ul> <li>Physician sees the patient monthly and properly order physician review of same is not managed properly. Physician sees the patient file.</li> </ul>	ysician sees the drug test results nearly 21 days after	
Patient's test results show a consistent and developin	g pattern of concerning aberrancies: (a) positive codeine	
albeit during cold and flu season, (b) missing Rx opioi undisclosed, and (d) positive morphine prior to Rx mo	d (oxycodone), (c) positive Gabapentin previously rphine.	
<ul> <li>Physician's last encounter with the patient involved a review of recent UDT results, which showed the patie</li> </ul>	procedure. The physician's work flow did not include a ent was positive for heroin.	
Patient died.		
What are the problems here? What if this is a pattern	n for this physician?	
		$\neg$
Course Objectives		
Identify		
The Core Elements of Medical Necessity		
Describe		
Individualized Testing in light of Medical Necessity Pol	cies	
Review     The use of a protocol and template for capturing provi	ider rationale for drug test orders and action steps	
to facilitate improved utilization of drug test reports in		
Explain     How to create a due diligence checklist to ensure properties.	per considerations for drug test manus and test	
methods/test partners.	er considerations for drug test menus and test	
Dania Tannain alamu an d	`a na na a na Ta at	
Basic Terminology and C	ommon rest	
Methods		
DDECLIMATIVE TECTION . For some less	DEFINITIVE TESTING Formula-	
	DEFINITIVE TESTING - Examples	
"Screening"	"Confirmation"	
Immunoassay Detects "class" not specific	Havelly Lieui-	
Detects "class" not specific analytes  LC-MS, LC-MS/MS  Detects specific analytes	Usually Liquid Chromatography with Mass Other	
CANNOT TEST FOR SEVERAL DRUG	Spectrometry	
CLASSES	Detects specific analytes; results reported with quantitative values	







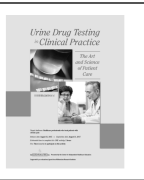




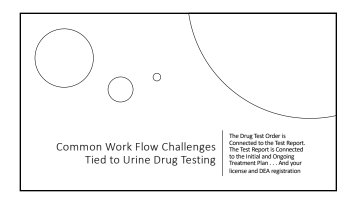
# Reading File:

Urine Drug Testing in Clinical Practice

Doug L. Gourlay, MD, Howard A. Heit, MD, and Caplan, Yale H. Caplan, PhD



(~	Sample Resources and Positions Test Frequency and Reference to Test Method)	
Resource	Position on UDT	Year of Guidance/Policy
American Academy of Pain Medicine	Contains more specific guidance on test menu, test frequency, and test method. http://www.painmed.org/library/clinical-guidelines/.	2017
American Association for Clinical Chemistry	Contains more specific guidance on test menu, test frequency, and test method. <a href="https://www.aacc.org/media/press-release-arthive/2018/01/an/paacc-release-practice-guidelines-for-using-laboratory-tests-to-combat-opioid-overdosses">https://www.aacc.org/media/press-release-practice-guidelines-for-using-laboratory-tests-to-combat-opioid-overdosses</a>	2018
American Society of Addiction Medicine	Recent paper on drug testing in the treatment of substance use disorders. https://www.asam.org/resources/guidelines-and-consensus-documents/drug-testing.	2017



Experience Tells Us . . . . UDT work flows are often general, driven by the EMR and timing of patient visits, and do not necessarily correlate with timely patient care

Test(s) Ordered/Specimen Collected

Test(s) Performed
(Usually EIA to LCMS)

Test Results Received

Test Results Reviewed

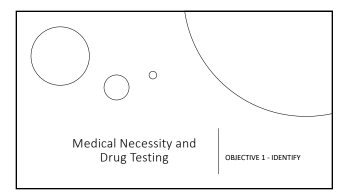
Physician/Practitioner often waits until the next visit to examine test results

Physician/Practitioner often waits until the next visit to examine test results

Challenges	with	the	Typical	UDT	Work	Flow
CHAILCHECS	VVICII	UIL	IVDICAL	ODI	VVOIN	1 10 00

- No universal test order process
- Outdated medication lists resulting in conflicting "labels" of patient results (lab often labels inconsistent or non-compliant with the medication plan based on the list provided)
   Medical necessity documentation burdensored in fort understood; no universal process

- Medical necessity documentation burdensome if not understood; no universal proce:
   No universal medical necessity policy
   Time to get results (some labs take up to two weeks)
   Patient scheduling medication management timing challenges
   No formal triage system for handling notification of provider about abnormal results
- Provider doesn't see results until next visit
- r-rowner usesn t see results until next visit
   Provider generally doesn't consult results if next visit is a "procedure" encounter, such as a block or injection
   No universal test resulting process; results difficult to read; mistakes in report labels 'compliant', non-compliant, consistent, or inconsistent, or inconsistent.
- Other?



