



**Congressional
Research Service**

Informing the legislative debate since 1914

Unemployment Insurance: Consequences of Changes in State Unemployment Compensation Laws

Katelin P. Isaacs

Specialist in Income Security

Updated October 23, 2019

Congressional Research Service

7-....

www.crs.gov

R41859

Summary

This report analyzes recent changes to state Unemployment Compensation (UC) programs. Two categories of UC state law issues are considered: (1) changes in the duration of state UC unemployment benefits, and (2) changes in the UC weekly benefit amount.

In recent years, some states have enacted legislation to decrease the maximum number of weeks of regular state UC benefits. Until 2011, all states paid at least up to 26 weeks of UC benefits to eligible, unemployed individuals. In 2011, however, six states passed legislation to decrease their maximum UC benefit durations: Arkansas, Florida, Illinois (only for calendar year 2012), Michigan, Missouri, and South Carolina. In 2012, Georgia also passed legislation to decrease the maximum UC benefit duration. In 2013, Kansas and North Carolina enacted similar legislation. Subsequently, in 2015, Arkansas and Missouri enacted additional state laws to further reduce their maximum UC durations. In the case of Missouri, however, the Missouri Supreme Court found the 2015 law unconstitutional; therefore, this further UC duration reduction is not in effect. In 2016, Idaho reduced its maximum UC duration. Arkansas passed a third reduction in its maximum UC duration in 2017. Finally, in 2019, Alabama reduced its maximum UC duration, effective January 1, 2020. As a result of these state law changes, depending on state unemployment, the shortest potential UC maximum duration is currently 12 weeks (in Florida and North Carolina), compared with 26 weeks prior to 2011.

Changes in state UC benefit duration have consequences for the duration of federal unemployment benefits that may be available to unemployed workers, including Extended Benefits (EB) and benefits from the now-expired Emergency Unemployment Compensation (EUC08) program. Because state UC benefit duration is an underlying factor in the calculation of duration for additional federal unemployment benefits, reducing UC maximum duration also reduces the number of weeks available to unemployed workers in the federal extended unemployment programs (including EUC08, which is now expired, and EB).

Prior to the EUC08 program's expiration on December 28, 2013 (December 29, 2013, in New York), states were temporarily subject to a *nonreduction rule* (under P.L. 111-205, as amended), which made the availability of federally financed EUC08 benefits contingent on not actively changing the state's method of calculating UC benefits, if it would have decreased weekly benefit amounts. Some states, however, make automatic adjustments to weekly benefit amounts under existing state law. Consequently, when these states experience certain conditions, such as a decrease in the average weekly wage used in the automatic adjustment calculation, their maximum weekly UC benefit amount may have been decreased without having violated the now-expired nonreduction rule. P.L. 112-96 provided a specific exception to the nonreduction rule in the case of state legislation enacted before March 1, 2012. In February 2013, North Carolina enacted legislation that actively reduced UC weekly benefit amount calculations beginning in July 2013. Due to this violation of the nonreduction rule, EUC08 benefits were no longer available in North Carolina, effective June 29, 2013. All EUC08 benefits expired as of the week ending on or before January 1, 2014 (i.e., December 28, 2013; or December 29, 2013, in New York State). Any reduction to the UC weekly benefit amount also translates into reduced EB weekly benefit amounts (and EUC08 benefit amounts when the program was authorized).

Overall, the two types of changes to state UC laws and programs have consequences for the duration and amount of federal unemployment benefits. This report describes these changes and analyzes their consequences for UC, EUC08 (when it was authorized), and EB benefits. It will be updated, as needed, to reflect additional state UC changes.

Contents

Introduction	1
Overview of Unemployment Benefits.....	1
Unemployment Compensation Program	2
Maximum UC Benefit Duration	2
Emergency Unemployment Compensation Program (now expired).....	2
Extended Benefit Program	3
Recent State UC Financial Stress	4
UC Program Integrity	5
State Law Changes to UC Benefit Duration.....	7
Consequences of Reduced UC Benefit Duration for Federal Unemployment Programs.....	12
Calculation of Benefit Duration for EUC08 Tiers (when EUC08 was authorized).....	12
Calculation of Benefit Duration for EB Payable Periods	13
States with Reduced Weekly Benefit Amounts	21

Tables

Table 1. States with Unemployment Compensation (UC) Law Changes That Decrease Benefit Duration	9
Table 2. Adjusted Maximum EUC08 (when authorized) and EB Benefit Duration Resulting from Changes to State Maximum UC Benefit Duration	15

Contacts

Author Contact Information	22
----------------------------------	----

Introduction

Many states have enacted changes to their Unemployment Compensation (UC) programs in recent years. These changes may be a reaction to state UC financial stress, caused by the most recent recession (December 2007-June 2009), as well as a response to concerns about UC program integrity. In general, these states have been attempting to reduce the costs of UC benefits, which are financed through state taxes on employers. This reduction in state UC benefit spending may be achieved through two significant types of state UC changes: (1) a reduction in the duration of state UC employment benefits and (2) a reduction in the state UC weekly benefit amount.

This report first provides a brief overview of the unemployment compensation programs and benefits that may be available to eligible, unemployed individuals. It also analyzes the recent state UC financial stress and concerns about UC program integrity as context for state law changes. Next, the two categories of UC state law issues are discussed:

1. changes in the duration of state UC unemployment benefits and
2. changes in the maximum UC weekly benefit amount.

Overview of Unemployment Benefits

Several unemployment insurance (UI) programs may provide benefits to unemployed workers. When eligible workers lose their jobs, the UC program may provide up to 26 weeks of income support through the payment of regular state UC benefits.¹ These UC benefits may be extended by the permanent-law Extended Benefits (EB) program, which may provide up to 13 or 20 weeks of additional unemployment benefits if certain economic situations exist within the state.² Until its expiration the week ending on or before January 1, 2014 (i.e., December 28, 2013; or December 29, 2013, in New York State), the temporary Emergency Unemployment Compensation (EUC08) program also provided up to four tiers of additional weeks of unemployment benefits to certain workers who had exhausted their rights to UC benefits in states with high unemployment.³

Provided below is a brief description of the benefits available through these three UI programs: UC, EUC08 (when it was authorized), and EB. For detailed information on UI programs, including more details on the financing of unemployment benefit, see CRS Report RL33362, *Unemployment Insurance: Programs and Benefits*. For more details on the structure of (now-

¹ Or, in the case of the states described in the report section on “State Law Changes to UC Benefit Duration,” UC currently pays fewer than up to 26 weeks. Additionally, the maximum UC duration is 28 weeks in Montana and 30 weeks (if local economic conditions are met) in Massachusetts. When EB benefits are available in Montana, the total duration of UC and EB is capped at either 39 weeks (26 + 13) or 46 weeks (26 + 20). When EB benefits are available in Massachusetts, the maximum duration of UC benefits is capped at 26 weeks.

² See report section on “Calculation of Benefit Duration for EB Payable Periods” for the calculation of EB benefit durations in states that have reduced regular UC benefit duration.

