Emergency Unemployment Compensation (EUC08): Current Status of Benefits

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Summary

The temporary Emergency Unemployment Compensation (EUC08) program may provide additional federal unemployment insurance benefits to eligible individuals who have exhausted all available benefits from their state Unemployment Compensation (UC) programs. Currently, EUC08 benefits are available in all states except for North Carolina. Congress created the EUC08 program in 2008 and has amended the original, authorizing law (P.L. 110-252) 11 times.

The most recent extension of EUC08 in P.L. 112-240, the American Taxpayer Relief Act of 2012, authorizes EUC08 benefits through the end of calendar year 2013. Under P.L. 112-240, the potential duration of EUC08 benefits available to eligible individuals depends on state unemployment rates. Figure A-1 provides the sequence, availability, and total maximum of all unemployment benefits.

This report summarizes the structure of EUC08 benefits currently available through December 28, 2013 (December 29, 2013, for New York). It also provides the legislative history of the EUC08 program.
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Introduction

Various benefits may be available to unemployed workers to provide income support. When eligible workers lose their jobs, the Unemployment Compensation (UC) program may provide up to 26 weeks of income support through the payment of regular UC benefits.¹ Unemployment benefits may be extended for up to an additional 47 weeks by the temporarily authorized Emergency Unemployment Compensation (EUC08) program. Unemployment benefits may be extended for up to a further 13 or 20 weeks by the permanent Extended Benefit (EB) program under certain state economic conditions.

This report provides a detailed legislative history as well as the current structure of the EUC08 program. For information on current legislative attempts to alter the EUC08 program, see CRS Report R42936, Unemployment Insurance: Legislative Issues in the 113th Congress, by Julie M. Whittaker and Katelin P. Isaacs. For information on the regular unemployment compensation program, see CRS Report RL33362, Unemployment Insurance: Programs and Benefits, by Katelin P. Isaacs and Julie M. Whittaker.

Emergency Unemployment Compensation

On June 30, 2008, President George W. Bush signed the Supplemental Appropriations Act of 2008 (P.L. 110-252) into law. Title IV of this act created a new temporary unemployment insurance program, the Emergency Unemployment Compensation (EUC08) program.² This is the eighth time Congress has created a federal temporary program that has extended unemployment compensation during an economic slowdown.³ State UC agencies administer the EUC08 benefit along with regular UC benefits and the permanently authorized EB program. The authorization for this program expires the week ending on or before January 1, 2014. The last day of EUC08 availability is December 28, 2013 (December 29, 2013 for New York).

EUC08 Benefit Amounts, Tiers, and Duration

The amount of the EUC08 benefit is the equivalent of the eligible individual’s weekly regular UC benefit and includes any applicable dependents’ allowances. Since the creation of the EUC08 program in June 2008, Congress has made several changes to the structure of the EUC08 program. These structural changes have consequences for the availability of EUC08 tiers and benefits in states.

¹ UC currently pays up to 26 weeks of benefits in most states. For information on states with a different maximum UC duration, including states that have acted to reduce their UC maximum durations, see CRS Report R41859, Unemployment Insurance: Consequences of Changes in State Unemployment Compensation Laws, by Katelin P. Isaacs.

² For information on legislative attempts in the 113th Congress to extend or expand the EUC08 program, see CRS Report R42936, Unemployment Insurance: Legislative Issues in the 113th Congress, by Julie M. Whittaker and Katelin P. Isaacs. For information on the regular unemployment compensation program, see CRS Report RL33362, Unemployment Insurance: Programs and Benefits, by Julie M. Whittaker and Katelin P. Isaacs.

**Table 1** provides a summary of how the EUC08 program has changed since it was first authorized in 2008. Each row provides the public law that amended the original EUC08 program, the corresponding EUC08 benefits available under that law, and the effective dates authorized by that law. **Figure 1** provides a flow chart of these changes.

