1. How must a State calculate the amount it must reserve for the provision of supported employment services, including extended services, to youth with the most significant disabilities?  
This FAQ is currently under revision.

2. How does a State calculate the 10 percent match requirement for the 50 percent reserve of SE funds for the provision of SE services, including extended services, to youth with the most significant disabilities?  
This FAQ is currently under revision.

3. Can a State carry over any portion of its SE allotment, whether for SE reserve purposes or not?  
This FAQ is currently under revision.

4. How must a VR agency account for the Federal SE funds it reserves for the provision of SE services, including extended services, to youth with the most significant disabilities?  
This FAQ is currently under revision.

5. Can a State expend more than 50 percent of its SE Federal funds for the provision of SE services, including extended services, to youth with the most significant disabilities?  
This FAQ is currently under revision.

6. What are the potential consequences of a State not reserving and using the requisite amount of funds for the provision of SE services, including extended services, to youth with the most significant disabilities?  
This FAQ is currently under revision.

7. How is the SE reservation requirement affected when there are two VR agencies (General and Blind)?  
This FAQ is currently under revision.

8. When may a State expend SE award funds for the provision of SE services to individuals with the most significant disabilities?  
This FAQ is currently under revision.

9. How do States pay for costs of administering the SE award in excess of the 2.5 percent administrative cap?  
This FAQ is currently under revision.