³ See report section on “Calculation of Benefit Duration for EUC08 Tiers” for the calculation of EUC08 benefit durations prior to EUC08 expiration in states with reduced regular UC benefit durations. In states without UC duration reductions, up to 47 weeks of total EUC08 benefits were generally available prior to EUC08 expiration in certain states with high unemployment. For more details on the structure and prior availability of EUC08 benefits, see CRS Report R42444, *Emergency Unemployment Compensation (EUC08): Status of Benefits Prior to Expiration*.

expired) EUC08 benefits, see CRS Report R42444, *Emergency Unemployment Compensation (EUC08): Status of Benefits Prior to Expiration*.

Unemployment Compensation Program

Authorized by the Social Security Act of 1935 (SSA; P.L. 74-271), UC is a joint federal-state program that provides unemployment benefits to eligible individuals. Although federal laws and regulations provide broad guidelines on UC benefit coverage, eligibility, and benefit determination, the specifics regarding UC benefits are determined by each state. This results in essentially 53 different programs.⁴ Generally, UC eligibility is based on attaining qualified wages and employment in covered work over a 12-month period (called a base period) prior to unemployment. All states require a worker to have earned a certain amount of wages or to have worked for a certain period of time (or both) within the base period to be monetarily eligible to receive any UC benefits. The methods states use to determine monetary eligibility vary greatly. Most state benefit formulas replace approximately half of a claimant's average weekly wage up to a weekly maximum. State taxes paid by employers on UC-covered wages finance UC benefits.

Maximum UC Benefit Duration

Until the recent state law changes described in this report, UC programs had been paying unemployment benefits for a maximum duration of 26 weeks. The only exceptions to the 26 week UC benefit maximum prior to these recent state law changes had been two states that provided more than 26 weeks of UC benefits (Montana: up to 28 weeks; Massachusetts: up to 30 weeks, depending on local economic conditions).⁵ There is nothing in federal law, however, that requires states to set their UC benefit duration maximum at 26 weeks. Thus, states have the discretion to offer fewer than 26 weeks as the maximum as well as to set their own higher UC benefit durations via their state UC laws. In the early decades of the UC program, there was more variation in the maximum duration of UC benefits across states, which also tended to be lower than 26 weeks. Yet since the 1960s—and until the 2011 state law changes—all states had chosen to provide up to at least 26 weeks of UC benefits to eligible individuals.⁶

Emergency Unemployment Compensation Program (now expired)

On June 30, 2008, the Supplemental Appropriations Act of 2008 (P.L. 110-252) created a new temporary, federally financed unemployment insurance program, the EUC08 program. EUC08 was the eighth federal temporary program that Congress created to extend the number of potential weeks of UC available to eligible, unemployed individuals during an economic slowdown.⁷ While it was authorized, state UC agencies administered the EUC08 benefit along with regular

⁴ The District of Columbia, Puerto Rico, and the Virgin Islands are considered to be states in UC law.

⁵ When EB benefits are available in Montana, the total duration of UC and EB is capped at either 39 weeks (26 + 13) or 46 weeks (26 + 20). When EB benefits are available in Massachusetts, the maximum duration of UC benefits is capped at 26 weeks.

⁶ Puerto Rico is an exception to this pattern of state convergence on 26 weeks as the maximum UC benefit duration in the 1960s. When it originally entered the federal-state UC system in 1961, Puerto Rico provided a lower maximum UC benefit duration (i.e., up to 16 weeks in 1961 and then up to 20 weeks for most of the 1970-1990 period). Puerto Rico did not provide up to 26 weeks of UC benefits until 1991. For more information on state UC benefit duration, including changes over time, see DOL's "Significant Provisions of State UI Laws," available at <https://workforcsecurity.doleta.gov/unemploy/statelaws.asp#sigprouilaws>.

⁷ The other programs became effective in 1958, 1961, 1972, 1975, 1982, 1991, and 2002. See CRS Report RL34340, *Extending Unemployment Compensation Benefits During Recessions*, by Julie M. Whittaker and Katelin P. Isaacs.

UC benefits. Prior to expiration, EUC08 benefits were financed with general revenue from the U.S. Treasury.

The authorization for this program expired the week ending on or before January 1, 2014 (December 28, 2013; December 29, 2013, for New York).⁸ There was no grandfathering of any EUC08 benefit after that date. Therefore, no EUC08 benefits are currently available.⁹

Prior to program expiration, the EUC08 benefit amount was equal to the eligible individual's weekly regular UC benefits; the following four tiers of EUC08 benefits were available:

- **Tier I** was available in all states (except North Carolina),¹⁰ up to 14 weeks.
- **Tier II** was available in states with a Total Unemployment Rate (TUR) of at least 6% (not available in North Carolina), up to 14 weeks.¹¹
- **Tier III** was available in states with a TUR of at least 7% (or an insured unemployment rate [IUR]¹² of at least 4%; not available in North Carolina), up to 9 weeks.
- **Tier IV** was available in states with a TUR of at least 9% (or an IUR of at least 5%; not available in North Carolina), up to 10 weeks.

Extended Benefit Program

The Federal-State Extended Unemployment Compensation Act of 1970, P.L. 91-373, established the EB program. The EB program provides extended unemployment benefits in states that meet certain economic criteria. In all states, EB is available when a state's IUR or TUR reaches certain levels.¹³ For additional details on state triggers for the EB program, see CRS Report RL33362, *Unemployment Insurance: Programs and Benefits*.

The EB program imposes additional federal restrictions on individual eligibility for benefits beyond the state requirements for regular UC. 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. Prior to the enactment of the Middle Class Tax Relief and Job Creation Act of 2012 (P.L. 112-96; enacted February 22, 2012), states were permitted to determine which benefit, EB or EUC08, was paid first, when EUC08 was authorized.¹⁴ Effective with P.L. 112-96, states were

⁸ The EUC08 program was amended 11 times (P.L. 110-449, P.L. 111-5, P.L. 111-92, P.L. 111-118, P.L. 111-144, P.L. 111-157, P.L. 111-205, P.L. 111-312, P.L. 112-78, P.L. 112-96, and P.L. 112-240). For more details on EUC08, including its legislative history, see CRS Report R42444, *Emergency Unemployment Compensation (EUC08): Status of Benefits Prior to Expiration*, by Katelin P. Isaacs and Julie M. Whittaker.

⁹ Effective on or after July 1, 2013, EUC08 benefits were 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. 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.

¹⁰ See previous footnote. North Carolina terminated its EUC08 agreement on July 1, 2013.

¹¹ The TUR (the total unemployment rate) is the seasonally-adjusted, three-month average of the ratio of unemployed workers to all workers (employed and unemployed) in the labor market.

¹² The IUR (the insured unemployment rate) is the ratio of UC claimants divided by individuals in UC-covered jobs.

¹³ DOL's weekly trigger notices for the EB program are available online at https://workforcsecurity.doleta.gov/unemploy/claims_arch.asp.

¹⁴ Alaska was the only state to pay EB benefits first when this option was available under P.L. 110-252, as amended.

required to pay EUC08 benefits before EB benefits until the EUC08 program expired December 28, 2013 (December 29, 2013, in New York State).

Under permanent law, EB benefits are funded half (50%) by the federal government and half (50%) by states. The American Recovery and Reinvestment Act of 2009 (P.L. 111-5), as amended, temporarily changed the financing of EB benefits to be 100% federal funding from February 2009 through December 2013.¹⁵ (This temporary 100% federal funding for EB is now expired.) The EB benefit amount is equal to the eligible individual's weekly regular UC benefits.