### Table 1. Summary of Emergency Unemployment Compensation (EUC08) Program: Public Laws, Benefits, Effective Dates, and Financing

<table>
<thead>
<tr>
<th>Public Law</th>
<th>Benefit Tiers and Availability</th>
<th>Dates in Effect and Financing</th>
</tr>
</thead>
</table>
| Unemployment Compensation Extension Act of 2008 (P.L. 110-449), signed November 21, 2008 | Tier I: 20 weeks (all states)  
Tier II: 13 additional weeks (33 weeks total) if state total unemployment rate (TUR) is 6% or higher or insured unemployment rate (IUR) is 4% or higher. | 11/23/2008-3/28/2009 (No benefits past 8/29/2009)  
Funded by federal EUCA funds within UTF. |
[Act included several other interventions that augmented UC benefits: the Federal Additional Compensation (FAC) benefit of $25/week; at state option, EB benefit year could be calculated based upon exhausting EUC08 benefits; 100% federal financing of EB program; and the first $2,400 of unemployment benefits were excluded from income tax in 2009.] | 2/22/2009-12/26/2009 (No benefits past 6/5/2010)  
Funded by general fund of the Treasury. (Additionally, the FAC program is funded by the general fund of the Treasury. The 100% financing of the EB program is funded by the EUCA funds within the UTF.) |
| Worker, Homeowner, and Business Assistance Act of 2009 (P.L. 111-92), signed November 6, 2009 | Tier I: 20 weeks (all states)  
Tier II: 14 additional weeks (34 weeks total, all states)  
Tier III: 13 additional weeks if state TUR is 6% or higher or IUR is 4% or higher (47 weeks total)  
Tier IV: 6 additional weeks if state TUR is 8.5% or higher or IUR is 6% or higher (53 weeks total)  
Funded by general fund of the Treasury.  
Extended FUTA surtax through June 2011. The estimated revenues collected from FUTA surtax provision were $2.578 billion and offset the estimated direct spending costs for unemployment insurance provisions of $2.42 billion. |
Funded by general fund of the Treasury. |
<table>
<thead>
<tr>
<th>Public Law</th>
<th>Benefit Tiers and Availability</th>
<th>Dates in Effect and Financing</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Temporary Payroll Tax Cut Continuation Act of 2011 (P.L. 112-78), signed December 23, 2011</td>
<td>Same as above.</td>
<td>1/1/2012-2/18/2012 (No benefits past 8/1/2012) Funded by general fund of the Treasury. P.L. 112-78 included offsets; for example, the auction of spectrum licenses and increased federal retirement contributions.</td>
</tr>
<tr>
<td>Middle Class Tax Relief and Job Creation Act of 2012 (P.L. 112-96), signed February 22, 2012</td>
<td>Tier I: 20 weeks (all states) Tier II: 14 additional weeks (34 weeks total, all states) Tier III: 13 additional weeks if state TUR is 6% or higher or IUR is 4% or higher (47 weeks total) Tier IV: 6 additional weeks if state TUR is 8.5% or higher or IUR is 6% or higher (53 weeks total); 16 weeks if no EB and all other conditions met (63 weeks total)</td>
<td>2/19/2012-5/26/2012 Funded by general fund of the Treasury.</td>
</tr>
<tr>
<td>Middle Class Tax Relief and Job Creation Act of 2012 (P.L. 112-96), signed February 22, 2012</td>
<td>Tier I: 20 weeks (all states) Tier II: 14 additional weeks if TUR is 6% or higher (34 weeks total, all states) Tier III: 13 additional weeks if state TUR is 7% or higher or IUR is 4% or higher (47 weeks total) Tier IV: 6 additional weeks if state TUR is 9.0% or higher or IUR is 6% or higher (53 weeks total)</td>
<td>5/27/2012-9/1/2012 Funded by general fund of the Treasury.</td>
</tr>
</tbody>
</table>
Emergency Unemployment Compensation (EUC08): Current Status of Benefits

