Federal Programs Available to Unemployed Workers

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Summary

Four groups of federal programs target unemployed workers: unemployment insurance, health care assistance, job search assistance, and training. This report presents information on federal programs targeted to unemployed workers specifically, but does not attempt to discuss means-tested programs (such as Medicaid or SSI) that are available regardless of employment status.

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. Unemployment benefits may be extended for up to 53 weeks by the temporarily authorized Emergency Unemployment Compensation (EUC08) program. Unemployment benefits may also be extended for up to 13 or 20 weeks by the permanent Extended Benefit (EB) program if certain economic conditions exist within the state. Workers whose job loss is caused by foreign competition may be eligible for extended income support through the Trade Adjustment Assistance for Workers (TAA) program. If an unemployed worker is not eligible to receive UC benefits and the worker’s unemployment may be directly attributed to a declared major disaster, a worker may be eligible to receive Disaster Unemployment Assistance (DUA) benefits.

Two federal laws may aid unemployed workers in the purchase of health insurance. The first, the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA), allows unemployed workers in certain circumstances to continue health insurance coverage from their employers. The second, the Health Coverage Tax Credit (HCTC), allows certain TAA participants to receive an advanceable and refundable tax credit for purchasing qualified health insurance.

Federal support for Americans seeking assistance to obtain, retain, or change employment is undertaken by a national system of local One-Stop Career Centers (One-Stops) that were established by the Workforce Investment Act (WIA) of 1998. A variety of services and partner programs—notably including UC and TAA—are located within or linked to One-Stops, which primarily provide job search assistance, career counseling, labor market information, and other employment services. Core labor exchange services (matching job seekers and employers) are provided by the U.S. Employment Service (ES), which was first established by the Wagner-Peyser Act of 1933 and most recently amended under Title III of WIA. In addition to ES, Title I of WIA authorizes resources for similar core and intensive employment services for youth, adults, dislocated workers, and targeted populations.

WIA Title I is also the nation’s central job training legislation, providing funds for traditional, on-the-job, customized, and other forms of training to individuals unable to obtain or retain employment through other services.

The American Recovery and Reinvestment Act of 2009 (P.L. 111-5, known as ARRA or the 2009 stimulus package), as amended, contains several provisions related to unemployment benefits. ARRA provisions affect unemployment income support as well as health insurance (COBRA and HCTC) programs.

This report will be updated with major new legislation.
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There are four groups of federal programs that target unemployed workers: unemployment insurance programs, health care assistance, job search assistance, and training. This report describes these programs, how they interact with each other, and their funding.

Unemployed workers and their families may experience substantial income loss. If the unemployed worker’s family income is low enough, there are a number of means-tested benefits and programs for which the unemployed worker’s family might qualify (e.g., Temporary Assistance for Needy Families, SSI, or Medicaid). Eligibility for such benefits is not conditional on one’s current employment status. This report does not attempt to discuss these means-tested benefits and programs.

Unemployment Insurance for Unemployed Workers

A variety of benefits may be available for unemployed workers. When eligible workers lose their jobs, the Unemployment Compensation (UC) program may provide income support through the payment of UC benefits. Those who exhaust UC benefits may be eligible for additional weeks of unemployment compensation through the temporary Emergency Unemployment Compensation (EUC08) program or through the permanent Extended Benefit (EB) program. Tiers I and II of EUC08 are available in all states. If certain economic conditions exist in a state, workers may be eligible for additional weeks of unemployment compensation through tiers III and IV of EUC08. Certain groups of workers who lose their jobs on account of international competition may qualify for additional or supplemental income support through Trade Adjustment Act (TAA) programs. If an unemployed worker is not eligible to receive UC benefits and the worker’s unemployment may be directly attributed to a declared major disaster, a worker may be eligible to receive Disaster Unemployment Assistance (DUA) benefits.¹

The American Recovery and Reinvestment Act of 2009 (ARRA; P.L. 111-5) contained provisions affecting unemployment benefits.² ARRA temporarily increased benefits by $25 per week (the Federal Additional Compensation, or FAC, which expired May 29, 2010); extended the EUC08 program through January 1, 2010; provided for 100% federal financing of the EB program through January 1, 2010; and allowed states the option of temporarily easing EB eligibility requirements. P.L. 111-92 expanded the number of weeks available in the EUC08 program through the creation of two additional tiers. P.L. 111-118 extended the EUC08 program, 100% federal financing of the EB program, and the $25 FAC benefit through the end of February 2010. These same three measures were extended through April 5, 2010, by P.L. 111-144 and through June 2, 2010, by P.L. 111-157. P.L. 111-205 extended the availability of EUC08 through November 27, 2010, and 100% federal financing of EB through December 1, 2010. P.L. 111-205 did not, however, extend the authorization for the $25 FAC benefit, which expired on May 29, 2010. Most recently, P.L. 111-312 extends EUC08 benefits until December 31, 2011, and 100% federal financing of EB through January 4, 2012.

¹ For a more comprehensive review of these income support programs, see CRS Report RL33362, Unemployment Insurance: Programs and Benefits, by Katelin P. Isaacs and Julie M. Whittaker; CRS Report RS22718, Trade Adjustment Assistance for Workers (TAA) and Alternative Trade Adjustment Assistance (ATAA), by John J. Topoleski; and CRS Report RS22022, Disaster Unemployment Assistance (DUA), by Julie M. Whittaker.

