			REHABILITATION U	ISE ONLY	
VOLATIONAL	REHABILITATIO	ON PLAN			
VOGATIONAL	KEHABIEHAH				
Social Security Number	WCAE	3 Number	Rehab Unit Nu	umber	
Employee Name (Last)	(First)	(MI)	Date Birth		
Address (Street)	(City	y) (State	e) (Zip)		
Employer Name		Insurance Comp	Insurance Company Name; 6, if Self-Insured, Certificate Name		
Address		Adjusting Agency	Adjusting Agency Name (* adjusted)		
City, State, Zip		Claims Mailing Ad	Claims Mailing Addr as		
Date of Injury	Claim Number	City, State, Zip		Phone No.	
Employee Representative		Employer Repres	Employer Representative		
Firm Name		Firm dame	Firmulame		
Address		.ddress			
City, State, Zip	Phone No.	City, State, Zip		Phone No.	
Firm Name	Qualified	Rehabi etion Representative Representative Name			
Address (Street, City, State, Zip)			Phon	e No.	
		SECTION A			
OCCUPATION AT INJURY		EARNINGS AT YURY			
DESCRIBE TYPE OF INJURY AND N	MEDICAL RESTRICTY NS (both indu	strial and non-industrial. Also it intil	fy medical report relied upon):		
SUMMARY OF EMPLOYEE'S EDUCA	ATIONAL AND VOCATIONAL BACK	GROUND AND EXPLANATION OF	HOW T ANSFEDDARI E SVII I	S HAVE BEEN USED IN	
SELECTION OF THE PLAN OBJECT		OROUND AND EXI LANATION OF	NOW THE TOTAL ENTRADE SKILL	ISTIAVE DELIVOSED IIV	
	,				
REHAB UNIT APPROVAL & REQUIR	RED DUE TO:			Initials	
Check one:				miliais	
Up presented Injur					
Pre '94 Dates of Inju	ury Discretion	onary Monies			

SE	CTION B
VOCATIONAL OBJECTIVE	ESTIMATED WEEKLY EARNINGS UPON COMPLETION
Туј	pe of Plan
With Same Employer	With New Employer
1. Modified Job	3. Direct Placement
2. Alternative Work	4. On-The-Job Training
	5. Educational Training
	6. Self-Employment
DESCRIBE NATURE AND EXTENT OF REHABILITATION PLA	
DATE VOCATIONAL FEAS BILITY DETERMINED:	
PLAN COMMENCEMENT DATE:	
EXPECTED COMPLETION DATE (Including placement assistant	
#WEEKS OF TRAINING#DAYS OF	PLACEMENT ASSISTANCE
IN TALS	

Mandatory Format State of California DWC Form RU-102 (1/03)

BUDGET FOR VOCATIONAL REHABILITATION PLAN EXPENDITURES

ntify incurred and estimated costs for this rehabilitation plan. For injuries on or after 1/1/94, the maximum expenditure for vocational rehabilit

ex enses sha	Il not exceed \$16,000.		RESOURCES TO EMPLOYE	E	
\$	Weekly VRMA Rat	te \$	withheld for attorney fees;	\$	_Payment to employee
VRMA/VRTD	aid prior to plan (inclu	uding attorney fees)		Total:	\$
Dates	: From	to	_		
VRMA/VRTD	to be paid during plan	(including attorney fee	S)	Total:	\$
Dates	: From	to	_		
Transportation	Expenses to be paid	as follows: \$	per	Total:	\$
			PLAN EXPENDITURES		
Training/Tuitio	n fees, if any (specify	recipient): \$		Tota	\$
Other Costs (s	specific type, recipient	and method of paymen	nt)		
		\$	/	Total:	\$
		\$	/	Total:	\$
		\$		Total:	\$
		\$	/	Total:	\$
-		FEES FOR EVAI	LUATION, PLAN DEVELOPME	NT & PLACEME	 NT
(List Evaluatio	n and Plan Developm		timated fees it was Monitoring		
Phase I:	Evaluation	\$			e VR was initiated on/after 1/1/98
Phase II		\$		\$	
1 1100 11	Plan Monitoring	\$	Phase B	\$	
Phase III	Placement	\$	Thats		\$
	. idoomeni		OTAL ESTIMATE OF PLAN EXI		\$
_					
			TIONAL RESOURCES TO EMP		
	sability Supplement pa		/ Week	Tota	\$
Permanent Disability Supplement to be aid: \$		/ Week	Total:		
Other resource	es to be provided to e	ployee (identify source	e and amount):		
		\$	/	Total:	\$
		<u> </u>	/	Total:	\$
			SECTION C		
List resul	ts of ocational testing	g, if any, and how they	support the vocational objective:		

be why this employee will be employable in the vocational objective of this plan. Include assessment of labor market.