<table>
<thead>
<tr>
<th>Public Law</th>
<th>Benefit Tiers and Availability</th>
<th>Dates in Effect and Financing</th>
</tr>
</thead>
</table>
| Middle Class Tax Relief and Job Creation Act of 2012 (P.L. 112-96), signed February 22, 2012 | Tier I: 14 weeks (all states)  
Tier II: 14 additional weeks if TUR is 6% or higher (28 weeks total)  
Tier III: 9 additional weeks if state TUR is 7% or higher or IUR is 4% or higher (37 weeks total)  
Tier IV: 10 additional weeks if state TUR is 9.0% or higher or IUR is 6% (47 weeks total) | 9/2/2012-12/29/2012  
(No benefits past 12/29/2012) |

| American Taxpayer Relief Act of 2012 (P.L. 112-240), signed January 2, 2013 | Same as above. | 12/30/2012 (retroactive)-12/28/2013 |

Source: Congressional Research Service, based on statutory provisions identified in the table.

Note: Because New York defines a week as a period from Monday through Sunday, the effective dates for New York are one day later. For example, the EUC08 program first became active in all states except New York on July 6, 2008. The EUC08 program first became active in New York on July 7, 2008.

Figure 1. Benefits Available in Emergency Unemployment Compensation (EUC08), July 6, 2008-December 28, 2013

Source: Congressional Research Service.

Notes: Because New York defines a week as a period from Monday through Sunday, the effective dates for New York are one day later than those shown above. For example, the EUC08 program first became active in all states except New York on July 6, 2008. The EUC08 program first became active in New York on July 7, 2008.

The total unemployment rate (TUR) is the 13-week average ratio of unemployed workers to all workers (employed and unemployed) in the labor market. The TUR is essentially a three-month average of the seasonally adjusted unemployment rate for each state published by the Bureau of Labor Statistics from its Local Area Unemployment Statistics (LAUS) data. It is possible to have tier III or tier IV available based upon a 13-week average insured unemployment rate (IUR). These options are not depicted in this figure. The IUR is a program based statistic: the ratio of Unemployment Compensation (UC) claimants to individuals in UC-covered jobs. The ratio does not include those unemployed workers who are receiving EUC08 or EB payments, or any other type of unemployed worker except those who are currently receiving regular UC benefits.
Current EUC08 Benefit Availability

The EUC08 program has been amended eleven times, most recently by P.L. 112-240. The EUC08 benefit amount is equal to the eligible individual’s weekly regular UC benefits and includes any applicable dependents’ allowances. The most recent modifications to the underlying structure of the EUC08 program were made by P.L. 112-96. These modifications included changes to the number of weeks available in each EUC08 tier as well as the state unemployment rates required to have an active tier in that state. These requirements were implemented during 2012 in three separate phases. (See Figure 1.)

EUC08 benefits are no longer available in North Carolina. North Carolina enacted legislation in February 2013 that included a provision to actively reduce UC weekly benefit amounts in the state. Effective on or after July 1, 2013, this state law provision violated the “nonreduction” rule and, therefore, terminated the EUC08 agreement between North Carolina and the Secretary of the U.S. Department of Labor.

Since September 2012, the following weeks of benefits have been available in the tiers listed below:

- **Tier I** is available in all states, except North Carolina, with up to 14 weeks of EUC08 benefits provided to eligible individuals.
- **Tier II** is available if the state’s total unemployment rate (TUR) is at least 6%, with up to 14 weeks provided to eligible individuals in those states (not available in North Carolina).
- **Tier III** is available if the state’s TUR is at least 7% (or an insured unemployment rate, IUR, of at least 4%), with up to 9 weeks of provided to eligible individuals in those states (not available in North Carolina).
- **Tier IV** is if the state’s TUR is at least 9% or the IUR is 5%, with up to 10 weeks provided to eligible individuals in those states (not available in North Carolina).