There are two types of payable periods for EB benefits. First, if it meets certain state economic criteria and has certain state law trigger options in place, a state may pay EB benefits through an *EB Unemployment Period*. As discussed below, the duration of an EB Unemployment Period is based on the duration of regular UC benefits. For most states (i.e., those states with a UC maximum duration of up to 26 weeks), the EB Unemployment Period may provide up to 13 additional weeks of unemployment benefits to eligible individuals.¹⁶

Second, a state may pay benefits through an *EB High Unemployment Period* if that state meets certain state economic criteria and has certain state law trigger options in place. Because the duration of an EB High Unemployment Period is based on the duration of regular UC benefits in most states (i.e., those states with a UC maximum duration of up to 26 weeks), up to 20 additional weeks of EB benefits may be available to eligible individuals.¹⁷

Recent State UC Financial Stress

An original intent of the UC system, among other goals, was to help counter economic fluctuations, such as recessions.¹⁸ This intent is reflected in the current UC program's funding and benefit structure. When the economy grows, UC program revenue rises through increased tax collection, and UC program expenditures fall as fewer workers are unemployed. The effect of collecting more taxes than are spent dampens demand in the economy. It also creates a surplus of funds, or a "cushion" of available funds, for the UC program to draw upon during a recession. In a recession, UC tax revenue falls and UC program spending rises as more workers lose their jobs and receive UC benefits. The increased amount of UC payments to unemployed workers dampens the economic effect of earnings losses by injecting additional funds into the economy.

¹⁵ This temporary 100% federal financing of EB benefits did not include "non-sharable" benefits (generally, these are former state and local employees' EB benefits).

¹⁶ All states must pay up to 13 weeks of EB if the insured unemployment rate (IUR; defined as the ratio of UC claimants divided by individuals in UC-covered jobs) 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. States may choose additional optional thresholds that may trigger an EB Unemployment Period: (1) an additional 13 weeks of benefits are payable if the state's IUR is at least 6%, regardless of previous years' averages; and/or (2) an additional 13 weeks of benefits are payable if the state's total unemployment rate (TUR; defined as the ratio of unemployed workers to all workers (employed and unemployed) in the labor market) 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. For additional information on these EB triggers, see CRS Report RL33362, *Unemployment Insurance: Programs and Benefits*, by Julie M. Whittaker and Katelin P. Isaacs.

¹⁷ State may choose an optional EB trigger that provides 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. For additional information on these EB triggers, see CRS Report RL33362, *Unemployment Insurance: Programs and Benefits*, by Julie M. Whittaker and Katelin P. Isaacs.

¹⁸ See, for example, President Franklin Roosevelt's remarks at the signing of the Social Security Act at <https://www.ssa.gov/history/fdrstmts.html#signing>.

As a result of the most recent recession, December 2007-June 2009, and its accompanying prolonged and high unemployment, states paid out large amounts of UC benefits: \$75.3 billion in FY2009 and \$63.0 billion in FY2010 versus \$30.2 billion in FY2006 and \$31.4 billion in FY2007.¹⁹ This increase in state expenditures on UC benefits also led to large outstanding federal loans in many states.²⁰ According to the U.S. Department of Labor (DOL), 36 states depleted the balance of their state unemployment tax act (SUTA) revenues within their Unemployment Trust Fund accounts and took out federal loans to continue to pay UC benefits.²¹ In 2010, for instance, outstanding federal loans to states totaled \$40.2 billion at the end of the calendar year.²² As of October 23, 2019, all states except the Virgin Islands have paid back their federal loans from this most recent recessionary period.²³

States may address this type of UC financial stress by (1) taking action to reduce UC expenditures (i.e., by decreasing UC benefits and/or limiting eligibility); (2) raising UC revenue (i.e., by increasing SUTA taxes); or (3) pursuing some combination of the first two options. The significant financial stress from the most recent recession contributed, in large part, to state legislative action during recent years. In response to similar state UC financial stress following prior recessions, states have typically reduced the amount of UC benefits paid to individuals through reductions in the maximum benefit amount or through changes in the underlying benefit calculations.²⁴

UC Program Integrity

Program integrity concerns constitute another factor to consider in understanding state UC reductions during recent years.²⁵ In addition to a significant increase in state expenditures on UC benefits during the 2011-2015 period, there were also significant federal expenditures on unemployment benefits authorized through the EB and EUC08 programs during this period. For instance, in FY2011, \$11.9 billion was paid out in EB benefits and \$52.7 billion in EUC08 benefits, all federal expenditures.²⁶ Because states administer all unemployment benefits,

¹⁹ U.S. Department of Labor (DOL), Office of Unemployment Insurance, *Unemployment Insurance Outlook*, various versions.

²⁰ For information on the authority and process under which states may request and take out federal loans to pay UC benefits, see CRS Report RS22954, *The Unemployment Trust Fund (UTF): State Insolvency and Federal Loans to States*, by Julie M. Whittaker.

²¹ U.S. DOL, Office of Unemployment Insurance, *State Unemployment Insurance Trust Fund Solvency Report 2016*, February 2016, at <http://www.workforcsecurity.doleta.gov/unemploy/docs/trustFundSolvReport2016.pdf>.

²² U.S. DOL, Office of Unemployment Insurance, *Unemployment Insurance Financial Data Handbook*, at <https://workforcsecurity.doleta.gov/unemploy/hb394.asp>.

²³ For the most recent DOL program data on outstanding federal loans, see <https://oui.doleta.gov/unemploy/budget.asp>.

²⁴ It should be noted, however, that reductions to UC duration or benefits were often coupled with other changes, including changes to UC financing. States enacted hundreds of laws over recent years. Although some of the laws that reduced UC benefits and eligibility were stand-alone laws, many of them included (1) multiple types of reductions, (2) other changes to UC benefits or financing generally, or (3) increased or altered employer tax rates. Additionally, states may and do have automatic triggers for changes to state UC programs, including reductions to UC benefits or increased employer taxes, that respond to changes in state UC finances. See U.S. DOL's *Reports on State Legislation*, various years, available at <https://workforcsecurity.doleta.gov/unemploy/statelaws.asp#reports>.

²⁵ *Program integrity activities* are defined by the Government Accountability Office (GAO) as “activities designed to prevent fraud, waste, and abuse of government resources.” See, for example, GAO, *Program Integrity: Views on the Use of Commercial Data Services to Help Identify Fraud and Improper Payments*, GAO-16-624, June 30, 2016, p. 3, <http://www.gao.gov/assets/680/678114.pdf>.

²⁶ U.S. DOL, Office of Unemployment Insurance, *Unemployment Insurance Outlook*, various versions.

including EB and EUC08 benefits (when authorized),²⁷ through their state UC programs, states were facing increased administrative pressure regarding program integrity. The Office of Management and Budget (OMB) has included UC in its list of “high-error” programs throughout this time period,²⁸ with the nominal amount of all improper UC payments peaking in FY2010 at \$17.5 billion.²⁹ UC remains an OMB “high-error” program in the current year.³⁰

In this climate, Congress has taken an active interest in trying to reduce UC improper payments, including UC, EB, and EUC08 overpayments made to individuals. For instance, Congress enacted three federal laws during the 2011-2015 period that either added or clarified state administrative responsibilities to decrease benefit overpayments (P.L. 112-40;³¹ P.L. 112-96;³² and P.L. 113-67)³³ or imposed new restrictions on UC eligibility (P.L. 112-96).³⁴ Additionally, Congress held two hearings during this period to examine state UC program integrity: House Ways and Means Committee, Subcommittee on Human Resources, “Ending Cash for Convicts and Other Ways to Improve the Integrity of the UI Program” (September 11, 2013), and House

²⁷ The Emergency Unemployment Compensation (EUC08) program was authorized between June 2010 and December 2013. For information on EUC08, see CRS Report R42444, *Emergency Unemployment Compensation (EUC08): Status of Benefits Prior to Expiration*, by Katelin P. Isaacs and Julie M. Whittaker.