INITIALS

SECTION D

RESPONSIBILITIES OF THE CLAIMS ADMINISTRATOR:

plan and as a quired by the Labor Code. I verify that the insur development o implementation of this plan.	er does not have a proprietary interest in the re	ehabilitation provider or facilities used in the				
Other:						
	Signatu	ure				
PEODO	NOIDI ITIEO OF THE EMPLOYEE					
The employee shall be available and re sonably cooperate in participate in all scheduled activities; if for any reason the emp Rehabilitation Representative.	the provision of vocational rehabilitation service looyee does not, he or she must immediately place.	es The employee shall arrive on time and reside an explanation to the Qualified				
The employee shall follow the requirements of all facilities and persons providing vocational rehabilitation services. The employee shall notify the Qualified Rehabilitation Representative about any bing that may interfere with scheduled completion of this plan.						
Other						
	OF OTION F					
•	SECTION E					
VERIFICATION OF THE	QUALIFIED REHABILATATION REPRESENT	ATIVE				
1. This plan was developed by me as the Qualified Rehabilit services contained in this plan will provide the employee	with the opportunity to return to suitable gainfu	l employment.				
The employee was not referred for services for evaluation		ny spouse, my employer or co-employee				
has a proprietary interest or which I, my spouse, my emp						
Signature	Lite					
Firm Name & Address						
	SECTION F					
	PLAN AGREEMENT					
Signature of the claims administrator and employed on this plan shall be deemed to be an agreement that claims administrator and employee intend to comply with all the plan's provisions.						
Failure of the claims administrator to provide in a timely manner services.	er all services required by the plan may result	in the employee being entitled to additional				
Failure of the employee to comply with the provisions and schedules developed for this plan may result in termination of the employer's liability for rehabilitation services.						
I have read and understand all four pages of this plan and agre	ee with all of the plan's provisions.					
NAME OF EMPLOYEE	SIGNATURE	DATE				
NAME OF EMPLOYEE PAPERENTATIVE (if any):	SIGNATURE	PATE				
PERSON AUTHORIZING THE PROVISION OF THIS PLAN ON NAME	ON BEHALF OF THE EMPLOYER/CLAIMS AD	DMINISTRATOR				
SIGNATURE	DATE					

PERSONS SIGNING THIS SECTION SHALL ALSO INITIAL THE OTHER THREE PAGES IN THE INITIAL BOX

Rehabilitation Unit California Division of Workers' Compensation

Form RU-102

VOCATIONAL REHABILITATION PLAN

PLANT FOR REPRESENTED EMPLOYEES INJURED ON OR AFTER 1/1/94

Purpose:

To document objectives and methods to be used to implement a proposed rehabilitation plan.

Submitted by:

Claims Administrator

When submitted:

The Claims Administrator submits the form with a RU-10 at the completion of the plan.

Where submitted:

With the applicable Rehabilitation Unit district office. The Rehabilitation Unit's venue is the same as the WCAB. If no WCAB are exists, file with a Rehabilitation Unit within the county where the injured employee resides

Form completion:

See the following page for information or properly completing the form. Please note: This form must be completed using type no small r than 10 point. All information must be contained within the section provided.

Accompanying documents:

Within 10 days of plan completion, submit the RU-102 along with a RU-105 Notice of Termination. Medical and vicational reports should not be attached.

Rehabilitation Unit action:

Statistical recording.

Copy:

All parties

PLANS FOR UNREPRESENTED EMPLOYEE OR WITH A QRR WAITER AND ALL PLANS FOR EMPLOYEES INJURED BEFORE 1/1/94

Purpose:

To document objectives and methods to be used to implement a proposed rehabilitation ian.

Submitted by:

Claims Administrator

When submitted:

Implicately upon development of a rehabilitation plan which has been agreed to by the parties. If a waiver of Qualified Rehabilitation Representative is requested, **whether represented or not**, the plan must be submitted for approval.