Unemployment Compensation

The cornerstone of an unemployed worker’s income security is the joint federal-state UC program, which provides income support through the payment of UC benefits. The underlying framework of the UC system is contained in the Social Security Act (the Act). Title III of the Act authorizes grants to states for the administration of state UC laws, Title IX authorizes the various components of the federal Unemployment Trust Fund (UTF), and Title XII authorizes advances or loans to insolvent state UC programs. UC is financed by federal taxes under the Federal Unemployment Tax Act (FUTA) and by state payroll taxes under the State Unemployment Tax Acts (SUTA).

In FY2010, states spent an estimated $65.2 billion on regular UC benefits. The federal government appropriates funds for UC program administration (an estimated $5.7 billion in 2010), the federal share of EB payments (an estimated $11.5 billion in 2010), the EUC08 program (an estimated $72.0 billion in 2010), and federal loans to insolvent state UC programs. The 2009 stimulus package provided $500 million in additional funds (i.e., on top of the 2009 federal allocations for administration) for states to use to administer UC programs.4

The UC program pays benefits to covered workers who become involuntarily unemployed for economic reasons and meet state-established eligibility rules. The UC program generally does not provide UC benefits to the self-employed, to those who are unable to work, or to those who do not have a recent earnings history. States usually disqualify claimants who lost their jobs because of inability to work, unavailability for work, or a labor dispute, who voluntarily quit without good cause, who were discharged for job-related misconduct, or who refused suitable work without good cause. To receive UC benefits, claimants must have enough recent earnings to meet their state’s earnings requirements. The 2009 stimulus package provided up to a total of $7 billion in incentive monies for states to modernize their Unemployment Insurance (UI) programs to include a worker’s more recent work history and two of four optional provisions relating to (1) part-time job-seekers, (2) voluntary separations for “compelling family reasons,” (3) participation in qualifying training programs, or (4) dependents’ allowances.

Weekly maximums in January 2010 ranged from $235 (Mississippi) to $629 (Massachusetts) and, in states that provide dependent’s allowances, up to $943 (Massachusetts). In November 2010, the average weekly benefit was $302. Regular UC benefits are available for up to 26 weeks (more in Massachusetts and Montana). The average regular UC benefit duration in November 2010 was 19 weeks.5 In 2009, 40% of all U.S. unemployed workers received UC benefits. At the end of the week of November 27, 2010, about 4.2 million unemployed workers were receiving UC.


Tiers I and II of the temporary Emergency Unemployment Compensation (EUC08) program provide up to 34 additional weeks of benefits in all states. In states with unemployment rates above certain levels, tiers III and IV of EUC08 benefits and/or the permanent, federal-state Extended Benefit (EB) program may offer additional weeks of benefits.


Emergency Unemployment Compensation

On June 30, 2008, the EUC08 program was created by P.L. 110-252.6 This is the eighth time Congress has created a federal temporary program that has extended unemployment compensation during an economic slowdown. On November 21, 2008, the President signed P.L. 110-449, the Unemployment Compensation Extension Act of 2008, into law. P.L. 110-449 expanded the potential duration of the EUC08 benefit from up to 13 weeks of EUC08 to a maximum of 20 weeks. It also created a second tier of benefits for workers in states with high unemployment of up to a maximum of an additional 13 weeks of tier II EUC08 benefits (for up to a cumulative 33 weeks of EUC08 benefits).

On February 27, 2009, the President signed the 2009 stimulus package (ARRA), P.L. 111-5, which authorized the EUC08 program through December 2009 and contained temporary provisions for 100% financing of the EB program and a $25 additional weekly benefit for individuals receiving regular UC, EUC08, EB, DUA, or TAA (this $25 benefit expired May 29, 2010).

On November 6, 2009, the President signed P.L. 111-92, the Worker, Homeownership, and Business Assistance Act of 2009, into law. P.L. 111-92 expanded benefits available in the EUC08 program. Tier I benefits continue to be up to 20 weeks in duration and Tier II benefits are now 14 weeks in duration (compared with 13 previously) and no longer are dependent on a state’s unemployment rate.7 The new Tier III benefit provides up to 13 weeks of EUC08 benefits to those workers in states with an average unemployment rate of at least 6%. The new Tier IV benefit may provide up to an additional six weeks of benefits if the state unemployment rate is 8.5% or higher.

The availability of the EUC08 program has been subsequently extended by P.L. 111-118, P.L. 111-144, P.L. 111-157, P.L. 111-205, and P.L. 111-312. Most recently, P.L. 111-312, the Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010, extends the authorization of the EUC08 program until the week ending on or before January 3, 2012 (i.e., January 1, 2012, in New York state; December 31, 2011, in all other states).

A current listing of states that have triggered on for tiers III and IV, when the EUC08 program is authorized, can be found at http://www.workforcesecurity.doleta.gov/unemploy/claims_arch.asp.

