

provide additional guidance and clarification as requested on the implementation of pre-employment transition services and invite direct communication with RSA State liaisons and the National Technical Assistance Center on Transition: the Collaborative (NTACT: C) funded by RSA at <https://transitionta.org/>.

Changes: None.

Final Policy Interpretation

The Department maintains without change its interpretation published in the **Federal Register** on February 28, 2020, and available at <https://www.federalregister.gov/documents/2020/02/28/2020-03208/state-vocational-rehabilitation-services-program>. In that interpretation, the Department clarified current policy that DSUs may use VR funds reserved under section 110(d)(1) of the Rehabilitation Act and 34 CFR 361.65(a)(3)(i) to pay for auxiliary aids and services needed by all students with disabilities (*i.e.*, both eligible and potentially eligible students with disabilities) who have sensory and communicative disorders to access or participate in pre-employment transition services. “Auxiliary aids and services,” under the ADA’s title II implementing regulations in 28 CFR 35.104, includes the acquisition or modification of equipment or devices, or other effective methods, to make aurally delivered information available to individuals who are deaf or hard of hearing, or visually delivered materials available to individuals who are blind or have low vision. Through this interpretation, the Department also announced a change in policy with respect to additional VR services needed by eligible students with disabilities that may be paid for with Federal VR grant funds reserved for the provision of pre-employment transition services, including the circumstances under which those funds may be used to pay for those additional VR services. DSUs

may use the reserved funds to pay for those additional VR services that are needed by eligible students with disabilities to participate in the receipt of pre-employment transition services. These services are described in section 103(a) of the Rehabilitation Act and 34 CFR 361.48(b) and are provided in accordance with an approved IPE. Further, under this interpretation, the Department clarifies that the flexibilities discussed in the interpretation may be applied to services provided, and costs incurred, prior to February 28, 2020, at any time after July 22, 2014, when the requirements of sections 110(d) and 113 of the Rehabilitation Act took effect—so long as DSUs can document expenditures for pre-employment transition services in any given year following the amendments to the Rehabilitation Act made by title IV of WIOA. This interpretation is consistent with the “Statement of the Managers to Accompany the Workforce Innovation and Opportunity Act,” the statutory purpose for the reservation of these Federal VR funds, and the fiscal requirements of the Office of Management and Budget’s (OMB) Uniform Guidance.

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Katherine Neas,

Deputy Assistant Secretary, delegated the authority to perform the functions and duties of the Assistant Secretary for the Office of Special Education and Rehabilitative Services.

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[EPA–HQ–OPP–2021–0656; FRL–9326–01–OCSPP]

Alcohols, C10–16, ethoxylated, sulfates, mono(hydroxyethyl) ammonium salts (CAS No. 157627–92–4); Tolerance Exemption

Correction

In Rule document 2022–01486, appearing on pages 5703–5708, in the issue of Wednesday, February 2, 2022, make the following correction:

§ 180.930 Inert ingredients applied to animals; exemptions from the requirement of a tolerance. [Corrected]

■ On page 5708, the table heading “TABLE 1 TO 180.910” is corrected to read “TABLE 1 TO 180.930”.

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