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Current Law and Selected Proposals Extending Unemployment Compensation

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Current Law and Selected Proposals Extending Unemployment Compensation

Abstract

[Excerpt] This report examines recent proposals that would create a new temporary extension of unemployment compensation. The recent proposals to temporarily extend the duration of Unemployment Compensation (UC) include the proposal in the Senate Committee on Finance Report of the Economic Stimulus Act of 2008 dated January 30, 2008, H.R. 4934, S. 2544, H.R. 5688, and H.R. 5749. Only sections in the proposals that relate to the extension of unemployment benefits are detailed. Thus, only portions of H.R. 4934 (Title I-Emergency Unemployment Compensation and Title II-Increased Unemployment Benefits) and the Senate Committee on Finance proposal (Title I-Temporary Extended Unemployment Compensation) that directly relate to extending the duration of unemployment benefits are included. Matters concerning fraud and overpayments are not discussed.

Keywords

unemployment compensation, public policy, Congress, unemployment, benefits

Comments

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Current Law and Selected Proposals Extending Unemployment Compensation

April 24, 2008

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Summary


Only sections in the proposals that relate to the extension of unemployment benefits are detailed. Thus, only portions of H.R. 4934 (Title I-Emergency Unemployment Compensation and Title II-Increased Unemployment Benefits) and the Senate Committee on Finance proposal (Title I-Temporary Extended Unemployment Compensation) that directly relate to extending the duration of unemployment benefits are included. Matters concerning fraud and overpayments are not discussed.
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Current Law and Selected Proposals Extending Unemployment Compensation

Introduction

This report examines recent proposals that would create a new temporary extension of unemployment compensation. The recent proposals to temporarily extend the duration of Unemployment Compensation (UC) include the proposal in the Senate Committee on Finance Report of the Economic Stimulus Act of 2008 dated January 30, 2008,1 H.R. 4934, S. 2544, H.R. 5688, and H.R. 5749.2

Only sections in the proposals that relate to the extension of unemployment benefits are detailed. Thus, only portions of H.R. 4934 (Title I- Emergency Unemployment Compensation and Title II-Increased Unemployment Benefits) and the Senate Committee on Finance proposal (Title I-Temporary Extended Unemployment Compensation) that directly relate to extending the duration of unemployment benefits are included. Matters concerning fraud and overpayments are not discussed.

Current Law

The Unemployment Compensation (UC) program, funded by both federal and state payroll taxes, pays benefits to covered workers who become involuntarily unemployed for economic reasons and meet state-established eligibility rules. Federal administration of UC is under the purview of the U.S. Department of Labor (DOL). Federal law sets broad rules that the 53 state programs must follow.3

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1 This proposal was downloaded on April 8, 2008, from [http://www.senate.gov/~finance/sitepages/leg/LEG%202008/FINAL%20Original%20Bill.pdf].

2 For a detailed summary on how Congress has acted to extend unemployment benefits during economic recessions, see CRS Report RL34340, Extending Unemployment Compensation Benefits During Recessions, by Julie M. Whittaker.

3 For details on the Unemployment Compensation (UC) program and other unemployment benefits see CRS Report RL33362, Unemployment Insurance: Available Unemployment Benefits and Legislative Activity, by Julie M. Whittaker.
The Extended Benefit (EB) Program

The EB program, established by P.L. 91-373 (26 U.S.C. 3304), may extend UC benefits at the state level if certain economic conditions exist within the state. Although the EB program is not currently active in any state, it — like the UC program — is permanently authorized. The EB program is triggered when a state’s insured unemployment rate (IUR) or total unemployment rate (TUR) reaches certain levels.\(^4\) All states must pay up to 13 weeks of EB if the IUR for the previous 13 weeks is at least 5% and is 120% of the average rate for the same 13-week period in each of the previous 2 years. There are two other thresholds that states may choose. (States may choose one, both, or neither option). Under these options, the state 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-weeks in either of the previous two years; or an additional 20 weeks of benefits if the state’s TUR is at least 8% and is at least 110% of the state’s average TUR for the same 13 weeks in either of the previous two years.

Beyond the regular UC benefit eligibility requirements, eligibility for EB benefits requires that individuals must have 20 weeks of full-time insured employment or its equivalent.

Financing Unemployment Benefits

UC benefits are financed through employer taxes. The federal taxes on employers are under the authority of the Federal Unemployment Tax Act (FUTA), and the state taxes are under the authority given by the State Unemployment Tax Acts (SUTA). These taxes are deposited in the appropriate accounts within the U.S. Treasury’s Unemployment Trust Fund (UTF).