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5 For more information on the “nonreduction” rule of EUC08, see CRS Report R41859, *Unemployment Insurance: Consequences of Changes in State Unemployment Compensation Laws*, by Katelin P. Isaacs.

6 The TUR is the ratio of unemployed workers to all workers (employed and unemployed) in the labor market. The TUR is essentially a weekly version of the unemployment rate published by the Bureau of Labor Statistics (BLS) and based on data from the BLS’ monthly Current Population Survey.

7 The IUR is the ratio of UC claimants divided by individuals in UC-covered jobs. The IUR is substantially different from the TUR because it excludes several important groups: self-employed workers, unpaid family workers, workers in certain not-for-profit organizations, and several other, primarily seasonal, categories of workers. In addition to those unemployed workers whose last jobs were in the excluded employment, the insured unemployment rate excludes the following: those who have exhausted their UC benefits (even if they receive EB or EUC08 benefits); new entrants or reentrants to the labor force; disqualified workers whose unemployment is considered to have resulted from their own actions rather than from economic conditions; and eligible unemployed persons who do not file for benefits.
Current EUC08 Program Expiration

All tiers of EUC08 benefits are temporary and expire in the week ending on or before January 1, 2014. Thus, on December 28, 2013 (December 29, 2013, for New York), the EUC08 program ends. There is no “grandfathering” of any EUC08 benefit after that date.

How Does an Eligible Individual Receive the EUC08 Benefit?

An individual should contact his or her state’s unemployment agency to obtain specific information on how to apply for and receive EUC08 benefits. The U.S. Department of Labor maintains a website with links to each state’s agency at http://www.workforcesecurity.doleta.gov/map.asp.

How Much is an Eligible Individual’s Weekly EUC08 Benefit?

The amount of the EUC08 benefit is the equivalent of the eligible individual’s weekly regular UC benefit and includes any applicable dependents’ allowances.

How to Find Which Tiers are Available in a State

Each Monday the Department of Labor issues its “Emergency Unemployment Compensation Trigger Notice” at http://www.workforcesecurity.doleta.gov/unemploy/claims_arch.asp. If the status column for tier II, tier III or tier IV within the notice is “on” for a particular state’s row, that state is considered to be high unemployment for the purposes of that tier of EUC08 benefits. The second to the last column, labeled “Tier Four Weeks Available,” lists the maximum potential number of weeks available in tier IV for each state.

General EUC08 Eligibility Requirements

Exhausted Regular UC Benefit

The right to regular UC benefits must be exhausted to be eligible for EUC08 benefits. Although federal laws and regulations provide broad guidelines on regular UC benefit coverage and eligibility determination, the specifics of regular UC benefits are determined by each state. This results in 53 different programs. In particular, states determine UC benefit eligibility, amount, and duration through state laws and program regulations.

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8 Applicants must have been eligible for regular UC benefits and have exhausted their rights to regular UC with respect to a benefit year that expired during or after the week of May 6, 2007. For most states, this would apply to individuals who had filed UC claims with an effective date of May 7, 2006, or later. For the state of New York, this would apply to original claims filed with an effective date of May 1, 2006, or later. Arkansas has a unique approach to calculating a benefit year. In Arkansas, the benefit year begins the first day of the quarter in which an individual files a valid UC claim. Thus, it is unlikely that many individuals in Arkansas who filed UC claims before July 2006 would have been eligible to receive EUC08 benefits.

9 The 50 states, the District of Columbia, Puerto Rico, and the Virgin Islands provide UC benefits to their workers.

10 For an overview of recent state law changes to UC duration and amount, see CRS Report R41859, Unemployment Insurance: Consequences of Changes in State Unemployment Compensation Laws, by Katelin P. Isaacs.
Generally, regular UC eligibility is based on attaining qualified wages and employment in covered work over a 12-month period (called a base period). Conditional on earnings amounts and number of quarters worked in the base period, an individual may qualify for as little as one week of UC benefits in some states and as many as 26 weeks in other states. Individuals with higher earnings and multiple quarters of work history will generally receive higher UC benefits for a longer period of time.\footnote{Individuals in two states (Massachusetts and Montana) may have regular UC durations that exceed 26 weeks. EB law requires that the total potential duration of UC and EB combined not exceed 39 weeks (46 weeks in the case of the high unemployment TUR trigger). Thus, the total potential entitlement—from all unemployment programs, including UC, EUC08, and EB—in these states is not any greater than in other states.}