### Medical Necessity - What is it?

- Payor definitions of medical necessity include reference to "prevailing standards of care" or "generally accepted standards of medical practice."
  - It is the responsibility of every ordering provider to ensure each drug test ordered is medically necessary for the treatment of the patient.



Cigna HealthCare Definition of Medical Necessity for other Healthcare Providers	
Except where state law or regulation requires a different definition, "Medically Necessary" or "Medical Necessity" shall mean	
health care services that a Healthcare Provider, exercising prudent clinical judgment, would provide to a patient for the purpose of	
evaluating, diagnosing or treating an illness, injury, disease or its symptoms, and that are:	
a. in accordance with the generally accepted standards of medical practice;	
<ul> <li>b. clinically appropriate, in terms of type, frequency, extent, site and duration, and considered effective for the patient's illness,</li> </ul>	
injury or disease; and	
c. not primarily for the convenience of the patient or Healthcare Provider, a Physician or any other Healthcare Provider, and not	
more costly than an alternative service or sequence of services at least as likely to produce equivalent therapeutic or	
diagnostic results as to the diagnosis or treatment of that patient's illness, injury or disease.	
	-
For these purposes, "generally accepted standards of medical practice" means:	
<ul> <li>standards that are based on credible scientific evidence published in peer-reviewed medical literature generally recognized</li> </ul>	
by the relevant medical community,	
<ul> <li>Physician and Healthcare Provider Specialty Society recommendations,</li> </ul>	
<ul> <li>the views of Physicians and Healthcare Providers practicing in relevant clinical areas and</li> </ul>	
any other relevant factors.	
Preventive care may be Medically Necessary but coverage for Medically Necessary preventive care is governed by terms of the applicable Plan Documents.	
applicable Plan Documents.	
	_
Cample LIDT Policy Anthom 2010	
Sample UDT Policy – Anthem 2019	
CG-LAB-09 Drug Testing or Screening in the Context of Substanc https://www11.authem.com/ca/medicalpolicies/guidelines/gl_pw	
Anthem.	
Subject: Drug Teoling or Screening in the Context of Substance Use Disorder and Chronic Plan. Guideline R COLLAGO: Publish Date: 01:102/99 Stallar: Richard Latt Review Date: 10:102/99	
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Sample UDT Policy – Anthem 2019	
Medically Necessary:	
Presumptive urine drug testing (UDT) to verify compliance with treatment, identify undisclosed drug use or abuse, or evaluate aberrant' behavior is considered medically necessary up to 24 times per year, beginning at the start of treatment, as part of a monotrioring program tailored to the unique needs of individuals who are:	
A. Receiving treatment for chronic pain with prescription opioid or other potentially abused medications; or B. Undergoing treatment for, or monitoring for relapse of, opioid addiction or substance use disorder. Presumptive urine drug testing is also considered medically necessary for the following:	
A. To assess an individual when clinical evaluation suggests use of non-prescribed medications or illegal substances; or     B. On initial entrance into a pain management program or substance use disorder recovery program.	
Sample UDT Policy – Anthem 2019	
Definitive urine drug testing to verify compliance with treatment, identify undisclosed drug use or abuse, or evaluate abernant 'behavior is considered medically necessary up to 24 times per year, beginning at the start of treatment, as part of a monitoring program tailored to the unique needs of individuals whose requests meet criteria both A and B below:	
A. Testing indications- either 1 or 2 below must be present:  1. Receiving treatment for chronic pain with prescription opioid or other potentially abused medications; or  2. Undergoing treatment for, or monthoring for relapse of, opioid addiction or substance use disorder;	
and B. Testing scenarios- either 1 or 2 below have been met: 1. Definitive testing following prior presumptive testing:	
a. The presumptive urine drug testing was done for a medically necessary reason; and b. The presumptive test was positive for an illegal drug (for example, but not limited to methamphetamine or occaine), positive for a prescription drug with abuse potential which was not prescribed, or negative for prescribed medications; and	
<ol> <li>The specific definitive test(s) ordered are supported by documented rationale for each test ordered; and</li> <li>Clinical documentation reflects how the results of the test(s) will be used to guide clinical care;</li> </ol>	
or `	
Sample UDT Policy – Anthem 2019	
<ol><li>Definitive testing without prior presumptive testing:</li><li>a. Presumptive urine drug tests are not available for the drug in question (examples may include, opioids and their metabolites such as foreing), respection, transactol, and tapentactol, muscle</li></ol>	
relaxants and their metabolites such as carisoproofd, synthetic cannabinoids and their metabolites, as well as cathinones [Falth Stalls ] and their metabolites); and b. The specific definitive test(s) ordered are supported by documented rationale for each test ordered; and	
<ul> <li>C. Clinical documentation reflects how the results of the test(s) will be used to guide clinical care.</li> <li>*Aberrant behavior includes, but is not limited to, lost prescriptions, repeated requests for early refills, prescriptions from multiple providers, unauthorized dose escalation, and apparent intoxication.</li> </ul>	
Note: Each definitive test request must be based on the tested individual's diagnosis, substance use patterns, results of presumptive testing and other clinical factors documented in the medical record. Community patterns of illicit drug use must not be imputed to an individual without a documented rationale. UT monitoring of prescribed drugs is not a clinically appropriate way to estimate the therapeutic effectiveness of prescribed drugs. Definitive testing for more than 7	
clinically appropriate way to estimate the merapeutic enectiveness or prescribed drugs. Definitive testing for more than 7 classes of drugs (including metabolites) would be unusual for most individuals.	