\(^4\) The TUR is essentially a version of the seasonally adjusted unemployment rate published by the Bureau of Labor Statistics. That is, the ratio of the total number of unemployed persons divided by the total number of employed and unemployed persons. The IUR is the ratio of all workers currently receiving regular UC benefits to the total UC-covered workforce. The IUR is based on UC program data collected by the states and compiled by the Employment and Training Administration. 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 categories of workers. In addition to those unemployed workers whose last jobs were in excluded employment, the IUR excludes the following: those who have exhausted their UC benefits, new entrants or reentrants to the labor force, disqualified workers whose unemployment resulted from their own actions rather than from economic conditions, and eligible unemployed persons who do not file for benefits.
The federal tax pays for both federal and state administrative costs, the federal share of the extended benefit (EB) program (50%), loans to insolvent state UC accounts, and state employment services. The state tax pays for the regular UC benefit and the state share of the EB program (50%).

Extending Unemployment Compensation Proposals

Temporary Extension of Unemployment Benefits

In general, these proposals would entitle certain unemployed individuals to temporary extended unemployment benefits that are not available under current law and would expire in approximately one year. Table 1 provides a summary of each of these proposals.

All proposals would require that workers had exhausted all rights to regular UC benefits. All proposals have some type of “look-back” provision where workers who had exhausted UC benefits (generally around one year previous to the proposal) may be eligible for the temporary benefit. At the program’s termination, all workers who were currently receiving the extended benefit would receive their full weeks of entitlement; those workers who exhausted UC benefits after the termination would not be eligible for the temporary extension.

The base level of benefit ranges from 13 weeks (the Senate Committee on Finance proposal, H.R. 4934, H.R. 5749) to 20 weeks (S. 2544). An exception is H.R. 5688, which requires states to select various state-level triggers and then meet certain economic conditions.

All proposals, with the exception of H.R. 4934, have some type of mechanism to declare certain states to be in a period of high unemployment based on certain unemployment statistics. Workers in those high unemployment states would then be eligible for an additional extension of unemployment benefits.

How the Benefit Triggers On

The Senate Committee on Finance proposal, S. 2544, and H.R. 5749 would all create a national entitlement of additional unemployment benefits upon enactment. H.R. 4934 would trigger a new national entitlement on the first day of the first month where the change in unemployed persons as compared to the previous year exceeds one million (this occurred in March 2008). H.R. 5688 would trigger solely on a state basis as determined by certain unemployment statistics detailed in Table 1 (as of this writing no state would qualify).
Financing

Most proposals would finance the temporary extension of unemployment benefits through the federal accounts within the UTF (100% federally funded). H.R. 5688 would fund 50% up to 100% of the additional benefits through the federal accounts within the UTF. Table 1 details the conditions H.R. 5688 requires for its funding level.
Table 1: Current Law and Selected Comparisons of Proposals Temporarily Extending Unemployment Benefits