“20 Weeks” of Full-Time Insured Employment or Equivalent

In addition to all state requirements for regular UC eligibility, the EUC08 program requires claimants to have at least 20 weeks of full-time insured employment or the equivalent in insured wages in their base period.

States use one, two, or three different methods for determining an “equivalent” to 20 weeks of full-time insured employment. These methods are described in both law (§202(a)(5) of the Extended Unemployment Compensation Act of 1970) and regulation (20 CFR 615.4(b)). In practice, states that apply any of these three requirements for receipt of regular UC benefits and do not allow for exceptions to those requirements do not need to establish that workers meet the 20 weeks of full-time insured employment requirement for the purposes of EUC. The three methods are as follows:

- earnings in the base period equal to at least 1.5 times the high-quarter wages; or
- earnings in the base period of at least 40 times the most recent weekly benefit amount, and if this alternative is adopted, it shall use the weekly benefit amount (including dependents’ allowances) payable for a week of total unemployment (before any reduction because of earnings, pensions or other requirements) that applied to the most recent week of regular benefits; or
- earnings in the base period equal to at least 20 weeks of full-time insured employment, and if this alternative is adopted, the term “full-time” shall have the meaning provided by the state law.

The base period may be the regular base period or, if applicable in the state, the period may be the alternative base period or the extended base period if that determined the regular UC benefit.

Reemployment and Eligibility Assessments

P.L. 112-96 amended EUC08 law to require states to provide reemployment and eligibility assessments to most EUC08 claimants. EUC08 claimants must participate in reemployment services if referred. States receive $85 in federal funding per EUC08 claimant who receives reemployment and eligibility assessments (REAs).
Impact of State Actions to Reduce UC Payments

States are temporarily prohibited from actively reducing UC benefit amounts through changes to benefit calculation from February 2009 through December 2013 (this prohibition is referred to as the “nonreduction” rule).12 The implementation of this “nonreduction” rule coincides with new state actions that reduced UC benefit duration as an alternative means to decrease total UC benefit payments.13 As a result, changes in state UC benefit duration may be a state response to a state UC financing shortfall.

The duration for current federal unemployment benefits—each tier of the EUC08 program and any EB periods—are calculated based on state UC benefit duration. Thus, states that have enacted laws to reduce the duration of regular UC benefits have also reduced the duration of EUC08 and EB benefits.

Currently, seven states have decreased maximum UC durations in effect after the “nonreduction” rule was enacted:14

- **Arkansas** decreased its state UC maximum duration from 26 weeks to 25 weeks, effective March 30, 2011.
- **Florida** decreased the maximum UC duration from 26 weeks to a variable maximum duration, depending on the state unemployment rate and ranging from 12 weeks up to 23 weeks. Up to 12 weeks will be available if the state unemployment rate is 5% or less. Each 0.5% increase in the state unemployment rate above 5% will add an additional week of UC benefit duration. Finally, up to 23 weeks of regular UC benefits will be available if the state unemployment rate is at least 10.5%. This benefit reduction was effective January 1, 2012.
- **Georgia** decreased its UC maximum duration from 26 weeks to a variable maximum duration that ranges between 14 weeks and 20 weeks, depending on the unemployment rate in the state. A maximum UC duration of 14 weeks will be available if the state unemployment rate is 6.5% or less. Each 0.5% increase in the state unemployment rate above 6.5% will add additional weeks of UC benefit duration up to a maximum of 20 weeks of UC benefits if the state unemployment rate is at least 9%.20 This benefit reduction was effective May 2, 2012.
- **Michigan** decreased its UC maximum duration from 26 weeks to 20 weeks. This change was effective for individuals filing an initial claim for UC benefits on or after January 15, 2012.