Urine Drug Testing – Medi Proper Use of Test Results	
ORDERS MUST BE	TEST RESULTS MUST BE

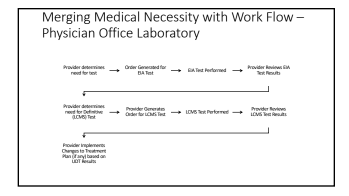
- Individualized (tailored to the patient's individual medical and risk history).
- Documented properly, communicating the rationale for the custom profile or other test order.
- Used in a TIMELY fashion.
- Used according to the risk issues presented by the patient.
- · Documented properly.

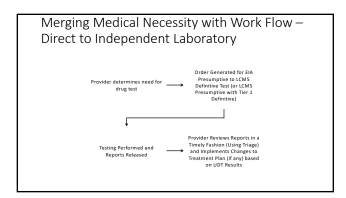
Payor Drug Testing Frequency Limitations
UPDATED CHART WILL BE PROVIDED PRIOR TO 3/21/19
\*Remember: medical necessity <u>does not</u> mean it's ok to test to the policy frequency limit

Payor>	AETNA	ANTHEM BC of CA	CIGNA	HUMANA	UNITED
Effective Date	Summer 2018	6/28/18	2/15/18	7/1/18	7/11/18
Presumptive Test Frequency Limitation	NMT 8/year	NMT 24/year	NMT 32/year and NMT 1 per DOS	NMT 12/year	NMT 18/year and NMT per DOS
Definitive Test Frequency Limitation	NMT 8/year	Specific to medical necessity	NMT 16 DOS/Year and NMT 8 classes per DOS	All definitive testing must be justified in writing and by presumptive test results.	NMT 18 annually and NMT 1 per DOS
Definitive CLASS/Tier Level Limitation	G0482 and G0483 require medical records submission with the claim	Must justify each component of a panel or profile.	NMT 8 units per DOS or 128 total class units/year G0482 and G0483 Considered NOT medically peressary	NMT 7 classes (G0480); Non-Covered: G0481, G0482, G0483	May be in other new policies undergoing updates right now

Moving from Presumptive Testing to Definitive Testing – Payor Policy Challenges

- Not all payor policies are based on the science of drug testing
  - Some plans will not allow a physician to seek LCMS testing of drugs that have not been tested using a presumptive "screen". However, this position overlooks important differences in test methods and the drugs for which they can test, among other things.







Individualized Testing Objective 2 DESCRIBE	

# Typical Audit Findings Relative to Risk Mitigation and Use of Drug Testing

- No or minimal organization and thought toward UDT test order or test utilization protocols
- Inconsistent ordering of drug tests because risk is based solely on SOAPP-R or ORT scores (or similar)
  - Testing this way may overlook other risk domains and result in problematic medical necessity for testing and testing frequency.
- Untimely use of drug test results
  - Most providers do not review or use the drug test results until the next visit. However, this may be risky if aberrant, drug-related behavior at issue due to test results.

	• HOW EVALUATED:	
RISK OF ABUSE, DIVERSION, ADDICTION	Questionnaires, PDMP, Prior Test Results, Encounters, Prior Records, Consults, Referrals	
	,	
	• HOW EVALUATED:	
MEDICAL RISKS	Patient history. Follow-up. Records from other providers.	
	Л	
\`/	HOW EVALUATED:	
MEDICATION- RELATED RISKS	Opioid Dose, Medication Combinations, Utilization patterns, PDMP checks, Response to Medication	
RELATED RISKS	checks, response to medication	ノ <b> </b>
		-
<b>5</b>	min a Diale Diale of an adata dita colonta Communica	
Exami	ning Risk: Risk of or related to what? Examples	

Drugs used by patient (now and historically)  Patient Risk Level Based on Domains of Risk: Abuse, Misuse, Diversion Medical Medication-Related Other Behavioral	
Individualization of Risk will Help You Individualize the Drug Test Menu	
Drug Test Menus  The need to create Custom Profiles based on Individual Patient Information and Related Data	
What does lab data show about your practice?  Lab data generally reveals:  • How you generally order tests.  • Whether you are involved in ordering and reviewing test results or delegate this work to others.  • Community drug testing trends (the drugs people in the community are using and abusing).  • Your practice lab positivity rates and the drugs your patients use.  • Whether you test everyone the same way or individualize testing.  • Whether you keep your patient medication lists current.  • Whether you allow patients to repeatedly use illicit drugs.  • Whether you use test results in the treatment of your patients.	

