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This letter is in response to new proposed revisions to the Federal Workplace Drug Testing program. I offer two comments:

1. With regards to the collection of oral fluids, an option should be given regarding the collection of saliva using FDA-cleared collection devices. These techniques offer a more efficient, pleasant, and sanitary means for collecting the minimum amount oral fluids necessary for testing.

2. With regards to not allowing use of oral fluids for follow-up and return-to-duty testing, this sets a precedence regarding two levels of drug testing standards. Is random and pre-employment screening testing less important than follow-up and return-to-duty testing?

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