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<td>Eligibility</td>
<td>Exhausted regular UC benefits. Benefit year must have ended on or after EB program is triggered. (Unemployed workers who had filed for UC benefits up to one year before the EB program “triggered on” in the state and had exhausted regular UC benefits may be eligible for EB.) Beyond requirements for regular UC benefits, the beneficiary must have 20 weeks of full-time insured employment or its equivalent.</td>
<td>Exhausted regular UC benefits. Benefit year ended on or after February 1, 2007. (Unemployed workers who had filed for benefits after February 1, 2006 and had exhausted benefits may be eligible for temporary extended UC.) Beyond requirements for regular UC benefits, the beneficiary must have 20 weeks of full-time insured employment or its equivalent.</td>
<td>Exhausted regular UC benefits. Benefit year ended on or after March 1, 2007.</td>
<td>Exhausted regular UC benefits. The bill would reach back to those workers who had filed an initial regular UC claim on or after the 12-month period before enactment.</td>
<td>Exhausted regular UC benefits. Benefit year ended on or after July 1, 2007.</td>
<td>Exhausted regular UC benefits. Benefit year ended on or after May 1, 2007.</td>
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<td>Potential duration</td>
<td><strong>Up to 20 weeks</strong> for certain high unemployment states, or <strong>Up to 13 weeks</strong> for other states meeting other definitions of high unemployment, or <strong>0 weeks</strong> otherwise.</td>
<td><strong>Up to 26 weeks</strong> for certain high unemployment states, or <strong>Up to 13 weeks</strong> otherwise.</td>
<td><strong>Up to 26 weeks</strong> if national trigger has been met.</td>
<td><strong>Up to 33 weeks</strong> for certain high unemployment states, or <strong>Up to 20 weeks</strong> otherwise.</td>
<td><strong>Up to 26 weeks</strong> for certain high unemployment states that have opted for all three triggers, or <strong>Up to 21 weeks</strong> for those high unemployment states that have opted for both Tier II and Tier III triggers, or <strong>Up to 13 weeks</strong> for those high unemployment states that have opted for solely Tier III triggers, or <strong>Up to 8 weeks</strong> for those states meeting different definitions of high unemployment and have opted for the Tier II trigger, or <strong>Up to 5 weeks</strong> for other states meeting different definitions of high unemployment and have opted for Tier I trigger, or <strong>0 weeks</strong> otherwise.</td>
<td><strong>Up to 26 weeks</strong> for certain high unemployment states, or <strong>Up to 13 weeks</strong> otherwise.</td>
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(Triggers are explained in detail in the cell on the following page.)
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<td>Federal and state triggers to begin program</td>
<td>The EB program is triggered when a state’s insured unemployment rate (IUR) or total unemployment rate (TUR) reaches certain levels. All states pay up to 13 weeks of EB if the state’s 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 2 previous years. Two other optional thresholds exist. (States may choose one, both, or neither). If chosen, the state would provide: 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-weeks in either of the previous 2 years; or, in a “high unemployment period,” an additional 20 weeks of benefits if the TUR is at least 8% and is at least 110% of the state’s average TUR for the same 13 weeks in either of the previous two years.</td>
<td>All states have at least 13 weeks. If the state is in an EB period or if the state’s TUR &gt;=6.5% or if the state’s IUR&gt;=4% and is 120% of the average of the rates for the same 13-week period in each of the 2 previous years, then the duration is increased by 13 weeks.</td>
<td>The first day of the first month following any month in which the number of unemployed persons age 16 or older as compared to the same month of the previous year exceeds one million.</td>
<td>All states have at least 20 weeks. If the state is in an EB period or if the state’s TUR &gt;=6.5% then the duration is increased by 13 weeks.</td>
<td>In order to be eligible for benefits states must change state law to elect one, two, or three (or none) of the options. If a state chooses all three options, up to 26 weeks of benefits may be available. Tier I: Up to 5 weeks, if state TUR &gt;=6.0% and is at least 110% of the state’s average TUR for the same 13-weeks in either of the previous 2 years; or, the IUR &gt;=4% and is 120% of the average of the rates for the same 13-week period in each of the 2 previous years; or Tier II: Up to 8 weeks, if state TUR &gt;=6.3% and is at least 110% of the state’s average TUR for the same 13-weeks in either of the previous 2 years; or, the TUR &gt;=5% and is 120% of the average of the rates for the same 13-week period in each of the 2 previous years; or Tier III: Up to 13 weeks, if state’s TUR &gt;=6.5% and is at least 110% of the state’s average TUR for the same 13-weeks in either of the previous 2 years; or, the TUR is 5% and is 120% of the average of the rates for the same 13-week period in each of the 2 previous years; or 0 weeks otherwise.</td>
<td>All states have at least 13 weeks. If the state is in an EB period or if the state’s TUR &gt;=6% or the state’s IUR&gt;=4% then the duration is increased by 13 weeks.</td>
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<td>Other additions to basic benefit or extended benefit</td>
<td>Not Applicable. EB payments are identical to regular UC benefit levels.</td>
<td>None.</td>
<td>Section 201. Federal-State Agreements for Increased Unemployment Benefits would supplement regular and emergency UC with an additional $50/week. Other sections of the bill would have incentives for states to expand UC benefit eligibility. Incentive payments would be up to $7 billion.</td>
<td>None.</td>
<td>None.</td>
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<td>Financing structure</td>
<td>The federal unemployment tax on employers, among other things, pays the federal share (50%) of the extended benefit (EB) program. State unemployment taxes on employers pay for 100% of the regular UC benefit and 50% of the EB benefit.</td>
<td>100% federally financed. Appropriates federal UTF funds as may be necessary for states in the administration of benefit.</td>
<td>100% federally financed (both the emergency UC and the additional $50/week). Appropriates federal UTF funds as may be necessary for states in the administration of benefit.</td>
<td>100% federally financed (both the emergency UC and the additional $50/week). Appropriates federal UTF funds as may be necessary for states in the administration of benefit.</td>
<td>If a state has opted for solely the Tier III trigger: 13-weeks 100% federally financed. If a state has opted for the Tier II and Tier III triggers: First 8-weeks: 75% federally financed. Final 13-weeks: 100% federally financed. If a state has opted for all three triggers: First 5 weeks: 50% federally financed. Following 8 weeks: 75% federally financed. Final 13 weeks: 100% federally financed. Appropriates federal UTF funds as may be necessary for states in the administration of benefit.</td>
<td>100% federally financed. Appropriates federal UTF funds as may be necessary for states in the administration of benefit.</td>
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<td>UC benefits are financed through employer taxes. The federal taxes on employers are under the authority of the Federal Unemployment Tax Act (FUTA), and the state taxes are under the authority given by the State Unemployment Tax Acts (SUTA). These taxes are deposited in the appropriate accounts within the U.S. Treasury’s Unemployment Trust Fund (UTF).</td>
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<td>Cost estimates</td>
<td>DOL actuarial estimates for the federal share of EB payments in FY2008 are less than $5 million.</td>
<td>The Congressional Budget Office (CBO) estimated that the UC provisions in the Senate Finance bill would have a net cost of $13.9 billion from 2008 through 2013.</td>
<td>No published CBO estimate.</td>
<td>No published CBO estimate.</td>
<td>No published CBO estimate.</td>
<td>CBO estimates that the net effect of unemployment provisions on direct spending would total $12.8 billion from 2008-2013.</td>
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