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12 The “nonreduction” rule prohibits states from decreasing average weekly benefit amounts without invalidating their EUC08 federal-state agreements. States that made changes to the regular UC benefit amount prior to March 1, 2012, however, would not invalidate their EUC08 federal-state agreements under an exception provided in P.L. 112-96.

13 The current “nonreduction” rule was put into place when P.L. 111-205 amended P.L. 110-252. There was a similar, but programmatically distinct “nonreduction” rule in P.L. 111-5, as amended, which prevented states from actively changing the method of calculation of the UC weekly benefit amount to pay UC benefit amounts less than what would have been paid under state law prior to December 31, 2008. No states acted to decrease UC benefit amounts between December 31, 2008, and June 2, 2010, when the federal authorization for this earlier “nonreduction” rule expired.

14 For more details on these state law changes, see CRS Report R41859, *Unemployment Insurance: Consequences of Changes in State Unemployment Compensation Laws*, by Katelin P. Isaacs.
Missouri decreased its UC maximum duration from 26 weeks to 20 weeks, effective April 13, 2011.

North Carolina decreased the maximum UC duration from 26 weeks to a variable maximum duration, depending on the state unemployment rate and ranging from 12 weeks up to 20 weeks. Up to 12 weeks will be available if the state unemployment rate is 5.5% or less. Each 0.5% increase in the state unemployment rate above 5.5% will add an additional week of UC benefit duration. Finally, up to 20 weeks of regular UC benefits will be available if the state unemployment rate is greater than 9%. This benefit reduction is effective for individuals filing an initial claim for UC benefits on or after July 1, 2013.

South Carolina also decreased its UC maximum duration from 26 weeks to 20 weeks, effective June 14, 2011.

EUC08 Financing

Until February 16, 2009, the EUC08 program was federally financed from the extended unemployment compensation account (EUCA) within the Unemployment Trust Fund (UTF). Since February 2008 (with the passage of the 2009 stimulus package, P.L. 111-5), EUC08 has been financed from general funds of the U.S. Treasury. States do not need to repay these funds.

Interaction of EUC08 Benefits and Qualifying for a “Second Benefit Year”

The relationships between the various unemployment compensation programs currently available—regular UC, EUC08, and EB—have meant that unemployed workers who participate in additional paid work (while receiving benefits or temporarily stopping benefits) may create a new entitlement to regular UC as part of a “second benefit year.” This new entitlement may be based on significantly lower earnings or fewer hours of employment, which could then lower an individual’s weekly unemployment benefits.

This situation exists because (1) the EUC08 and EB laws require individuals to exhaust all regular UC benefits prior to being eligible to receive EUC08 or EB benefits and (2) after 52 weeks (i.e., after an individual’s first benefit year) states are required to begin checking for any additional work performed by beneficiaries that would make them eligible for additional state UC benefits before any additional EUC08 or EB benefits would be paid.

Because some eligible individuals in many states may have been entitled to more than 52 weeks of UI benefits, states are required by federal law to identify individuals who established a new entitlement to regular UC benefits via additional qualifying employment (even if the work was part-time, seasonal, or low-pay and did not result in permanent employment). This potential new entitlement means that states must shift back eligible individuals to regular UC (beginning a second benefit year) from EUC08 and EB. The amount of the new regular UC benefits may be significantly lower than the individual’s (first benefit year) EUC08 and EB benefits.

P.L. 111-205 addressed this “second year benefit” issue for the EUC08 program. It did not address the equivalent issue in the EB program. Effective July 22, 2010, individuals who currently receive EUC08 or EB benefits, but have been determined by states to be eligible for a second benefit year based on additional work are allowed to opt to continue in the EUC08
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program if their weekly unemployment benefits would be reduced by at least $100 or 25% by switching back to the regular UC program based on their additional employment. Only beneficiaries who are determined by their state to have a second benefit year after the date of enactment are allowed this option. Those beneficiaries who were determined by their state prior to July 22, 2010, to have a second benefit year entitlement do not have this option.