²⁸ Programs are designated as “high-error” based on OMB guidance; they are “programs that reported roughly \$750 million or more in improper payments in a given year, did not report an error amount in the current reporting year but previously reported an error amount over the threshold, or have not yet established a program error rate and have measured components that were above the threshold” (see overview available at <https://paymentaccuracy.gov/high-priority-programs/>).

²⁹ Improper payments include both overpayments and underpayments. For additional background information on UC improper payments, see https://oui.doleta.gov/unemploy/pdf/Overpayment_CauseDefinitions.pdf. According to DOL reporting, in 2010, there were \$936 million in UC benefit underpayments and \$16.5 billion in UC benefit overpayments. This total overpayment amount included \$8.8 billion in overpayments that states were reasonably expected to detect and establish for recovery. See historical data on UC program integrity available at https://oui.doleta.gov/unemploy/improp_pay.asp.

³⁰ See <https://paymentaccuracy.gov/high-priority-programs/>. It should be noted that UC benefits are paid on a weekly basis (rather than monthly like other federal and state benefit programs). Therefore, there are additional opportunities for improper payments compared with other programs. At the same time, there are also additional opportunities for weekly improper payment detection and recovery. Historical data for UC benefit improper payment rate data for UC benefits are available at https://oui.doleta.gov/unemploy/improp_payrate.asp#. For the 2004-2018 reporting years, the UC benefit overpayment rate ranged from 9% to 13%, whereas the rate of UC benefit overpayments that were reasonably expected to be detected and established for recovery ranged from 5% to 6%.

³¹ Among other provisions, P.L. 112-40, the Trade Adjustment Assistance Extension Act of 2011 (enacted 10/21/2011), added requirements that (1) states charge an employer’s account (i.e., for the purposes of state unemployment taxes) when UC overpayments are the fault (through action or inaction) of the employer; (2) states assess a minimum 15% penalty on UC overpayments due to claimant fraud; and (3) employers to report any “rehired employee” to the National Directory of New Hires.

³² Among other provisions, P.L. 112-96, the Middle-Class Tax Relief and Job Creation Act of 2012 (enacted 2/22/2012), added requirements that states (1) recover 100% of any erroneous UC benefit overpayment by reducing up to 100% of the UC benefit in each week until the overpayment is fully recovered (although allowed states to waive such deduction if it would be contrary to equity and good conscience); (2) recover certain federal benefits payments through reduced UC payments; and (3) provide reemployment and eligibility assessment activities to EUC08 claimants (the law provided \$85 per person served through FY2013).

³³ Among other provisions, P.L. 113-67, the Bipartisan Budget Act of 2013 (enacted 12/26/2013), included a provision that required states (one year after the unemployment benefit overpayment debt was finally determined to be due) to recover any remaining state overpayments through reduced federal income tax refunds.

³⁴ P.L. 112-96 also (1) added a federal requirement that states require work search as a condition of eligibility for UC. (All states had such a requirement prior to the enactment of P.L. 112-96.); (2) required that individuals receiving EUC08 benefits be able to work, available to work, and actively seeking work; (3) clarified federal law to allow (but not require) states to engage in drug testing UC claimants under certain circumstances (and permitted states to deny benefits to an applicant who tests positive for drugs under those circumstances).

Ways and Means Committee, Subcommittee on Human Resources, “Protecting the Safety Net from Waste, Fraud, and Abuse” (June 3, 2015).

DOL also prioritized program integrity efforts during this time period, for instance, by “making an immediate call to action to all state administrators to ensure that UI [unemployment insurance] integrity is a top priority and to develop state specific strategies to bring down the UI improper payment rate.”³⁵ DOL also provided supplemental administrative funding opportunities to states during this period.³⁶ This heightened interest in UC program integrity may have encouraged states to reduce UC benefits via the state law changes, such as reductions to UC maximum duration or weekly benefit amount.

State Law Changes to UC Benefit Duration

In response to similar state UC financial stress following prior recessions, states have typically reduced the amount of UC benefits paid to individuals through reductions in the maximum benefit amount or through changes in the underlying benefit calculations. Prior to the expiration of EUC08, however, most states were temporarily prohibited from reducing UC benefit amounts through changes to benefit calculation³⁷ and, therefore, acted to reduce UC benefit duration as an alternative means to decrease total UC benefit payments. Therefore, these state UC benefit duration reductions are, in part, a response to UC financial crises facing states.

At the same time, however, the duration for current federal unemployment benefits—any EB periods (and each tier of the EUC08 program when it was authorized)—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 EB benefits (and EUC08 benefits when that program was still authorized).

Currently, there are nine states with decreased maximum UC durations in effect:

- **Arkansas** decreased its state UC maximum duration from 26 weeks to 25 weeks, effective March 30, 2011. Effective October 1, 2015, Arkansas further reduced its UC maximum duration to up to 20 weeks. Effective January 1, 2018, Arkansas reduced its maximum duration to up to 16 weeks.
- **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

³⁵ U.S. DOL, Unemployment Insurance Program Letter (UIPL) 19-11, “National Effort to Reduce Improper Payments in the Unemployment Insurance (UI) Program,” June 10, 2011, p. 1.

³⁶ For example, see U.S. DOL, UIPL 24-13, “Unemployment Insurance (UI) Supplemental Funding Opportunity for Program Integrity and Performance and System Improvements,” July 25, 2013.

³⁷ For a fuller discussion of this issue, including details on states that have been able to reduce weekly UC benefit amounts, see the report section on “States with Reduced Weekly Benefit Amounts.”

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%. This benefit reduction was effective May 2, 2012.

- **Idaho** decreased its UC maximum duration from 26 weeks to a variable maximum duration, ranging from 20 weeks up to 26 weeks and depending on the state unemployment rate. If the state unemployment rate is 2.9% or lower, then up to 20 weeks of UC benefits are available. Each subsequent 1.0% increase in the state unemployment rate raises the maximum UC duration by increments of one week, up to 26 weeks of UC benefits if the state unemployment rate is at least 8.0%.
- **Kansas** decreased its UC maximum duration from 26 weeks to a variable maximum duration, using a tiered system based on the state unemployment rate. Up to 16 weeks will be available if the state unemployment rate is less than 4.5%; up to 20 weeks if the state unemployment rate is at least 4.5% and less than 6.0%; and up to 26 weeks if the state unemployment rate is at least 6.0%. This benefit reduction was effective for individuals filing an initial claim for UC benefits beginning on or after January 1, 2014.
- **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.
- **Missouri** decreased its UC maximum duration from 26 weeks to 20 weeks, effective April 13, 2011. In 2015, Missouri enacted another law to further decrease its UC maximum duration from 20 weeks down to a variable duration based on state unemployment rate: (1) 13 weeks if state unemployment rate is less than 6.0%; (2) additional week added to 13 weeks for each 0.5% increase in state unemployment rate; (3) 20 weeks if state unemployment rate is at least 9.0%. In an opinion issued July 26, 2016, however, the Missouri Supreme Court found this 2015 law unconstitutional.³⁸ Therefore, UC maximum duration in Missouri remains up to 20 weeks.³⁹
- **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.