Extended Benefits

The EB program, established by P.L. 91-373 (26 U.S.C. 3304 note), may extend UC benefits at the state level if certain economic conditions exist within the state. The EB program is permanently authorized, and is triggered when a state’s insured unemployment rate (IUR)8 or total unemployment rate (TUR)9 reaches certain levels. All states must pay up to 13 weeks of EB

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6 For a detailed explanation of the EUC08 program, see CRS Report RS22915, Temporary Extension of Unemployment Benefits: Emergency Unemployment Compensation (EUC08), by Katelin P. Isaacs and Julie M. Whittaker.
7 Although EUC08 tier I and II benefits are not conditioned on unemployment conditions in the state, workers do have to meet additional requirements.
8 The IUR (insured unemployment rate) is the ratio of UC eligible unemployed workers to all UC eligible workers (employed and unemployed) in the labor force.
9 The TUR (total unemployment rate) is the ratio of unemployed workers (without regard to UC eligibility) to all workers (employed and unemployed) in the labor force.
if the IUR for the previous 13 weeks is at least 5% and is 120% of the average of the rates for the same 13-week period in each of the two previous years. There are two other optional thresholds that states may choose. If the state has chosen a given option, they would provide the following:

- Option 1: an additional 13 weeks of benefits if the state’s IUR is at least 6%, regardless of previous years’ averages.
- Option 2: an additional 13 weeks of benefits if the state’s TUR is at least 6.5% and is at least 110% of the state’s average TUR for the same 13-week period in either of the previous two years; an additional 20 weeks of benefits if the TUR is at least 8%.

In addition to all state requirements for regular UC eligibility, the EB program requires claimants to have at least 20 weeks of full-time insured employment or the equivalent in their base period, and to conduct a systematic and sustained work search. A current listing of states that have triggered on for EB can be found at http://www.workforcesecurity.doleta.gov/unemploy/claims_arch.asp.

Under ARRA, as amended, the federal government temporarily finances 100% of the EB program through January 4, 2012 (under permanent law, the federal government finances 50% of the EB program and states finance the other 50%).

**Temporary EB Trigger Modifications in P.L. 111-312**

P.L. 111-312 made some temporary, technical changes to certain triggers in the EB program. P.L. 111-312 allows states to temporarily use lookback calculations based on three years of unemployment rate data (rather than the current lookback of two years of data) as part of their mandatory IUR and optional TUR triggers if states would otherwise trigger off or not be on a period of EB benefits. Using a two-year vs. a three-year EB trigger lookback is an important adjustment because some states are likely to trigger off of their EB periods in the near future despite high, sustained—but not increasing—unemployment rates.

States implement the lookback changes individually by amending their state UC laws. These state law changes must be written in such a way that if the two-year lookback is working and the state would have an active EB program, no action would be taken. But if a two-year lookback is not working as part of an EB trigger and the state is not triggered on to an EB period, then the state would be able to use a three-year lookback. This temporary option to use three-year EB trigger lookbacks expires the week on or before December 31, 2011.

**EUC08 and EB Interactions**

The EB program should not be confused with the similarly named EUC08. The EUC08 program is temporary and EUC08 Tiers I and II apply to all states, while EUC08 Tiers III and IV apply to states with high and very high unemployment, respectively. The EB program is permanently authorized and applies only to certain states on the basis of state unemployment conditions.

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10 The base period is the time period during which wages earned and/or hours/weeks worked are examined to determine a worker’s monetary entitlement to UI. Almost all states use the first 4 of the last 5 completed calendar quarters preceding the filing of the claim as their base period.
When it is available, the EUC08 program allows states to determine which benefit, EB or EUC08, is paid first. Most states have opted to pay EUC08 benefits before EB. Alaska has opted to pay EB before EUC08 benefits.

An exception to the payment order may be made if an individual claimed EB for at least one week of unemployment after exhausting the first two tiers of EUC08 and prior to the enactment of P.L. 111-92, which created the new EUC Tiers III and IV. P.L. 111-92 gave states the option of paying EB to an otherwise eligible individual prior to the payment of any EUC08 benefits that are payable on account of the Worker Assistance Act amendments to the EUC08 program (or vice versa in the case of Alaska).

Trade Readjustment Allowance: UI Extension for Workers Affected by Foreign Trade

The Trade Adjustment Assistance for Workers (TAA)\(^\text{11}\) program, established by the Trade Expansion Act of 1962 (P.L. 87-794) and now authorized by the Trade Act of 1974 (P.L. 93-618), as amended, extends unemployment and training benefits to workers dislocated by international trade. To gain TAA eligibility, a group of workers (or a union, firm, or state on behalf of a group of workers) petitions the Department of Labor (DOL), who investigates whether import competition “contributed importantly” to their job loss or whether their firm has shifted production of like articles or services overseas.

TAA was reauthorized through 2014 by the Trade Adjustment Assistance Act of 2011 (P.L. 112-40). The provisions described in this section are authorized through 2013. In 2014, the program will revert to the more restrictive eligibility criteria and lower benefit levels specified by the Trade Act of 2002 (P.L. 107-210) for one calendar year before authorization for the program expires on December 31, 2014.

TAA is funded fully by the federal government. DOL receives a single appropriation that it then allocates to the program’s components. At the federal level, TAA is administered by and is part of the federal budget for DOL. Claims for TAA benefits by individual workers are administered by the state agencies under agreements and contracts with DOL.