Whv	does	lab	data	matter?

#### **Payor Audit**

For POL, whether orders are medically necessary and whether test results used in treatment of patient. Can open the door to an inappropriate prescribing investigation.

# Board/DEA Investigation

 Whether patient risk evaluation performed and ongoing risk monitoring tailored to individual patient's case;
 Whether opioid prescribing is for a legitimate medical purpose and performed by you in the usual course of professional practice.

# Enzyme Immunoassay – Example Only\* (more drug classes and variable test menus available in some cases)

EIA - CASSETTE or	EIA – Chemistry
CUP	Analyzer
	EtG
AMP	AMP
BAR	BAR
BZO	BZO
BUP	BUP
THC	THC
coc	coc
	FEN
	HYDROCODONE
MAMP	MAMP
MTD	MTD
OPI	OPI
CIKY	CKY
PCP	PCP
TCA	TCA

## Drug Test Menus Vary by Test Method

#### LCMS - Examples

- See Definitive Drug Class Descriptor List
- Specific analytes

# Selecting a Drug Testing Menu for New Patients Using the 2019 CPT Descriptors for Drug Classes

Class #	Class Descriptor	Class#	Class Descriptor	Class#	Class Descriptor
1	Alcohol	12	Buprenorphine	23	Opioids and Opiate Analogs
2	Alcohol Biomarkers	13	Cannabinoids, Natural	24	Oxycodone
3	Alkaloids	14	Cannabinoids, Synthetic	25	PCP
4	Amphetamines	15	Cocaine	26	Pregabalin
5	Anti-depressants (serotonergic)	16	Ecstasy (MDMA)	27	Propoxyphene
6	Anti-depressants (tricyclic)	17	Fentanyl	28	Sedative Hypnotics
7	Anti-depressants (other)	18	Gabapentin	29	Skeletal Muscle Relaxants
8	Anti-epileptics	19	Heroin	30	Stimulants, Synthetic
9	Anti-psychotics	20	Ketamine	31	Tapentadol
10	Barbiturates	21	Methadone	32	Tramadol
11	Benzodiazepines	22	34 Methylphenidate Opiates	33	Other unspecified

## 13

Diela Frankration Footons	
Risk Evaluation Factors  Translating to Drug	
Testing Menu –	
Case Examples	
Andiana Inne	
Audience Input	
<ul> <li>How many of you perform your review UDT results just prior to the "next visit"?</li> </ul>	
• UDT ordered on 1/3/19	
• UDT resulted on 1/7/19	
• UDT reviewed on ???	
DO THIS, NOT THAT – Example 1	

2019 CPT Descriptors for Drug Classes					
Class # Class Descriptor Class # Class Descriptor Class # Class Descriptor					
1	Alcohol	12	Buprenorphine	23	Opioids and Opiate Analogs
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11	Benzodiazepines	22	34 Methylphenidate Opiates	33	Other unspecified

|--|

 GRAPHIC OF A NON-BRANDED DRUG TEST ORDER FORM WITH A SINGLE PANEL CHECK BOX SELECTING ALL DRUGS FOR TESTING

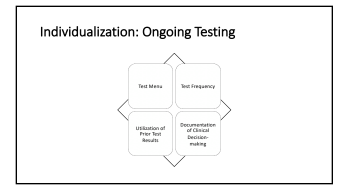
# THIS IS <u>NOT THE BEST WAY</u> TO CONSTRUCT A RISK-RELATED DRUG TEST MENU; Payor Push-Back and Potentially Faulty Ongoing Risk Monitoring Possible