One additional state has enacted a state law to decrease maximum UC duration that is not yet effective:

- **Alabama** is scheduled to decrease its maximum UC duration from 26 weeks to a variable duration, ranging from 14 to 20 weeks, depending on the average state

³⁸ See <http://www.courts.mo.gov/file.jsp?id=104054>.

³⁹ See “Filing for Unemployment Insurance Benefits in Missouri: Basic Facts and Procedures,” available at https://labor.mo.gov/sites/labor/files/pubs_forms/M-INF-288-5-AI.pdf.

unemployment rate. Up to 14 weeks of UC will be available in Alabama if the state unemployment rate is at or below 6.5%. Each 0.5% increase in the state unemployment rate above 6.5% 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 at least 9.5%. This benefit duration change is scheduled to be effective January 1, 2020.⁴⁰

Finally, one state enacted a law that decreased maximum UC duration only for a particular calendar year:

- **Illinois** enacted a law that decreased UC maximum duration in the state from 26 weeks to 25 weeks, effective only for calendar year 2012. Therefore, up to 26 weeks of UC benefits are currently available in Illinois.

Table 1 also provides details on these state changes to UC benefit duration.

Table 1. States with Unemployment Compensation (UC) Law Changes That Decrease Benefit Duration

State	State Bill or Act Number	Prior Maximum UC Duration	New Maximum UC Duration	Effective Date of New Maximum UC Duration
Alabama	Act 2019-204 (SB193)	26 weeks	Variable duration based on state unemployment rate: (1) 14 weeks if state unemployment rate is 6.5% or below (2) additional week added to 14 weeks for each 0.5% increase in state unemployment rate above 6.5% (3) 20 weeks if state unemployment rate is at least 9.5%	Effective January 1, 2020 (Not yet effective)
Arkansas	Act 861, 88 th General Assembly	26 weeks	25 weeks	Effective upon enactment (March 30, 2011)
	Act 412, 90 th General Assembly	25 weeks	20 weeks	Effective October 1, 2015
	Act 734, 91 st General Assembly	20 weeks	16 weeks	Effective January 1, 2018

⁴⁰ The same Alabama state law—Act 2019-204 (SB193, passed May 14, 2019)—will also provide an additional five weeks of UC benefits to individuals who have otherwise exhausted regular UC benefits and are “enrolled and making satisfactory progress in a job training or certification program approved by the Alabama Department of Labor. Each approved training program shall prepare individuals for entry into a high wage, high demand occupation.” This provision is also scheduled to be effective January 1, 2020. Bill text available at <http://arc-sos.state.al.us/PAC/SOSACPDF.001/A0013121.PDF>. Because these additional weeks of UC benefits are not available to all otherwise eligible UC claimants, they are not discussed in the remainder of this report.

State	State Bill or Act Number	Prior Maximum UC Duration	New Maximum UC Duration	Effective Date of New Maximum UC Duration
Florida	Chapter 2011-235, Laws of Florida	26 weeks	Variable duration based on state unemployment rate: (1) 12 weeks if state unemployment rate is 5% or below (2) additional week added to 12 weeks for each 0.5% increase in state unemployment rate above 5% (3) 23 weeks if state unemployment rate is at least 10.5%	Effective January 1, 2012
Georgia	Act 710 (House Bill 347), Georgia General Assembly, 2011-2012 Regular Session	26 weeks	Variable duration based on state unemployment rate: (1) 14 weeks if state unemployment rate is 6.5% or below (2) additional amount added to 14 weeks for each 0.5% increase in state unemployment rate above 6.5% (3) 20 weeks if state unemployment rate is at least 9.0%	Effective May 2, 2012
Idaho	Session Law 280 (House Bill 485), Idaho Legislature, Second Regular Session, 2016	26 weeks	Variable duration based on state unemployment rate: (1) 20 weeks if state unemployment rate is 2.9% or below (2) additional week added to 20 weeks for each 1.0% increase in state unemployment rate above 2.9% (3) 26 weeks if state unemployment rate is at least 8.0%	Effective July 1, 2016
Illinois	Public Act 097-0001, 97 th General Assembly	26 weeks	25 weeks	Effective January 1, 2012-December 31, 2012

State	State Bill or Act Number	Prior Maximum UC Duration	New Maximum UC Duration	Effective Date of New Maximum UC Duration
Kansas	Substitute for HB 2105	26 weeks	Variable duration by tiers based on state unemployment rate: (1) 16 weeks if state unemployment rate is less than 4.5% (2) 20 weeks if state unemployment rate is at least 4.5% but less than 6.0% (3) 26 weeks if state unemployment rate is at least 6.0%	Effective for individuals filing an initial claim for UC benefits on or after January 1, 2014
Michigan	Act No. 14, Public Acts of 2011	26 weeks	20 weeks	Effective for individuals filing an initial claim for UC benefits on or after January 15, 2012
Missouri	House Bill No. 163, 96 th General Assembly	26 weeks	20 weeks	Effective upon enactment (April 13, 2011)
	House Bill No. 150, 95 th General Assembly	20 weeks	Further reduced maximum UC duration from 20 weeks to variable duration based on state unemployment rate: (1) 13 weeks if state unemployment rate is less than 6.0% (2) additional week added to 13 weeks for each 0.5% increase in state unemployment rate (3) 20 weeks if state unemployment rate is at least 9.0%	Not currently effective (due to a July 26, 2016, opinion by the Missouri Supreme Court) ⁴¹

⁴¹ See <http://www.courts.mo.gov/file.jsp?id=104054>.

State	State Bill or Act Number	Prior Maximum UC Duration	New Maximum UC Duration	Effective Date of New Maximum UC Duration
North Carolina	Session Law 2013-2, General Assembly of North Carolina, Session 2013	26 weeks	Variable duration based on state unemployment rate: (1) 12 weeks if state unemployment rate is 5.5% or below (2) additional week added to 12 weeks for each 0.5% increase in state unemployment rate above 5.5% (3) 20 weeks if state unemployment rate is greater than 9.0%	Effective July 1, 2013
South Carolina	Act No. 63, South Carolina General Assembly, 119 th Session	26 weeks	20 weeks	Effective upon enactment (June 14, 2011)

Source: Compiled by the Congressional Research Service.

Consequences of Reduced UC Benefit Duration for Federal Unemployment Programs

Calculation of Benefit Duration for EUC08 Tiers (when EUC08 was authorized)

Prior to the expiration of EUC08, the duration of each tier of benefits was calculated through a formula based on state UC benefit duration.⁴² Therefore, states that enacted laws to reduce the duration of regular UC benefits also experienced a reduction in the duration of EUC08 benefits when the program was authorized.