Trade Readjustment Allowance (TRA) is an income support program available to TAA-eligible workers who are enrolled in eligible training programs who have exhausted their UC. A worker’s weekly TRA benefit equals his or her final UC benefit and begins the first week in which the worker is no longer entitled to UC. There are two stages of TRA:

- **Basic TRA** is available to workers who have exhausted UC and have either (1) enrolled in qualified training, (2) completed a qualified program, or (3) received a waiver from training. The total basic TRA benefit is equal to 52 times the worker’s weekly UC benefit level minus any UC benefits collected. Assuming a constant benefit level, UC and basic TRA combine to offer 52 weeks of income support. UC benefits offset TRA, so in cases where a worker is entitled to 52 or more weeks of UC, the worker will not collect any basic TRA benefits.

\(^{11}\) For more information on TAA, see CRS Report R42012, *Trade Adjustment Assistance (TAA) for Workers*, by Benjamin Collins.
• **Additional TRA** is available to workers who have exhausted basic TRA and are enrolled in an eligible training program. Workers can collect up to 65 weeks of additional TRA (for a total of 117 weeks of TRA) as long as they remain in an eligible training program. In cases where a worker has collected 117 weeks of TRA and is still enrolled in a training program that leads to a degree or industry-recognized credential, the worker may collect TRA for up to 13 more weeks (130 weeks total) if the worker will complete the training program during that time.

As is the case with basic TRA, UC benefits offset additional TRA. In cases where a worker is eligible for more than 52 weeks of UC, the worker’s additional TRA benefit will be reduced by the number of weeks beyond 52 that he or she collects UC.

According to DOL, approximately 28,000 individuals collected TRA in FY2010 at a cost of $93 million. DOL noted that eligibility for EUC08 and EB reduced the number of TRA participants and limited their time in the program. In FY2008, the last full year when EUC08 and EB were not widely available, TRA outlays were $523 million.

**Other TAA Benefits**

TAA-eligible workers may be provided with job training through the TAA. This assistance is discussed in the section below entitled “Trade Adjustment Assistance.”

TAA-certified workers who are unable to find employment in their local commuting area may be eligible for job search and relocation allowances. These programs are available at the states’ discretion and offer allowances that cover up to 90% of qualified job search or relocation costs up to $1,250 for each benefit.

Reemployment Trade Adjustment Assistance (RTAA) is a wage insurance program for TAA-certified workers aged 50 and over who secure reemployment at a lower wage than their certified jobs. RTAA is available to workers with a reemployment wage of less than $50,000 per year and provides a wage supplement equal to 50% of the difference between the worker’s reemployment wage and the wage at his or her certified job. Workers can be enrolled in RTAA for up to two years and can collect a maximum benefit of $10,000. RTAA was first established by the Trade Act of 2002 (P.L. 107-210) and was reauthorized along with the rest of the TAA program in October 2011.

**Disaster Unemployment Assistance**

The Disaster Unemployment Assistance (DUA) program provides monetary assistance to individuals unemployed as a direct result of a major disaster who are not eligible for regular UC benefits. DUA is funded through the Federal Emergency Management Agency (FEMA) and is administered by DOL through each state’s UC agency.

First created in 1970 through P.L. 91-606, DUA benefits are authorized by the Robert T. Stafford Disaster Relief and Emergency Relief Act (the Stafford Act), which authorizes the President to

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12 See CRS Report RS22022, *Disaster Unemployment Assistance (DUA)*, by Julie M. Whittaker, for details on the DUA program.
issue a major disaster declaration after state and local government resources have been overwhelmed by a natural catastrophe or, “regardless of cause, any fire, flood, or explosion in any part of the United States” (42 U.S.C. 5122(2)). On the basis of the request of the affected state’s governor, the President may declare that a major disaster exists. The declaration identifies the areas in the state eligible for assistance. The declaration of a major disaster provides the full range of disaster assistance available under the Stafford Act, including, but not limited to, the repair, replacement or reconstruction of public and non-profit facilities, cash grants for the personal needs of victims, housing, and unemployment assistance related to job loss from the disaster.

In FY2006, DUA benefit payments totaled $401 million. This was an atypical outlay and reflected the severity of the Hurricane Katrina disaster. DUA benefit payments totaled $9 million in FY2007, $7 million in FY2008, and $17.3 million in FY2009.13

Health Care Assistance for Unemployed Workers

Two federal laws may aid unemployed workers in the purchase of health insurance. The first, the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA), allows unemployed workers in certain circumstances to purchase continued health insurance coverage from their previous employers. The second, the Health Coverage Tax Credit (HCTC), allows certain TAA and RTAA participants to receive an advanceable and refundable tax credit for purchasing health insurance.

Consolidated Omnibus Budget Reconciliation Act of 1985 (P.L. 99-272)

Title X of COBRA14 requires certain employers who offer health insurance to continue to make coverage available for their former employees under certain circumstances. Congress approved the legislation to expand access to coverage at group rates to qualified employees and their families who are faced with loss of coverage due to certain events, including termination or reduction in hours of employment (for reasons other than gross misconduct). Although the law allows employers to charge 102% of the group plan premium, for some this can be less expensive than comparable coverage available in the individual insurance market.

