Representative Trisha S. Beck proposes the following substitute bill:

1	WORKPLACE DRUG TESTING PROGRAMS
2	2009 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Trisha S. Beck
5	Senate Sponsor: Allen M. Christensen
6	
7	LONG TITLE
8	General Description:
9	This bill modifies provisions applicable to drug testing programs of nongovernmental
0	employers.
.1	Highlighted Provisions:
2	This bill:
13	 addresses procedures related to confirmation of tests; and
4	 makes technical and conforming amendments.
5	Monies Appropriated in this Bill:
6	None
7	Other Special Clauses:
8	None
9	Utah Code Sections Affected:
20	AMENDS:
21	34-38-6 , as enacted by Laws of Utah 1987, Chapter 234
22 23	Be it enacted by the Legislature of the state of Utah:
24	Section 1. Section 34-38-6 is amended to read:
25	34-38-6. Requirements for collection and testing.



26	[All sample] (1) The collection and testing of a sample for drugs and alcohol under this
27	chapter shall be performed in accordance with [the following conditions:] this section.
28	[(1) the] (2) The collection of [samples] a sample shall be performed under reasonable
29	and sanitary conditions[;].
30	[(2) samples] (3) A sample shall be collected and tested:
31	(a) with due regard to the privacy of the individual being tested[7]; and
32	(b) in a manner reasonably calculated to prevent [substitutions] a substitution or
33	interference with the collection or testing of \underline{a} reliable [samples;] sample.
34	[(3) sample] (4) Sample collection shall be documented, and the documentation
35	procedures shall include:
36	(a) labeling of [samples] a sample so as reasonably to preclude the probability of
37	erroneous identification of test results; and
38	(b) an opportunity for [the] an employee or prospective employee to provide
39	notification of [any] information [which he] that the employee or prospective employee
40	considers relevant to the test, including:
41	(i) identification of currently or recently used prescription or nonprescription drugs[7];
42	or
43	(ii) other relevant medical information.
44	[(4) sample] (5) Sample collection, storage, and transportation to the place of testing
45	shall be performed so as reasonably to preclude the probability of sample contamination or
46	adulteration[; and].
47	[(5) sample] (6) Sample testing shall conform to scientifically accepted analytical
48	methods and procedures. [Testing]
49	(7) (a) Before a test result described in Subsection (7)(b) may be used as a basis for an
50	action $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{to terminate employment}}] \leftarrow \hat{\mathbf{H}}$ by an employer under Section 34-38-8, testing shall
50a	include verification or confirmation
51	of [any positive] the test result by:
52	(i) (A) gas chromatography[- ;];
53	(B) gas chromatography-mass spectroscopy[7]; or
54	(C) other comparably reliable analytical method[, before the result of any test may be
55	used as a basis for any action by an employer under Section 34-38-8.]; and
56	(ii) if the sample used for a test is a urine sample, a laboratory that is certified by the

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(v) invalid.

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United States Department of Health and Human Services under the National Laboratory
Certification Program.
(b) This Subsection (7) applies to a test result that is:
(i) positive;
(ii) adulterated;
(iii) diluted;
(iv) substituted; or