PATIENT RISK SCORE ACCORDING TO SOAPP-14 or SOAPP-R or Similar	DRUG TEST MENU OR CUSTOM PROFILE	Test Menu and # Classes	
Low Risk	Test 8-14 drug classes (all opioids, all major illicit drugs, Gabapentin)	AMPHETAMINES, BENZODIAZEPINES, BUPRENORPHINE, CANNABINOIDS, COCAINE, FENTANYL, HEROIN, METHADONE, OPIATES, OPIOIDS & OPIATE ANALOSG, COYCODONE, PROPOXYPHENE, TAPENTADOL, TRAMADOL (Total 14 drug classes)	
Moderate Risk	Test 15-21 drug classes (all opioids, all major illicit drugs, Gabapentin, Skeletal Muscle Relaxants, "Z" drugs (Zolpidem)	ALCOHOL METABOUITES, AMPHETAMINES, BABRITURATES, BENZODIAZEPINES, BUPRENORPHINE, CANNABINOIDS, COCAINE, FENTANTI, GAGARENTINI, HEROIN, KETAMINE, MOMA, METHADONE, OPARIES, OPHOIDS & OPHETA RANALOS, GONCOONE, PCP, PROPONYPHENE, SKEIETAL MUSCLE RELAXANTS, TAPENTADOL, TRAMADOL (Total 21 drug classes)	
HIGH RISK Test 22 + drug classes		All of the above, plus synthetic cannabinoids, synthetic stimulants, sleep medication, methylphenidate, and several others not referenced (Total 22+ drug classes)	

•	1	С

MENUS (LOW & MODERATE RISK)  Risk Category  Common Characteristics* (See Embrace Lecture)  No lifted first use history, no or little 1700 stee, No haddle Hot or his Addle Hot o	Most likely 8-14 drug classes, but periodic drop to 17 as patient establishes with provider applicable of applicab	TEST UNASPECTICED POSTTINES FINE  en a and 4 times  test to applicable  test in a special test  according to  ENT. TEST UNASPECTICED RX NICARRATIO  ANALOGIS  TEST TARAPAGOOR  TEST TARAPAGOOR  TEST TARAPAGOOR  TEST ANALOGIS  TEST MADOR GRUSS OF ABUSE 19  TEST MADOR GRUSS OF ABUSE 19  TEST MADOR GRUSS OF ABUSE 19  TEST ANALOGIS  TEST MADOR GRUSS OF ABUSE 19  TEST MADOR GRUSS OF AB	IM GRUE SCREEN FROM GRUES SCREEN FROM GRUES SCREEN FROM GRUES SCREEN FRIES, OPROISE SO PAPET HITHEIT, FENTANNIL FRIEM METABOUTISS OR F METABOUSIS OR F METABOUSIS OR GRUES FROM GRUES SCREEN FRO
Low Blak  No is ACRB  No BK AC	Testing in between proves under classes and classes. Most bleely 3-3 drug classes and classes, but periodic drugs to 2-1 so periodic drugs to 2-1	to bapicules  TET LARGE CLASSES BENDODOS  TET LARGE CLASSE	EPINES, OPICIOS & OPIATE  (THETIC: FENTANYIL  FIRM METABOLITES OR IF  METABOLISM OR  MI DRIVES SCREEN  FROM DRIVES SCREEN  AUGUST SCREEN  METABOLITES OR IF  FROM METABOLITES OR IF
Social ETOH use.	drop to 1-7 as patient establishes with establishes with provider applicable s	TEST UNISPECTED POSTITISTS FOR SEASON (SEE ALL PROPERTY OF THE	IM DRUG SCREEN FROM DRUG SCREEN EPINES, OPIOIDS & OPIATE  UPRENORPHINE, FENTANYL,  MEXPECTED POSITIVE NOT  HAT ARE COMMON RX  ALABLE FOR EIA TESTING:  SKELETAL MUSCLE RELAXANTS  FIRM METABOLITES OR IF
Frequency depends on which standard you example appears to require testing c	nine and what your licensing board says, fall patients on COT 4s per year.	, e.g., Georgia TEST MAJOR DRUSS OF ABUSET MEDICATIONS WHICH ARE WINAW GABAFENTIN, PREGABALIN, AND IF RY, TEST TAPENTADOL PERIODIC TESTING OF RX TO CON CONCERNS DEVELOR PREGARDING COMPLIANCE, AND ERG, EST IÉ IA	SKELETAL MUSCLE RELAXANTS FIRM METABOLITES OR IF
THIS IS AN EXAMPLE OF A MORE E	BALANCED AND MEDICALLY N	IECESSARY WAY TO CONSTRUCT D	PRUG TEST
MENUS (HIGH RISK)  Common Risk Category  Characteristics* (See	DRUG TEST MENU OR Testing	g Frequency Test Menu an	d # Classes
HIGH RISK of ADRa, BY co-morbidities, in methadone Rx, fentanyl Rx	Most Well 9:14 drug classes.  In rare case, the patient's drug use bittery and crument drug rearment regimen with medical co-morbidities and 60.5 to Tartising freque 4 to de firmer 1 drug flexible because the more drugs you have to test, the more likely that rugging from a clinical standard of care perspective.	TISS UNAPPECTED POSITIVES FOR THE TEST UNAPPECTED RAY INCARNASE THE THE UNAPPECTED RAY INCARNASE THE THE UNAPPECTED RAY INCARNASE TH	EPINES, OPIOIDS & OPIATE  UPRENORPHINE, CANNABIS  MEXPECTED POSITIVE NOT  HAT ARE COMMON RX  MILABLE FOR EIA TESTING:  SKELETAL MUSCLE RELAVANTS  FIRM METABOLITES OR IF
Frequency depends on which standard you exam appears to require testing o	sine and what your licensing board says, I all patients on COT 4x per year.	CONCERNS DEVELOP REGARDING COMPLIANCE.  ADD EIG, EIS IF IAI POSITIVE EIG OF SAME AS ABDVE, BUT LIKELY ANTI DEPRESSANTS WILL NEED TO BE T WILL APPLY WITH COCAME AND OF PATIENT MAY HAVE A HISTORY OF	SUSPICION. All documented.  I-PSYCHOTICS, ANTI- ESTED PERIODICALLY TO EATMENT PLAN. THE SAME OTHER ILLICIT DRUGS THAT