⁴² Prior to program expiration, the duration of benefits for each tier of EUC08 (as well as any EB payable period) was set through calculations based on the lesser of (1) the *state benefit criteria*, which is a set percentage of the duration of regular UC benefits (e.g., 54% of the individual's total regular UC duration in a benefit year for Tier I of EUC08 prior to expiration) or (2) the *maximum weekly amount criteria*, which is the multiple of an individual's average weekly benefit amount under the UC program (e.g., 13 times an individual's average weekly benefit amount in a benefit year for Tier I of EUC08 prior to expiration). In the event of state reduction in UC benefit durations, the former calculation—the state benefit criteria—would be lower and, thus, applicable. Therefore, this report's discussion of the benefit duration calculation for all tiers of EUC08 (when authorized) and all payable periods of EB focuses on this state benefit criteria formula in its explanations and illustrations of duration calculations.

Specific formulas for the duration of each tier of EUC08 (when authorized) are presented below.⁴³ Examples of adjusted EUC08 benefit durations—based on a weekly benefit amount of \$300 and a new maximum UC duration of 20 weeks—are also provided:⁴⁴

- ***Tier I of EUC08 (prior to expiration)***
 - Duration formula: 54% of the duration of an individual’s total regular UC benefits in benefit year
 - Illustration of adjusted duration (formerly, the unreduced EUC08 tier I duration would have been up to 20 weeks—based on up to 26 weeks of unreduced state UC benefits—at a weekly benefit amount of \$300)
 - 54% of 20 weeks of UC = 10.8 weeks; up to 10 weeks at weekly benefit amount of \$300 and the last week prorated at \$240 ($\$300/0.8 = \240)
- ***Tier II of EUC08 (prior to expiration)***
 - Duration formula: 54% of the duration of an individual’s total regular UC benefits in benefit year
 - Illustration of adjusted duration (formerly, up to 14 weeks at \$300)
 - 54% of 20 weeks of UC = 10.8 weeks; up to 10 weeks at weekly benefit amount of \$300 and the last week prorated at \$240 ($\$300/0.8 = \240)
- ***Tier III of EUC08 (prior to expiration)***
 - Duration formula: 35% of the duration of an individual’s total regular UC benefits in benefit year
 - Illustration of adjusted duration (formerly, up to 13 weeks at \$300)
 - 35% of 20 weeks of UC = 7 weeks; up to 7 weeks at weekly benefit amount of \$300
- ***Tier IV of EUC08 (prior to expiration)***
 - Duration formula: 39% of the duration of an individual’s total regular UC benefits in benefit year
 - Illustration of adjusted duration (formerly, up to 6 weeks at \$300)
 - 39% of 20 weeks of UC = 7.8 weeks; up to 7 weeks at weekly benefit amount of \$300 and the last week prorated at \$240 ($\$300/0.8 = \240)

EUC08 tier duration calculations (prior to program expiration) for each state that enacted a reduction in regular UC benefit duration are provided in **Table 2**.

Calculation of Benefit Duration for EB Payable Periods

The duration of benefits for the two types of EB payable periods are set through calculations similar in structure to the calculations for EUC08 tier durations (when EUC08 was authorized).⁴⁵

⁴³ These EUC08 benefit duration formulas were effective for EUC08 tiers prior to expiration. The structure and availability of EUC08 tiers changed several times since the initial EUC08 program authorization. For more details on this legislative history, see CRS Report R42444, *Emergency Unemployment Compensation (EUC08): Status of Benefits Prior to Expiration*, by Katelin P. Isaacs and Julie M. Whittaker.

⁴⁴ The average weekly benefit amount was \$315—or roughly \$300—across all states as of July 2014 (DOL). Michigan, Missouri, and South Carolina have enacted state laws to reduce their maximum UC benefit duration to 20 weeks.

⁴⁵ See footnote 42 for more technical details.

As was the case with the EUC08 program, state reductions in UC benefit durations lead to proportional reductions in the duration of the EB payable periods.

The EB payable period duration calculations and illustration of adjusted EB durations (using \$300 as the weekly benefit amount and a new UC maximum duration of 20 weeks)⁴⁶ are below:

- ***EB Unemployment Period***
 - Duration formula: 50% of the duration of individual's total regular UC benefits in benefit year
 - Illustration of adjusted duration (formerly up to 13 weeks at \$300)
 - 50% of 20 weeks of UC = 10 weeks; up to 10 weeks at weekly benefit amount of \$300
- ***EB High Unemployment Period***
 - Duration formula: 80% of the duration of individual's total regular UC benefits in benefit year
 - Illustration of adjusted duration (formerly up to 20 weeks at \$300)
 - 80% of 20 weeks of UC = 16 weeks; up to 16 weeks at weekly benefit amount of \$300

Table 2 displays EB payable period duration calculations for each state that has enacted a reduction in regular UC benefit duration.

⁴⁶ See footnote 44 for rationale behind these data points.

Table 2. Adjusted Maximum EUC08 (when authorized) and EB Benefit Duration Resulting from Changes to State Maximum UC Benefit Duration

State	Adjusted Maximum UC Duration	Adjusted Maximum EUC08 Tier I Duration (prior to expiration)	Adjusted Maximum EUC08 Tier II Duration (prior to expiration)	Adjusted Maximum EUC08 Tier III Duration (prior to expiration)	Adjusted Maximum EUC08 Tier IV Duration (prior to expiration)	Adjusted Maximum EB Unemployment Period Duration	Adjusted Maximum EB High Unemployment Period Duration	Effective Date for Adjusted UC Durations
Alabama	Variable duration based on state unemployment rate: (1) 14 weeks if state unemployment rate is 6.5% or below (2) additional week added to 14 weeks for each 0.5% increase in state unemployment rate above 6.5% (3) 20 weeks if state unemployment rate is at least 9.5%	With 14-week UC duration: 7 weeks and 1 week at $0.56 \times \text{WBA}$	With 14-week UC duration: 7 weeks and 1 week at $0.56 \times \text{WBA}$	With 14-week UC duration: 4 weeks and 1 week at $0.9 \times \text{WBA}$	With 14-week UC duration: 5 weeks and 1 week at $0.46 \times \text{WBA}$	With 14-week UC duration: 7 weeks at WBA	With 14-week UC duration: 11 weeks at WBA and 1 week at $0.2 \times \text{WBA}$	Effective 1/1/20 (Not yet effective)
Arkansas	16 weeks	8 weeks and 1 week at $0.64 \times \text{WBA}$	8 weeks and 1 week at $0.64 \times \text{WBA}$	5 weeks and 1 week at $0.6 \times \text{WBA}$	6 weeks and 1 week at $0.24 \times \text{WBA}$	8 weeks	12 weeks and 1 week at $0.8 \times \text{WBA}$	Effective 1/1/18
Florida	Variable duration based on state unemployment rate:							Effective 1/1/12