Where submitted:

With the applicable Rehabilitation Unit district office. The Rehabilitation Unit's venue is the same as the WCAB's. If no WCAB case exists, file with a Rehabilitation Unit within the county where the injured employee resides.

Form completion:

See the following page for information on properly completing the form. <u>Please note:</u> This form must be completed using type no smaller than 10 point. All information must be contained within the section provided.

Accompanying documents:

Include all supporting medical and vicational report not previously submitted.

Rehabilitation Unit action:

If disapproval is not made within 30 days of a properly documented plan, the plan is deemed approved. A notice of approval will ssue in instances where disapproval previously issued.

Copy:

All parties.

INFORMATION ON HOW TO PROPERLY COMPLETE THE FORM RU-102

Form completion:

Submit only if the employee is a Qualified Injured Worker. The RU-102 is prepared by a Qualified Rehabilitation Representative (QRR). In filing out the form, avoid continuation of information to additional sheets. An extension of the information requested on the RU-102 to additional sheets should be limited to only the situation where there is an OJT agreement which describes the responsibilities of the parties and details of training.

Page 1;

The QRR completes the required information. The box in the lower left hand corner are for the parties to initial to show their agreement with the plan. Employee level of participation must be described.

Page 2:

The QRR completes the information and the parties initial the page. The RU-102 is used for modified or alternative work plans when the offer of modified or alternate work is made subsequent to the initiation of rehab services. The box in the lower left hand corner is for the parties to initial to show agreement. If training, education, or tutoring is

a part of the plan, the counselor must select a facility or program approved by the council for Private Post Secondary and Vocational Education.

Page 3:

For injuries before 1/1/94--This page describes expected costs of the plan. There is not begislatively required limit of \$16,000 on total costs.

For injuries on or after 1/1/94--The purpose of the budget is to plan the estimated expenditures. The total budget for rehabilitation services <u>may not</u> exceed \$16,000 including QIR fees. For QRR's fees, please refer to the fee schedule in the administrative rules.

This page may be helpful as a counseling tool to show the injured worker that greater expenditures in one trea must be balanced with savings in others areas or the development of additional monetary resources.

Description of specific items on Page 3

VRMA/VRTD to date - refers to the rate and Jum of VRMA payments made since the claims administrator sent the notice of potential eligibility and the injured worker request d rehabilitation services.

VRMA/VRTD to be paid - efers to the rate and sum of VRMA payments during the plan.

If the claims administrator is with holding for <u>attorney fees</u>, the should be calculated along with the actual <u>weakly benefit payment</u> so the worker will know how much he or she actually receives.

Any allocation for **TRANSPORTATION EXPENSES** such as gas money or public transit tickets roust be calculated.

Any **TRAINING/TOITION FEES** and the training provider must be listed.

OTHER COSTS - such as clothing, tools, books, babysitting, relocation costs, or any other plan costs not itemized above on the form should be listed.

FEET FOR EVALUATION, PLAN DEVELOPMENT AND PACEMENT and other expenditures from the fee schedule must be listed.

To instre that total plan costs do not exceed \$16,000 add the following:

- 1) VRMA/VRTD paid to date -- total
- 2) VRMA/VRTD to be paid -- total
- 3) Transportation expenses -- total
- 4) Total of plan expenditures
- 5) Total of fees for evaluation, plan development, and placement

The injured worker must insure that he can meet his living expenses during the plan by adding the <u>total weekly benefit payment to employee</u> to the <u>permanent disability supplement to be paid</u> and any other confirmed financial resources which are listed. In addition, the injured worker can calculate expenditures for legal and rehabilitation fees by adding the total of amount withheld for attorney fees and the total of fees for evaluation, plan development and placement.

Regarding section C-2, labor market surveys are not required. Labor market assessment should include information from the California Occupational Information System if it is available.

The box in the lower left hand corner is for the parties to initial to show agreements.

Page 4:

This is the signature page. <u>Please note: The claims administrator is expected to sign space in Section **D** as well as Section **F**.</u>

Please note: Any plan, whether the employee is represented or not, which provides funds to the employee to be disbursed at the employee's discretion or on a non-specific basis must be submitted for review to the Rehabilitation Unit to determine whether the plan is in conflict with Labor Code Section 4646 as required by AD 10126(b)(4).