Medical Risks	Medication Use & Risk	Risk of Misuse, Abuse, Diversion		
Asthma, COPD, Diabetic, 69 y/o	Morphine at 90mg MME Tizanidine QHS Clonazepam QHS	SOAPP-R Score = Low Risk; No Hx of abuse or diversion. Non-smoker; Non- drinker; Non-THC user.		
Risk Level: RISK OVERDOSE	Risk Level: HIGH RISK BECAUSE OF MEDICATION DOSE & COMBINATION	Risk Level: LOW RISK FOR MISUSE AND ABUSE (algorithms show testing 1-2x/year, but this overlooks other risk factors and how test methods may impact nature of and testing frequency)		
OVERALL RISK LEVEL & RATIONALE	Test Menu should include (EXAMPLE):	General Test Frequency should be:		
***High Risk Overall due to medication and medical risks. So the text menur may be smaller and the text frequency more varied than current algorithms show ***  ***High Risk Overall due to medication and on the state of the sta		2 to 4 times per year, depending on licensing board jurisdiction, which may require an additional test.		
Additional testing may be supported upon supplied to the first Menu includes more drug classes because patient using combination medication. Taper should be considered upon suspicion or test results, Must be decumented.				



# Once you get the results for each patient . . .



IS IT REASONABLY PRUDENT
TO CONTINUE PRESCRIBING OPIOIDS
TO THE PATIENT
BASED ON THEIR DRUG TEST RESULTS
AND OTHER RISK/BENEFIT DATA?

DO THIS, NOT	THAT –
Example 2	

Constructing Drug Test Menus

# THIS IS **NOT** A GOOD OR BEST PRACTICE

UDT ORDERED

1/3/19 Point of Care Dip with LCMS Follow-Up

UDT RESULTED

1/7/19 LCMS Positive for Cocaine Metabolite and Fentany/Norfentanyl; Rx Hydrocodone is MISSING

UDT REVIEWED

2/5/19 Reviewed at patient's next visit and Rx Given to avoid patient withdrawal; Order another UDT

## Physician Review of Test Results



- Adopt a plan for when the physician (or someone other medical provider) will review the presumptive and definitive test results.
  - Prompt review
  - Medical decision-making regarding patient's ongoing care

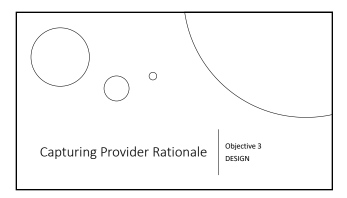
54

DO THIS INSTEAD		
UDT ORDERED		-
1/3/19	Point of Care Dip with LCMS Follow-Up CIE. PRESUMPTIVE LCMS	
UDT RESULTED		
1/7/19 LOGS Positive for Cocinne Metabolite and Fentany/Ronfentany/, Rick Hydrocodone is missing.		
UDT Re	eviewed	
1/10/19	Reviewed by Triage Person and Reutis Flagged for immediate Provider Review. Patient called in for a medication count. OTHER CLINICAL STEPS CONSIDERED, INCLUDING REFERRAL TO ARDICTION SPECIALIST. DISCUSSION ABOUT CPROVIS	