COBRA coverage generally lasts 18 months but, depending on the circumstances, can last for longer periods. COBRA requirements also apply to self-insured firms. An employer must comply with COBRA even if it does not contribute to the health plan; it need only maintain such a plan to come under the statute’s continuation requirements. State and local workers are also covered by COBRA.

However, not all individuals who lose their jobs have access to COBRA. For example, firms with fewer than 20 employees are exempt from federal COBRA, but some states do have special programs for small employers. Additionally, firms that do not provide access to health insurance to current employees (including those that previously provided access but went out of business)

13 Data provided by the U.S. Department of Labor.
14 For more information on COBRA, see CRS Report R40142, Health Insurance Continuation Coverage Under COBRA, by Janet Kinzer.
are not required to provide access to COBRA coverage. Among those individuals with access to COBRA, the cost of the COBRA premiums may be prohibitive. Since most employers subsidize health insurance premiums for their workers, the 102% COBRA premium may not be affordable for the unemployed, especially when compared to unemployment compensation. In 2008, an average COBRA premium was about $400 per month for individual coverage ($4,798 annually) and $1,078 per month for family coverage ($12,934 annually). The average weekly unemployment benefits were $297 in 2008. When converted to a monthly basis of $1,237 a month, these premiums may consume a large share of one’s monthly unemployment benefits, especially for those purchasing family coverage. These premium costs are most likely the reason for low COBRA participation. According to surveys of the unemployed eligible for COBRA, the participation rate ranges from 18% to 26% (or about 1 in 4 workers).

Provisions in ARRA helped to mitigate the financial barriers of COBRA coverage to certain unemployed workers by providing COBRA premium subsidies of 65% to help the unemployed afford health insurance coverage from their former employers. The subsidy is provided in the form of a 65% credit that employers use to offset payroll taxes they would otherwise pay. Eligible individuals are to pay the remaining 35% of the premium. The subsidy is available for up to 15 months to those individuals who meet the income test and are involuntarily terminated on or after September 1, 2008, and before May 31, 2010. The subsidy is also available for qualifying affected federal workers and workers covered under state COBRA laws targeted to employers with less than 20 employees (often referred to as mini-COBRA laws).

The full subsidy is available for individuals whose modified adjusted gross income (AGI) during the tax year is no more than $125,000 for single filers (or $250,000 for joint filers). The subsidy is phased-out for higher income individuals with a reduced subsidy for individuals with modified AGI less than $145,000 for single filers (and $290,000 for joint filers). If individuals receive the subsidy and their income exceeds the levels specified above, the amount of the subsidy will be recaptured when they file their income taxes. To avoid recapture they may waive their rights to the subsidy and still enroll in COBRA and pay the full premium. However, waiving their right is a permanent decision, and they would not be allowed to take the subsidy in the future.

Health Coverage Tax Credit

TAA-certified workers receiving TRA, UI in lieu of TRA, or RTAA wage insurance may be eligible to for a Health Coverage Tax Credit (HCTC). The HCTC is a refundable, advanceable tax credit for eligible individuals who purchase qualified health insurance.

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15 CRS estimate based on data from Kaiser Family Foundation, *Worker and Employer Contributions for Premiums, Employer Health Benefits 2008 Annual Survey*.

16 CRS estimate based on average weekly unemployment compensation for 2008 of $297 from Department of Labor, Employment and Training Administration, *Unemployed Insurance Data Summary for 2008*.


19 Pension Benefit Guaranty Corporation (PBGC) payees who are at least 55 years old may also be eligible for the HCTC.

20 For more information on the HCTC, see CRS Report RL32620, *Health Coverage Tax Credit*, by Bernadette Fernandez.
The Trade Adjustment Assistance Extension Act of 2011 (P.L. 112-40) set the HCTC at 72.5% of qualified premium costs. The credit can be claimed when an eligible worker files his or her tax return or it can also be paid in advance to insurers, allowing workers to benefit before they file their tax returns. HCTC recipients cannot be enrolled in certain other health insurance, including Medicaid or employment-based insurance for which the employer pays at least half the cost, nor can they be entitled to Medicare.

TRA recipients can receive the HCTC for one month longer than they are eligible for TRA. RTAA recipients may receive the HCTC for two years. The HCTC program will expire on January 1, 2014. This expiration will coincide with the availability of new federal tax credits for health coverage under the Patient Protection and Affordable Care Act (P.L. 111-148).

Job Search Assistance for Unemployed Workers

Federal support for Americans seeking assistance to obtain, retain, or change employment is undertaken by a national system of local One-Stop Career Centers (One-Stops). One-Stops were established by law under the Workforce Investment Act of 1998 (WIA, P.L. 105-220), but had been encouraged by the DOL since it began awarding states One-Stop development grants in 1993. Although One-Stops bring together employment and training services of approximately 20 required partners, the central component of all One-Stops is a labor exchange system that is universally accessible to job seekers and employers. This labor exchange system is undertaken by the U.S. Employment Service (ES), first established by the Wagner-Peyser Act of 1933.

Wagner-Peyser Act of 1933

The Wagner-Peyser Act established the Employment Service\textsuperscript{21} as a system jointly operated by DOL and the state employment security agencies. The central mission of the ES is to facilitate the match between individuals seeking employment and employers seeking workers. Services are open to all without fees.

