ADDRESSEES: STATE VOCATIONAL REHABILITATION AGENCIES (GENERAL)
STATE VOCATIONAL REHABILITATION AGENCIES (BLIND)
CLIENT ASSISTANCE PROGRAMS
REGIONAL REHABILITATION CONTINUING EDUCATION PROGRAMS (RRCEPS)
RSA SENIOR MANAGEMENT TEAM

SUBJECT: Changes to the Case Service Report System (RSA-911): Disability Codes Established for Deaf-Blindness and Traumatic Brain Injuries and New Codes for Computer-Related Occupations

POLICY STATEMENT: This Policy Directive introduces a series of new statistical codes to be used by State VR agencies in reporting RSA-911 data on the major and secondary disabling conditions of individuals who are deaf-blind and those with traumatic brain injuries. Currently, both groups of individuals are identified through special codes established apart from the RSA disability coding structure. Once the new disability codes are in place, the special codes for deaf-blindness and traumatic brain injuries will no longer be used. The revised disability code listing in its entirety accompanies this Directive.

The new codes have been developed for two reasons. First, it is important to acknowledge that both deaf-blindness and traumatic brain injuries are distinct disability groups requiring their own treatment/service modalities. The absence of statistical codes for these disabilities is a detriment to focusing attention on the full range of needs for these persons. Second, the new codes should improve the identification and reporting of clients with these disabilities.
There are five new three-digit codes for deaf-blindness (290, 292, 294, 296 and 298). The different codes indicate whether the visual and hearing losses have been present from birth or occurred later in life. A person is to be considered deaf-blind if he or she has both a serious visual and hearing loss and meets the definition in use at the Helen Keller National Center for Youths and Adults who are Deaf-Blind for determining eligibility to its evaluation and rehabilitation programs. The definition, appearing in the recent reauthorization of the Rehabilitation Act, follows the new code listing contained in this Directive.

For traumatic brain injuries, 23 codes starting with 700 and ending with 744 have been instituted. The large number of codes for this disability recognizes the fact that it is associated with a wide range of physical and mental impairments and effects. The former coding of traumatic brain injuries only sometimes linked the condition to its handicapping effects. The 700-series of codes will clearly establish this linkage, yet will maintain the comparability and identification of counts of clients with disabilities that frequently result from traumatic brain injuries. Note that Code 744 is to be used when there are multiple effects or where the effects have not elsewhere been classified.

State agencies are asked to incorporate all new disability codes into the RSA-911 system as soon as they can, but in no instance later than one year after the effective date of this Policy Directive.

When State agencies next submit their RSA-911 tapes and diskettes, RSA prefers that they be in the one-card format established by PD-91-10 of April 2, 1991. Data reported in the two-card format have presented numerous data processing problems for us through the years. Please notify your RSA Regional Office if the RSA-911 submittal for Fiscal Year 1992 will present any problems in terms of timeliness, completeness and data quality.

The RSA-911 data element on Occupation at Rehabilitation Closure has been affected by a change in the Dictionary of Occupational Titles (DOT) maintained by the U.S. Department of Labor.

The DOT has established a series of codes to identify individuals in computer-related occupations. State agencies should begin to use these new codes as soon as possible. The first two digits (of the six digits used for RSA-911 reporting) are 03 for computer-related occupations.
Finally, a recent change in regulations on Supported Employment (34 CFR Parts 361, 363, 376 and 380, dated June 24, 1992 and effective on August 8, 1992) affects the RSA-911 data element on Supported Employment Outcome. In determining whether the client has met all of the criteria under Supported Employment, the hours worked should no longer be considered. The remaining criteria are (a) placement into competitive employment, (b) placement into an integrated work setting and (c) receipt of ongoing support services at rehabilitation closure. Agencies need not assign the new criteria to previously closed out cases.

CITATIONS
IN LAW  Rehabilitation Act of 1973, as amended, Section 13, Paperwork Reduction Act of 1980

CITATION IN REGULATIONS:  34 CFR 361

EFFECTIVE DATE:  Date of this directive

EXPIRATION DATE:  None

INQUIRIES TO:  RSA Regional Commissioners

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Commissioner, Rehabilitation Services Administration