Lapses in EUC08 Authorization

Over the history of the temporary EUC08 program, there have been five lapses in program authorization: February 27, 2010, to March 2, 2010; April 3, 2010, to April 15, 2010; June 2, 2010, to July 22, 2010; November 30, 2010, to December 17, 2010; and December 29, 2012 to January 2, 2013.

Each of these lapses was addressed either in law, via retroactive effective dates of program extension legislation for longer lapses, or through the administration of the program, in the case of the shortest lapse (February 27, 2010-March 2, 2010). The longest of these authorization lapses was 49 days (or 7 weeks), occurring between June 2, 2010, and July 22, 2010, and ending when P.L. 111-205 was signed. The passage of P.L. 112-240 addressed the most recent lapse (December 29, 2012-January 2, 2013) and retroactively restored EUC08 program authorization. See Table 2 below for additional details on these authorization lapses.

Table 2. Summary of EUC08 Program Authorization Lapses

<table>
<thead>
<tr>
<th>EUC08 Authorization Lapse Beginning Date</th>
<th>EUC08 Authorization Lapse Ending Date</th>
<th>Number of Days Lapse Lasted</th>
<th>Legislation that Ended Lapse</th>
</tr>
</thead>
<tbody>
<tr>
<td>12/29/2012</td>
<td>1/2/2013</td>
<td>3</td>
<td>The American Taxpayer Relief Act of 2012 (P.L. 112-240)</td>
</tr>
</tbody>
</table>

Source: Congressional Research Service.

The Extended Benefit Program

The EUC08 program should not be confused with the similarly named Extended Benefit (EB) program. The EUC08 program is temporary and a portion of the program is available regardless

15 For a detailed description of the EB program, see CRS Report RL33362, Unemployment Insurance: Programs and (continued...)
of state unemployment conditions in all states except for North Carolina. In comparison, the EB program is permanently authorized and applies only to certain states on the basis of state unemployment conditions as specified in law.

Each Monday the Department of Labor issues its “Extended Benefit Trigger Notice” at http://www.workforcesecurity.doleta.gov/unemploy/claims_arch.asp. If the “available weeks” column within the notice has either 13 or 20 for a particular state’s row, that extended benefit program is active in that state with a potential of up to 13 or 20 weeks of EB for its unemployed workers.

When economic conditions in a state no longer meet the criteria for extended benefits, the EB program becomes inactive. There is no “grandfathering” of the EB benefit. When a state EB program becomes inactive, payment of all EB benefits stops immediately.

**EB Program is Permanently Authorized**

The EB program is permanently authorized by the Federal-State Extended Unemployment Compensation Act of 1970 (EUCA), P.L. 91-373 (26 U.S.C. 3304, note). The EB program provides for additional weeks of unemployment benefits, up to a maximum of 13 weeks during periods of high unemployment and, at the option of each state, up to a maximum of 20 weeks in certain states with extremely high unemployment.

**EB Program Financing**

Under EUCA, EB benefits are funded half (50%) by the federal government through an account for that purpose in the Unemployment Trust Fund (UTF). States fund half (50%) through their state accounts in the UTF.16

The American Recovery and Reinvestment Act of 2009, P.L. 111-5, provided for 100% federal financing of the EB program through December 31, 2009 (through the Extended Unemployment Compensation Account within the Unemployment Trust Fund). P.L. 111-118 extended the 100% financing for an additional two months, until February 28, 2010. P.L. 111-144, P.L. 111-157, and P.L. 111-205 further extended 100% federal financing of the EB program through April 5, 2010, June 2, 2010, and December 1, 2010, respectively. P.L. 111-312 extended the 100% federal financing of EB through January 4, 2012. P.L. 112-78 further extended the 100% federal financing of EB through March 7, 2012. Most recently, P.L. 112-96 extended the 100% federal financing through December 31, 2012. For individuals who began to receive extended benefits on or before December 31, 2012, 100% federal financing would continue for the length of receipt of the extended benefits, even if these benefits continue to be paid after December 31, 2012.17 For