Employment Services

Local ES offices are known by many names, such as Employment Service, Job Service, One-Stop Career Center, and Workforce Development Center. These offices offer an array of services to job seekers and employers, including career counseling, job search workshops, labor market information, job listings, applicant screening, and referrals to job openings. States provide ES services through three tiers of service delivery: self-service, facilitated self-help, and staff-assisted. As the names of the tiers imply, progressively more active staff involvement is required as services range from internet job postings to career counseling.

Upon the establishment of the Unemployment Compensation program in 1935, ES offices also began to administer the UC “work test” requirements. These offices monitor UC claimants to ensure that they are able to work, available for work, and actively seeking work. For the recently

unemployed, the ES processes UC income support claims while helping the individual find new employment.

**Wagner-Peyser Act Funding**

Total funding for the Wagner-Peyser activities is $796.7 million for FY2010. These activities include grants to states, technical assistance and training/state workforce agencies retirement, and workforce information. Also, ARRA provided an additional $400 million for ES operations in FY2009.

**Job Training Assistance for Unemployed Workers**

The nation’s central workforce development legislation is the Workforce Investment Act of 1998 (WIA). In addition, the act established linkages between WIA training activities and three other populations targeted by federal programs: workers eligible for TAA, military veterans, and workers over the age of 55 covered under the Older Americans Act of 1965.\(^{22}\)

**Workforce Investment Act of 1998**

WIA includes titles that authorize programs for job training, adult education and literacy (the Adult Education and Family Literacy Act), vocational rehabilitation (the Rehabilitation Act of 1973), and the Employment Service (the Wagner-Peyser Act of 1933). Title I of WIA\(^ {23}\) provides employment and training services for unemployed and underemployed individuals through three state formula grant programs (adults, dislocated workers, and youth) and a number of national programs. WIA programs operate on a program year (PY) of July 1 to June 30. FY2010 appropriations fund programs from July 1, 2010, until June 30, 2011. Although WIA authorized funding through September 30, 2003, WIA programs continue to be funded through annual appropriations. Table 1 provides detailed national funding information for WIA Title I programs. The WIA programs are briefly described below.

**WIA State Formula Grant Programs for Job Training and Related Services**

The three formula grant programs for youth, adult, and dislocated workers provide funding for employment and training activities provided by the national system of One-Stop Career Centers. Statutory formulas distribute funds to states on the basis of measures of unemployment and poverty status for youth and adult allocations and unemployment measures only for dislocated worker allocations. States in turn distribute funds, again by formula, to local workforce investment boards.

\(^{22}\) Although not discussed here, it should be noted that other federal education and training programs provide support that could assist the unemployed in reaching career goals, even though these programs do not explicitly target an unemployed population (e.g., student financial assistance authorized under Title IV of the Higher Education Act of 1965 and the Lifetime Learning Credit).

\(^{23}\) For more information on WIA, see CRS Report R41135, *The Workforce Investment Act and the One-Stop Delivery System*, by David H. Bradley.
Employment Services for Adults

This formula grant funds employment and training services through a “sequential service” strategy to both unemployed and employed individuals ages 18 and older. Any individual may receive “core” services (e.g., job search assistance). To receive “intensive” services (e.g., individual career planning), an individual must have received core services and need intensive services to become employed or to obtain or retain employment that allows for self-sufficiency. To receive job training (e.g., occupational skills training), an individual must have received intensive training and need training services to become employed or to obtain or retain employment that allows for self-sufficiency. In FY2010, funding for state grants for adults is $862 million. Also, ARRA provided an additional $500 million for adult activities in PY2009.

Employment Services for Dislocated Workers

A majority (approximately 80%) of WIA dislocated worker funds are allocated by formula grants to states (which in turn allocate funds to local entities) to provide training and related services to individuals who have lost their jobs and are unlikely to return to those jobs or similar jobs in the same industry. The remainder of the appropriation is reserved by DOL for a National Reserve account, which in part provides for National Emergency Grants to states or entities (as specified under Section 173 of WIA). Grants under this section are for employment and training assistance to workers affected by major economic dislocations, such as plant closures or mass layoffs. In FY2010, funding for state grants for dislocated worker training activities is $1.2 billion and is $226 million for the National Reserve. Also, ARRA provided an additional $1.3 billion for state formula grants for dislocated workers and an additional $200 million for the National Reserve in PY2009.

Employment Services for Youth

This formula grant program provides training and related services to low-income youths aged 14-21 who face barriers to employment. Services prepare both in-school and out-of-school youth for employment and post-secondary education by linkages between academic and occupational learning. In FY2010, funding for state grants for youth activities is $924 million. Also, ARRA provided an additional $1.2 billion for youth activities in PY2009.

National Training Programs for Special Populations

WIA authorizes several national grant programs that provide training funds to targeted populations. Job Corps and programs for Native Americans and migrant and seasonal farm workers are generally found in all states.

Job Corps

This primarily residential job training program, first established in 1964, provides services to low-income individuals aged 16-24 primarily through contracts administered by DOL with corporations and nonprofit organizations. Currently, there are 123 Job Corps centers in 48 states, the District of Columbia, and Puerto Rico. A new center is scheduled to open in PY2010 (Wisconsin) and three additional centers are under construction, including the first centers in each
of the remaining two states, New Hampshire and Wyoming. In FY2010, funding for Job Corps is $1.7 billion. Also, Job Corps received an additional $250 million in the ARRA for PY2009.