#### 

IDEA FOR
ADDRESSING
UDT RESULTS
IN A TIMELY
FASHION

INSTRUCTIONS: Choose Decorptor that Best Fils Result in Individual Patient's Case Clark Taloga Level Contains its Own Decorptors. These Descriptors are based on what we see from previous in provider in practices subveneds. You may wish to modification them to your practice setting.	
ROUTINE:	
<ul> <li>VALID Sample - Rx Controlled Drugs are Present (with or without major metabolites depending on the test methodology used), NO URD/VFC/TED RESULTS for unascribened drug use, no likel drug uset)</li> </ul>	
REQUIRES PROMPT PROVIDER REVIEW:	
○ INVALID SAMPLE - request patient to come to practice. Do not pre-alert to invalid sample.	
MISSING NON-OPIOID RX MEDICATION - Call to discuss with patient. Consider retest. Education.	
O DIXTROMETHIGSPHAN POGITHE: - Call patient to determine source. Retest to determine if patient may be attempting to hide heron's use. Explaction. Nationose.	
O HYDROCOCORE POSITIVE, FROM ANOTHER SOURCE - Call patient to determine source, FDMP database check. Education. Nations.	
→ TRAMADOL FROM ANOTHER SOURCE - Call gallert to determine source, POMP database check.	
UNEXPECTED BENZODIAZEPINE - Call patient to determine source. Education. Naisonne.	
MAGULIANA POSITIVE - Call patient to determine source. Education. Naloxone.	
Other	
REQUIRES IMMEDIATE PROVIDER INTERVENTION:	
○ HEROIN (6 MAM) POSITIVE	
CODEINE AND MORPHINE POSITIVE	
O UNSUACTIONED USE OF PENTANYI, METHADONE, OXYDODONE, OXYMORPHONE, LEVGRIPHANCI, HYDROMORPHONE, MORPHANE	
○ COCAINE OR METHAMPHETAMINE POSITIVE	
○ URSANCTIONED USE OF A BENEZODIAZEPINE	
○ Missing RX OPIOIDS	
○ URSANCTIONED USE OF GABAPENTIN	
○ UNDISCLOSUEDUNISANCTIONED POSITIVE FOR NALOXONE OR NALTREMONE	
○ Other	<u> </u>
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# Provider Rationale for TEST ORDERS should answer the following questions:

- 1. Why are you ordering the test? General Examples . . .
  - UDT needed for Compliance monitoring according to licensing board and applicable standards of care?
  - UDT needed because patient has not progressed as expected and desires more
    opioid medication; UDT with quantitative levels may help me determine whether
    patient is having trouble metabolizing the drug or may be using medication
    inappropriately.
  - UDT needed because patient conduct inconsistent with reports of pain to staff; test results may help me determine whether the patient is misusing or diverting medication.

Provider Rationale for TEST ORDERS should
answer the following questions:

- 1. Why do you need to test for the drugs/drug classes contained in the
  - Which drugs/drug classes are traceable to the patient's individual drug use history, including what is revealed by the patient's recent drug test results and the patient's prescribed medication? Examples:

     Oxycodone
     Hydrocodone

    - THC
       Tramadol
  - Are there specific community trends showing abuse of more esoteric drugs such that adding these to the test menu is also justified? Examples:

    - Fentanyl
       Heroin
       Gabapentin
       Buprenorphine

#### **Provider Rationale for TEST ORDERS should** answer the following questions:

- 1. Is the testing frequency justified by the patient's documented risk level and previous drug test results? Example:
  - While patient has been evaluated as "low risk" of abuse and diversion. However, the patient has also been evaluated to be "high risk" medically (asthma, COPD) and based on current medication regimen (long-acting morphine at a dose of 90mg MME) using criteria published by the CDC and other governmental and professional organizations. Thus, the patient's overall risk level is "high risk" suggesting testing is proper at 3x to 4x per year to minimize the potential of an adverse event and potential overdose or drugdrug interaction. This is consistent with current medical licensing board guidance and applicable standards of care.

#### **Provider Rationale for TEST ORDERS should** answer the following questions:

- 1. Is there a specific reason to increase testing frequency in the patient's case? Example:
  - Patient historically has been evaluated as "low risk" in all categories (misuse, abuse, diversion, medical, and medication-related). However, the UDT result from two months ago showed patient was using unsanctioned marijuana.
  - Patient admitted to smoking recreationally with friends.

    Retest is necessary to ensure patient has not continued to use recreational marijuana. Regardless of the state's position on recreational marijuana, marijuana remains a Schedule I controlled drug under DEA regulations. The test is necessary to further support prescribing opioids in the usual course of professional practice.

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# Provider's Timely Use of Drug Test Results – The Medical Record Should Show:

- The provider reviewed the drug test results in a timely fashion accompanied by reasonably-prudent medical decision-making in light of the patient's specific situation.
  - Do the results support continued opioid prescribing or modification of the treatment plan including consideration as to whether a referral is needed?