State	Adjusted Maximum UC Duration	Adjusted Maximum EUC08 Tier I Duration (prior to expiration)	Adjusted Maximum EUC08 Tier II Duration (prior to expiration)	Adjusted Maximum EUC08 Tier III Duration (prior to expiration)	Adjusted Maximum EUC08 Tier IV Duration (prior to expiration)	Adjusted Maximum EB Unemployment Period Duration	Adjusted Maximum EB High Unemployment Period Duration	Effective Date for Adjusted UC Durations
Georgia	(1) 12 weeks if state unemployment rate is 5% or below (2) additional week added to 12 weeks for each 0.5% increase in state unemployment rate above 5%	With 12-week UC duration: 6 weeks and 1 week at $0.48 \times WBA$	With 12-week UC duration: 6 weeks and 1 week at $0.48 \times WBA$	With 12-week UC duration: 4 weeks and 1 week at $0.2 \times WBA$	With 12-week UC duration: 4 weeks and 1 week at $0.68 \times WBA$	With 12-week UC duration: 6 weeks at WBA	With 12-week UC duration: 9 weeks at WBA and 1 week at $0.6 \times WBA$	Effective 5/2/2012
	(3) 23 weeks if state unemployment rate is at least 10.5%	With 23-week UC duration: 12 weeks and 1 week at $0.42 \times WBA$	With 23-week UC duration: 12 weeks and 1 week at $0.42 \times WBA$	With 23-week UC duration: 8 weeks and 1 week at $0.05 \times WBA$	With 23-week UC duration: 8 weeks and 1 week at $0.97 \times WBA$	With 23-week UC duration: 11 weeks at WBA and 1 week at $0.5 \times WBA$	With 23-week UC duration: 18 weeks at WBA and 1 week at $0.4 \times WBA$	
	Variable duration based on state unemployment rate:							
	(1) 14 weeks if state unemployment rate is 6.5% or below (2) additional amount added to 14 weeks for each 0.5% increase in state unemployment rate above 6.5%	With 14-week UC duration: 7 weeks and 1 week at $0.56 \times WBA$	With 14-week UC duration: 7 weeks and 1 week at $0.56 \times WBA$	With 14-week UC duration: 4 weeks and 1 week at $0.9 \times WBA$	With 14-week UC duration: 5 weeks and 1 week at $0.46 \times WBA$	With 14-week UC duration: 7 weeks at WBA	With 14-week UC duration: 11 weeks at WBA and 1 week at $0.2 \times WBA$	

State	Adjusted Maximum UC Duration	Adjusted Maximum EUC08 Tier I Duration (prior to expiration)	Adjusted Maximum EUC08 Tier II Duration (prior to expiration)	Adjusted Maximum EUC08 Tier III Duration (prior to expiration)	Adjusted Maximum EUC08 Tier IV Duration (prior to expiration)	Adjusted Maximum EB Unemployment Period Duration	Adjusted Maximum EB High Unemployment Period Duration	Effective Date for Adjusted UC Durations
Idaho	(3) 20 weeks if state unemployment rate is at least 9.0%	With 20-week UC duration: 10 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 10 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 7 weeks	With 20-week UC duration: 7 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 10 weeks	With 20-week UC duration: 16 weeks	Effective 7/1/2016
	Variable duration by tiers based on state unemployment rate:							
	(1) 20 weeks if state unemployment rate is 2.9% or below	With 20-week UC duration: 10 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 10 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 7 weeks	With 20-week UC duration: 7 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 10 weeks	With 20-week UC duration: 16 weeks	
Kansas	(2) additional week added to 20 weeks for each 1.0% increase in state unemployment rate above 2.9%							Effective for individuals filing initial claims for UC benefits on or after 1/1/14
	(3) 26 weeks if state unemployment rate is at least 8.0%	With 26-week UC duration: 14 weeks	With 26-week UC duration: 14 weeks	With 26-week UC duration: 9 weeks	With 26-week UC duration: 10 weeks	With 26-week UC duration: 13 weeks	With 26-week UC duration: 20 weeks	
	Variable duration by tiers based on state unemployment rate:							

State	Adjusted Maximum UC Duration	Adjusted Maximum EUC08 Tier I Duration (prior to expiration)	Adjusted Maximum EUC08 Tier II Duration (prior to expiration)	Adjusted Maximum EUC08 Tier III Duration (prior to expiration)	Adjusted Maximum EUC08 Tier IV Duration (prior to expiration)	Adjusted Maximum EB Unemployment Period Duration	Adjusted Maximum EB High Unemployment Period Duration	Effective Date for Adjusted UC Durations
	(1) 16 weeks if state unemployment rate is less than 4.5%	With 16-week UC duration: 8 weeks and 1 week at $0.64 \times \text{WBA}$	With 16-week UC duration: 8 weeks and 1 week at $0.64 \times \text{WBA}$	With 16-week UC duration: 5 weeks and 1 week at $0.6 \times \text{WBA}$	With 16-week UC duration: 6 weeks and 1 week at $0.24 \times \text{WBA}$	With 16-week UC duration: 8 weeks	With 16-week UC duration: 12 weeks and 1 week at $0.8 \times \text{WBA}$	
	(2) 20 weeks if state unemployment rate is at least 4.5% but less than 6.0%	With 20-week UC duration: 10 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 10 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 7 weeks	With 20-week UC duration: 7 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 10 weeks	With 20-week UC duration: 16 weeks	
	(3) 26 weeks if state unemployment rate is at least 6.0%	With 26-week UC duration: 14 weeks	With 26-week UC duration: 14 weeks	With 26-week UC duration: 9 weeks	With 26-week UC duration: 10 weeks	With 26-week UC duration: 13 weeks	With 26-week UC duration: 20 weeks	
Michigan	20 weeks	10 weeks and 1 week at $0.8 \times \text{WBA}$	10 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 7 weeks	With 20-week UC duration: 7 weeks and 1 week at $0.8 \times \text{WBA}$	10 weeks	16 weeks	Effective for individuals filing initial claims for UC benefits on or after 1/15/12
Missouri	20 weeks	10 weeks and 1 week at $0.8 \times \text{WBA}$	10 weeks and 1 week at $0.8 \times \text{WBA}$	With 20-week UC duration: 7 weeks	With 20-week UC duration: 7 weeks and 1 week at $0.8 \times \text{WBA}$	10 weeks	16 weeks	Effective 4/13/11

State	Adjusted Maximum UC Duration	Adjusted Maximum EUC08 Tier I Duration (prior to expiration)	Adjusted Maximum EUC08 Tier II Duration (prior to expiration)	Adjusted Maximum EUC08 Tier III Duration (prior to expiration)	Adjusted Maximum EUC08 Tier IV Duration (prior to expiration)	Adjusted Maximum EB Unemployment Period Duration	Adjusted Maximum EB High Unemployment Period Duration	Effective Date for Adjusted UC Durations
North Carolina	Variable duration based on state unemployment rate: (1) 12 weeks if state unemployment rate is 5.5% or below (2) additional week added to 12 weeks for each 0.5% increase in state unemployment rate above 5.5% (3) 20 weeks if state unemployment rate is greater than 9.0%	NA	NA	NA	NA	With 12-week UC duration: 6 weeks at WBA	With 12-week UC duration: 9 weeks at WBA and 1 week at 0.6 × WBA	Effective for individuals filing initial claims for UC benefits on or after 7/1/13
South Carolina	20 weeks	10 weeks and 1 week at 0.8 × WBA	10 weeks and 1 week at 0.8 × WBA	With 20-week UC duration: 7 weeks	With 20-week UC duration: 7 weeks and 1 week at 0.8 × WBA	10 weeks	16 weeks	Effective 6/14/11

Source: Compiled by Congressional Research Service.

Notes: The authorization for the EUC08 program expired the week ending on or before January 1, 2014. Consequently, EUC08 benefits were available through December 28, 2013 (December 29, 2013, for New York). Adjusted maximum EUC08 benefit durations and adjusted maximum durations from all programs reflect EUC08 benefits authorized prior to this expiration.