Native Americans Program

This competitive grant program provides training and related services to low-income Indians, Alaska Natives, and Native Hawaiians through grants to Indian tribes and reservations and other Native American groups. In FY2010, funding for the Native Americans program is $52.8 million.

Migrant and Seasonal Farmworker Program

This competitive grant program provides training and related services, including technical assistance, to disadvantaged migrant and seasonal farmworkers and their dependents through discretionary grants awarded to public, private, and nonprofit organizations. This program is also referred to as the National Farmworker Jobs Program and is funded in FY2010 at $84.6 million.

Other Targeted Competitive Grant Programs

Additional competitive grant programs are specified in either the WIA legislation itself or in appropriations language for WIA.

Veterans’ Workforce Investment Program

This program provides training and related services to veterans through competitive grants to states and nonprofit organizations. It has been administered by DOL’s Veterans’ Employment and Training Service since FY2001. In FY2010, funding for the Veterans’ Workforce Investment Program is $9.6 million.

Green Jobs Innovation Fund

Authorized under Section 171 of WIA, this competitive grant program will fund a variety of entities to train individuals to work in green occupations and sectors and to provide access to green career pathways. The approaches to training that DOL’s Employment and Training Administration (ETA) is likely to pursue will be based on the experiences of the various ARRA competitive grantees for energy efficiency and renewable energy activities and may include apprenticeship programs, career pathways programs, and targeted programs for individuals with multiple barriers to employment. In FY2010, funding for the Green Jobs Innovation Fund is $40 million.

Workforce Data Quality Initiative

Authorized under Section 171 of WIA, this competitive grant program will provide resources to up to 12 states to implement the Workforce Data Quality Initiative (WDQI), which is a joint initiative started in FY2010 between ETA and the U.S. Department of Education (ED). The WDQI is intended to enable state workforce agencies to build longitudinal data systems to merge workforce and education data. The WDQI complements the ARRA-funded State Longitudinal Data System program in the ED. In FY2010, funding for the WDQI is $12.5 million.
Ex-Offender Reintegration

This competitive grant program combines two previous demonstration projects, the Prisoner Reentry Initiative (PRI) and the Responsible Reintegration of Youthful Offenders (RRYO). PRI, which was first funded in FY2005, supports faith-based and community organizations that help recently released prisoners find work when they return to their communities. RRYO, first funded in FY2000, supports projects that serve young offenders and youth at risk of becoming involved in the juvenile justice system. In FY2008, the Reintegration of Ex-Offenders program combined the PRI and RRYO into a single funding stream. In FY2010, funding for this single program is $108 million.

Community-Based Job Training Grants/Career Pathways Innovation Fund

This competitive grant program, also known as the Community College Initiative, funds entities to strengthen the capacity of community colleges to train workers in the skills required to succeed in high-growth, high-demand industries. Community-Based Job Training (CBJT) grants were first funded in FY2005, with funds drawn from the Dislocated Worker National Reserve. The Consolidated Appropriations Act, 2010 (P.L. 111-117) changed the name of this program to the Career Pathways Innovation Fund but the purpose remains the same as the CBJT program. In addition, P.L. 111-117 changed the source of funding for the Career Pathways Innovation Fund from the Dislocated Workers’ National Reserve fund to a separate budget line within DOLETA. In FY2010, funding for the Career Pathways Innovation Fund is $125 million. The Administration’s FY2011 budget proposal does not include a request for this program.

YouthBuild

This competitive grant program funds projects that provide education and construction skills training for disadvantaged youth. Since its inception in 1992, the program was administered by the Department of Housing and Urban Development, but was moved to DOL by the YouthBuild Transfer Act (P.L. 109-281), effective FY2007. Participating youth gain work experience, job training, education (a GED or preparation for secondary education), and leadership development by working to rehabilitate and construct housing for homeless and low-income families. Funding in FY2010 for YouthBuild is $102.5 million and the program received an additional $50 million in funding through the ARRA in PY2009.

Workforce Investment Act Funding

Appropriations for WIA totaled $5.5 billion in FY2010. From that amount, nearly $3.0 billion was allotted to states through programmatic formula grants. These dollars flow through the state workforce investment board and then, by formula, to local boards to serve as the central funding for One-Stop centers. Although unemployed persons are the target population for WIA Title I programs, particularly for training, currently employed individuals also benefit from many WIA services. Table 1 provides program-by-program funding information for FY2010.
Table 1. Workforce Investment Act Title I FY2010 Appropriations