(...continued)


16 Under permanent law, states that do not require a one-week UC waiting period, or have an exception for any reason to the waiting period, must pay 100% of the first week of EB. Twenty-five states do not require a one-week UC waiting period in all cases. P.L. 110-449 temporarily suspended the waiting week requirement for federal funding, and the American Recovery and Reinvestment Act of 2009 (P.L. 111-5), as amended, extends this suspension until the week ending before June 30, 2014.

17 For more information on temporary changes to the EB program under the American Recovery and Reinvestment Act of 2009, see CRS Report RL33362, Unemployment Insurance: Programs and Benefits, by Julie M. Whittaker and (continued...)
extended benefit payments that start after December 31, 2012, benefits would again be funded 50% by the states and 50% by the federal government.

**EUC08 and EB Interaction**

**Which Benefit Is Paid First?**

Prior to the enactment of P.L. 112-96, states were permitted to determine which benefit, EB or EUC08, was paid first. Alaska was the only state to pay EB first when this option was available.

Since the enactment of P.L. 112-96, states now must pay EUC08 benefits before EB benefits.

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Katelin P. Isaacs.
Appendix. Availability and Sequence of Unemployment Benefits

Figure A-1. Current Sequence of Unemployment Benefits: UC, EUC08, and EB

<table>
<thead>
<tr>
<th>Unemployment Compensation (UC) Program</th>
<th>Emergency Unemployment Compensation (EUC08)</th>
<th>Extended Benefit (EB) Program*</th>
</tr>
</thead>
<tbody>
<tr>
<td>• 26 weeks (41 states, DC, PR, and VI)</td>
<td>• Tier I (14 weeks—all states)</td>
<td>13 weeks (states w/IUR for prior 13 weeks&gt;=5% &amp; IUR&gt;=120% of average of same 13-week period in 2 prior years)</td>
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<tr>
<td>• Exceptions: MA (30 weeks); MT (28); AR (25); MI, MO, and SC (20); FL, GA, &amp; NC (variable duration based upon unemployment rate).</td>
<td>• Tier II (14 weeks—states w/TUR&gt;=6%)</td>
<td>Optional thresholds:</td>
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<td>• Tier III (9 weeks—states w/TUR&gt;=7%)</td>
<td>• 13 weeks (states w/ IUR&gt;=6%)</td>
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<td></td>
<td>• Tier IV (10 weeks—states w/TUR&gt;=9%)</td>
<td>• TUR trigger: 13 weeks (states w/TUR&gt;=6.5% &amp; TUR&gt;=110% of average TUR for same 13 weeks in either of 2 prior years): 20 weeks (states w/TUR&gt;=8% &amp; TUR&gt;=110% of average TUR for same 13 weeks in either of 2 prior years)</td>
</tr>
</tbody>
</table>

Total Potential Maximum Duration for UC + EUC08 + EB

- **Up to 26 weeks** + **Up to 14-47 weeks** + **0-13 weeks [up to 20 weeks w/TUR option]**

- **Up to 40-93 weeks**

*Under permanent law (P.L. 91-373 [26 U.S.C. 3304, note]), the EB program triggers make use of unemployment rate data from either of the two previous years. Under temporary law (P.L. 111-312, as amended), however, states have the option to use the last three years of unemployment rate data for their EB program triggers. For the implications of providing fewer than 26 weeks of regular UC benefits on the calculation of EUC08 and EB maximum durations, see CRS Report R41859, Unemployment Insurance: Consequences of Changes in State Unemployment Compensation Laws, by Katelin P. Isaacs.

**Source:** Congressional Research Service.

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