WBA: weekly benefit amount. All weeks of benefits are paid out in terms of full WBA unless a pro-rated WBA calculation is provided. States were authorized to augment pro-rated weeks of EUC08 tiers with amounts from subsequent EUC08 tiers to bring payments up to the full weekly benefit amount (Employment and Training Administration, U.S. Department of Labor, “Emergency Unemployment Compensation, 2008—Questions and Answers,” *Unemployment Insurance Program Letter 23-08*,

Change 3, December 24, 2008, <http://wdr.doleta.gov/directives/attach/UIPL/UIPL23-08C3.pdf>). The “Adjusted Benefit Duration Maximum from All Programs” column sums the total weeks from all four tiers of EUC08 and an EB High Unemployment Period, including full weeks of WBA and pro-rated weeks of WBA.

Illinois is not listed in this table because there is no UC maximum duration reduction effective in IL currently.

NA: not available. Due to a violation of the nonreduction rule (under P.L. 111-205, as amended), the EUC08 agreement between North Carolina and the Secretary of the U.S. Department of Labor was terminated. All tiers of EUC08 ended in North Carolina as of June 29, 2013.

The adjusted maximum benefit durations listed in the table for EUC08 and EB (and the maximum duration from all programs, which had previously been 93 weeks) apply to beneficiaries who file an initial claim for UC benefits after the effective date for adjusted UC durations. Individuals who received or are receiving UC benefits prior to the effective date for the state reduction in maximum UC benefits maintain the previous, unreduced UC, EUC08, and EB benefit durations. The EUC08 benefit duration formulas provided in this table were effective prior to EUC08 expiration. For more details, see CRS Report R42444, *Emergency Unemployment Compensation (EUC08): Status of Benefits Prior to Expiration*.

States with Reduced Weekly Benefit Amounts

P.L. 110-252, as amended, included a *nonreduction rule* that made the availability of federally financed EUC08 benefits (when authorized) contingent on not actively changing the state's method of calculating UC benefits, if the method would have decreased weekly benefit amounts. This nonreduction rule was a condition of the EUC08 federal-state agreement prior to EUC08 expiration. In general, states were not permitted to pay an average weekly UC benefit amount that is less than what would have been paid under state law prior to what was in effect as of June 2, 2010, and still be able to pay EUC08 benefits.⁴⁷ However, states could reduce weekly benefits if that reduction happens automatically in certain circumstances as required by a state law that was in place before the enactment of P.L. 111-5. Any reduction to the UC weekly benefit amount also translates into reduced EUC08 (when authorized) and EB weekly benefit amounts. The original goal of this nonreduction rule was to require states to maintain their previous efforts with regard to the level of UC benefit amounts during a period when there was a Federal Additional Compensation (FAC) payment of \$25 a week added to all UI payments.⁴⁸

Prior to P.L. 110-252, 36 states had enacted state laws that calculate the maximum weekly UC benefit via *automatic* adjustments based on the average weekly wage in a state.⁴⁹ Therefore, if the average weekly wage declines in these states, they may experience automatic reductions in UC average weekly benefit amount, which are permitted under the nonreduction rule. For instance, in 2011, New Jersey and Oklahoma appear to have met these conditions and to have experienced automatic reductions in their state UC weekly benefit amount. Similarly, in 2012, Hawaii also seems to have met the necessary conditions to automatically reduce the state UC weekly benefit amount.⁵⁰

P.L. 112-96 provided a specific exception to this UC nonreduction rule in the case of state legislation that was enacted before March 1, 2012. States that made changes to the regular UC benefit amount prior to March 1, 2012, were not subject to the nonreduction rule.

In February 2013, North Carolina enacted legislation 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

⁴⁷ This 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.

⁴⁸ This FAC was first authorized under the American Recovery and Reinvestment Act of 2009 (P.L. 111-5, enacted February 17, 2009), and it expired at the end of May 2010.

⁴⁹ The 36 states that calculate benefit amounts using automatic adjustments under prior state law are Arkansas, Colorado, Connecticut, District of Columbia, Hawaii, Idaho, Illinois, Iowa, Kansas, Kentucky, Louisiana, Maine, Massachusetts, Minnesota, Montana, Nevada, New Jersey, New Mexico, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Puerto Rico, Rhode Island, South Carolina, South Dakota, Texas, Utah, Vermont, Virgin Islands, Washington, West Virginia, Wisconsin, and Wyoming.

These 36 states could experience reductions in UC weekly benefit amounts under the nonreduction rule if (1) the average weekly wages in states declined and the corresponding methods of calculation formula resulted in a benefit decrease (for specific information regarding these state-specific methods of benefit calculation, see DOL's "Comparison of State Unemployment Laws, 2013," Chapter 3: Monetary Eligibility, Table 3.6, pp. 13-15, available at <http://www.workforcesecurity.doleta.gov/unemploy/pdf/uilawcompar/2013/monetary.pdf>) and (2) the state did not otherwise prevent this benefit amount reduction through enactment of new state legislation.

⁵⁰ See DOL's "Significant Provisions of State UI Laws," available at <http://www.workforcesecurity.doleta.gov/unemploy/statelaws.asp>.

violated the nonreduction rule and, therefore, terminated the EUC08 agreement between North Carolina and the Secretary of the U.S. Department of Labor. All tiers of EUC08 ended in North Carolina as of June 29, 2013.⁵¹ With the expiration of the EUC08 program as of the week ending on or before January 1, 2014 (i.e., December 28, 2013; or December 29, 2013, in New York State), the nonreduction rule is no longer effective.

Any state UC benefit reductions also reduce weekly amounts for EB benefits (and EUC08 benefits when authorized), which are paid out in the same amount. Only individuals filing new state UC claims after the effective date for reduced UC durations, however, would experience reductions in UC, EUC08 (when authorized), or EB benefits.

Author Contact Information

Katelin P. Isaacs
Specialist in Income Security
[redacted]@crs.loc.gov7-....

⁵¹ See U.S. Department of Labor, EUC08 Trigger Notice No. 2013-24, effective June 30, 2013, http://www.workforcesecurity.doleta.gov/unemploy/euc_trigger/2013/euc_063013.html; and North Carolina Department of Commerce, Division of Employment Security, “Unemployment Insurance Law Changes—Claimants Questions and Answers,” <http://www.ncsc1.com/individual/2013LawChangeQA.asp>.

EveryCRSReport.com

The Congressional Research Service (CRS) is a federal legislative branch agency, housed inside the Library of Congress, charged with providing the United States Congress non-partisan advice on issues that may come before Congress.

EveryCRSReport.com republishes CRS reports that are available to all Congressional staff. The reports are not classified, and Members of Congress routinely make individual reports available to the public.

Prior to our republication, we redacted phone numbers and email addresses of analysts who produced the reports. We also added this page to the report. We have not intentionally made any other changes to any report published on EveryCRSReport.com.

CRS reports, as a work of the United States government, are not subject to copyright protection in the United States. Any CRS report may be reproduced and distributed in its entirety without permission from CRS. However, as a CRS report may include copyrighted images or material from a third party, you may need to obtain permission of the copyright holder if you wish to copy or otherwise use copyrighted material.

Information in a CRS report should not be relied upon for purposes other than public understanding of information that has been provided by CRS to members of Congress in connection with CRS' institutional role.

EveryCRSReport.com is not a government website and is not affiliated with CRS. We do not claim copyright on any CRS report we have republished.