<table>
<thead>
<tr>
<th>Program</th>
<th>FY2010 Appropriation ($ millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>WIA Grand Total</td>
<td>5,545.0</td>
</tr>
<tr>
<td>Adult Activities</td>
<td>861.5</td>
</tr>
<tr>
<td>Dislocated Worker Activities</td>
<td>1,413.0</td>
</tr>
<tr>
<td>Youth Activities</td>
<td>924.0</td>
</tr>
<tr>
<td>Job Corps</td>
<td>1,708.2</td>
</tr>
<tr>
<td>Native Americans</td>
<td>52.8</td>
</tr>
<tr>
<td>Migrant and Seasonal Farmworkers</td>
<td>84.6</td>
</tr>
<tr>
<td>Veterans' Workforce Investment</td>
<td>9.6</td>
</tr>
<tr>
<td>Ex-Offender Activities</td>
<td>108.5</td>
</tr>
<tr>
<td>YouthBuild</td>
<td>102.5</td>
</tr>
<tr>
<td>Career Pathways Innovation Fund</td>
<td>125.0</td>
</tr>
<tr>
<td>Workforce Data Quality Initiative</td>
<td>12.5</td>
</tr>
<tr>
<td>Green Jobs Innovation Fund</td>
<td>40.0</td>
</tr>
<tr>
<td>Pilots, Demonstrations, and Research</td>
<td>93.5</td>
</tr>
<tr>
<td>Evaluation</td>
<td>9.6</td>
</tr>
</tbody>
</table>

Source: Table compiled by CRS from the Consolidated Appropriations Act, 2010 (P.L. 111-117).

Note: Total for Job Corps includes construction, operations, and administration.

Targeted Federal Job Training Activities: Trade Adjustment Assistance and Community Service Employment for Older Americans

As discussed above, the WIA statute mandates connections between the nation’s One-Stop system and a number of other employment, education, and social service programs. Two of these One-Stop partners also specifically fund employment and training activities for their particular populations: workers affected by trade-related layoffs and low-income older Americans.

Trade Adjustment Assistance Training

TAA funds qualified training for certified workers. TAA training is authorized by the Trade Act of 1974 (P.L. 93-618), as amended, as is the TRA program described above. To receive TAA benefits, separated workers must have lost their jobs due to import competition or shifts to overseas production.

TAA training is funded out of the reemployment services funding that is annually allocated to each state. Under the 2011 reauthorization (P.L. 112-40), $575 million is distributed using a formula that considers the number of recent TAA-certified individuals in a state and the local cost of providing training. In addition to training activities, states must fund administrative activities and case management out of their reemployment services allocation.
At the individual level, TAA training can consist of a variety of government or private training programs. There is no statutory maximum training benefit, though the law specifies that training must be “available at a reasonable cost.” The maximum duration of training is determined by DOL and typically coincides with the statutory maximum duration of TRA. Under the 2011 reauthorization, the maximum duration of TRA is 117 weeks for all workers and 130 weeks under certain conditions.

Older workers who opt for the RTAA program and work full-time may not receive training assistance. RTAA participants that work more than 20 hours per week but less than full-time are required to be enrolled in a training program to receive the RTAA wage supplements.

**Community Service Employment for Older Americans**

Title V of the Older Americans Act of 1965 (OAA; P.L. 89-73, as amended) authorizes the Community Service Employment for Older Americans (CSEOA) program, also known as the Senior Community Service Employment Program (SCSEP). Administered by DOL, its purpose is to promote part-time employment opportunities in community service for unemployed low-income persons aged 55 or older and who have poor employment prospects. The program is the primary job creation program for adults since the elimination of public service employment previously authorized under WIA’s predecessor legislation. While CSEOA aims to move participants into subsidized employment, it also recognizes that older people who have special needs may need to remain in subsidized employment. The program also supplements the income for some workers who cannot find jobs in the private economy.

For FY2010, CSEOA funding of $825.4 million represented 35% of OAA funds. These funds are awarded to both states and national sponsor organizations.

**Employer Education Assistance**

Education assistance from employers generally must be included in employee’s gross income for federal income tax purposes. However, Section 127 of the Internal Revenue Code allows up to $5,250 in tuition reimbursements and other forms of education assistance (e.g., payments for books, supplies, and equipment) to be exempt from income and employment taxes even if the education does not qualify as a deductible business expense (e.g., even if the education is not job-related).

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24 Eligible programs include but are not limited to employer-based training, any training program provided by a state under Title I of the Workforce Investment Act of 1998, any program of remedial education, any program of prerequisite education or coursework required to enroll in an approved training program, any training program or coursework at an accredited institution of higher education, or any other training program approved by the Secretary of Labor. See 19 U.S.C. § 2296(a)(5) for legislative language.

25 See 19 CFR 2296(a)(1)(f). This terminology is defined more specifically in 20 CFR 617.22(a)(6)(ii).

26 For more information on CSEOA, see CRS Report RL33880, Funding for the Older Americans Act and Other Administration on Aging Programs, by Angela Napili and Kirsten J. Colello, and U.S. Department of Labor, Senior Community Service Employment Program, http://www.doleta.gov/seniors/.

27 Participants’ incomes must be no greater than 125% of the federal poverty guidelines. Enrollees work part-time in a variety of community service jobs, such as in day care centers, libraries, schools, and hospitals, as well as “green” assignments such as recycling and tree planting.

28 For more information on the tax treatment of employer education assistance, see CRS Report RS22911, Tax (continued...)
The temporary tax provision is currently authorized through December 30, 2012, by P.L. 111-312. The Joint Committee on Taxation estimated that the tax expenditure attributable to the Section 127 exclusion would be approximately $4.5 billion in FY2010-FY2014.

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(...)continued

Treatment of Employer Educational Assistance for the Benefit of Employees, by Linda Levine.