# Due Diligence Checklist

Objective 4

#### Due Diligence Checklist – Basic Ideas

#### Steps you can take

- 1. Update test menus
- 2. Update your test result review timing
- 3. Review Presumptive and Definitive Positivity Rates
- 4. Review Test Frequency Patterns and Documentation of Rationale
- 5. Seek a basic chart review and obtain recommendations for improvements

22

NEW ANTI-KICKBACK LAW IMPACTING	
ADDICTION TREATMENT FACILITITES AND LABORATORIES	
OCTOBER 24, 2018	
	1
13 The produce carn't be displayed. NEW LAW — OCTOBER 24, 2018	
On October 24, 2018, President Trump signed the	
"Substance Use Disorder Prevention that Promotes Opioid Recovery and Treatment for Patients and Communities Act" or the "SUPPORT for Patients and	
Communities Act" or the "SUPPORT for Patients and Communities Act" (the "SUPPORT Act") into law.	
The SUPPORT ACT COVERS LOTS OF GROUND	
Opioids     Federal Funding for Addiction Treatment	
NEW ANTIKICKBACK PROHIBITIONS	
• More	
• The entire act (law) is 660 PAGES	

Existing Federal AKS  Existing State AKS and related laws  NEW REFERRAL KICKBACK PROHIBITION LAW  Broader implications and reach of AKS laws  Life in Pictures —	
Expansion of Anti-Kickback and Related Laws	
Applies to the solicitation or receipt of remuneration for any referrals to clinical laboratories.  THIS NEW LAW APPEARS TO IMPACT ALL SERVICES  And may likely to apply regardless of whether referrals relate to testing of patients for substance use	
disorders.	
The Recovery Kickback Prohibition APPLIES TO ALL PAYORS (NOT JUST THE FEDS)	
01 02	
The Federal AKS applies only The Eliminating Kickbacks in	
to referral of patients who are Recovery Act extends its covered by a "Federal Health prohibitions to any and all Care Program." health care benefit programs.	

NEW REFERRAL KICKBACK PROHIBITION	<ul> <li>The Eliminating Kickbacks in Recovery Act, one of the SUPPORT Act's constituent bills, makes it a federal crime to receive or offer "fillylegal remunerations for referrals to recovery homes, clinical treatment facilities, and laboratories" (the "Recovery Kickback Prohibition").</li> <li>CRIMINAL PENALTIES: Violation of the Referral Kickback Prohibition is punishable by a fine of no more than \$200,000 and imprisonment of not more than 10 years for each occurrence.</li> </ul>	
The picture can't be displayed.	UNLIKE THE FEDERAL ANTIKICKBACK STATUTE, EKRA appears to apply only to certain entities (i.e., recovery homes, clinical treatment facilities, and laboratories) due to patient brokering problems.  However, some states have laws that make it more probable that EKRA's reference to "laboratories" may be interpreted more broadly.  Whether EKRA applies to laboratories outside of those servicing recovery homes and clinical treatment facilities remains to be seen."	
	rs any remuneration (including r rebate) directly or indirectly,	

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"(A) to induce a referral of an individual

"(B) in exchange for an individual using

the services of that recovery home, clinical

 $treatment\ facility,\ or\ laboratory,$ 

PROHIBITS INDUCEMENTS/ EXCHANGES TO GAIN REFERRALS To a recovery home

To a laboratory

To a clinical treatment facility

to a recovery home, clinical treatment facility,

or laboratory; or

	1
PHYSICIAN-LAB INVESTORS BEWARE	
The picture can't be displayed.	
The Recovery Kickback Provision materially	
changes the landscape by expanding the government's reach to private market payors.	
	1
PHYSICIAN LAB INVESTORS BEWARE:	
VI The nicture can't be dischared	
Laboratories that have structured their business operations around the Federal AKS because they did not	
receive money from federal health care programs MUST NOW reevaluate and likely restructure their business	
arrangements to ensure they address the increased risk presented by these ventures under this new law.	
presented by these ventures under this new law.	
The Department of Justice is likely to aggressively	
pursue those individuals and entities that violate the Eliminating Kickbacks Act.	
Certain disclosed discounts under a health care benefit program	1
Certain payments to bona fide employees and independent contractors	
Discounts on drugs furnished under the Medicare coverage gap discount program	
Payments for services that meet the Federal AKS safe harbor for personal services and management contracts	
Certain coinsurance and copayment waivers and discounts	
Certain federally qualified health center arrangements that meet the Federal AKS exception	
Remuneration made pursuant to certain arrangements that the secretary of US Department of Health and Human Services deems necessary.	
POSSIBLE EXCEPTIONS	

CO-PAYS AND DEDUCTIBLES UNLESS 18 provided, and 19 "(II) the waiver or discount is provided in 20 good faith;	
WARNING REGARDING EKRA	
No one really knows how this will be applied or interpreted.	
Thank you!	
Jennifer Bolen, JD	
865-755-2369	
jbolen@legalsideofpain.com	
Questions?	