

authorization. This re-registration is limited to persons who already have registered for the initial period of Temporary Protected Status which ended on September 16, 1992. In addition, some Somalians may be eligible for late initial registration pursuant to 8 CFR 240.2(f)(2).

**EFFECTIVE DATES:** This extension of designation is effective on September 18, 1995, and will remain in effect until September 17, 1996. The primary re-registration procedures become effective on August 19, 1995, and will remain in effect until September 17, 1995.

**FOR FURTHER INFORMATION CONTACT:** Ronald Chirlin, Adjudications Officer, Immigration and Naturalization Service, Room 3214, 425 I Street, NW., Washington, DC 20536, telephone (202) 514-5014.

**SUPPLEMENTARY INFORMATION:** Under section 244A of the Act, as amended by section 302(a) of Pub. L. 101-649 and section 304(b) of Pub. L. 102-232 (8 U.S.C. 1254a), the Attorney General is authorized to grant Temporary Protected Status in the United States to eligible aliens who are nationals of a foreign state designated by the Attorney General, or who have no nationality and who last habitually resided in that state. The Attorney General may designate a state upon finding that the state is experiencing ongoing armed conflict, environmental disaster, or certain other extraordinary and temporary conditions that prevent nationals or residents of the country from returning in safety.

Effective on September 16, 1991, the Attorney General designated Somalia for Temporary Protected Status for a period of 12 months, 56 FR 46804. The Attorney General extended the designation of Somalia under the Temporary Protected Status program for an additional 12-month period until September 17, 1995, 59 FR 43359.

This notice extends the designation of Somalia under the Temporary Protected Status program for an additional 12 months, in accordance with sections 244A(b)(3)(A) and (C) of the Act. This notice also describes the procedures with which eligible aliens who are nationals of Somalia, or who have no nationality and who last habitually resided in Somalia, must comply in re-registering for Temporary Protected Status.

In addition to timely re-registrations and late re-registration authorized by this notice's extension of Somalia's Temporary Protected Status designation, late initial registrations are possible for some Somalians under 8 CFR 240.2(f)(2). Such late initial registrants must have been "continuously

physically present" in the United States since September 16, 1991, and must have had a valid immigrant or non-immigrant status during the original registration period.

An Application for Employment Authorization, Form I-765, must always be filed as part of either a re-registration or as part of a late initial registration together with the Application for Temporary Protected Status, Form I-821. The appropriate filing fee must accompany Form I-765 unless a properly documented fee waiver request is submitted to the Immigration and Naturalization Service or the applicant does not request employment authorization. The Immigration and Naturalization Service requires Temporary Protected Status registrants to submit Form I-765 for data-gathering purposes.

#### **Notice of Extension of Designation of Somalia Under the Temporary Protected Status Program**

By the authority vested in me as Attorney General under section 244A of the Immigration and Nationality Act, as amended, (8 U.S.C. 1254a), and pursuant to sections 244A(b)(3)(A) and (C) of the Act, I have had consultations with the appropriate agencies of the Government concerning (a) the conditions in Somalia; and (b) whether permitting nationals of Somalia, and aliens having no nationality who last habitually resided in Somalia, to remain temporarily in the United States is contrary to the national interest of the United States. As a result, I determine that the conditions for the original designation of Temporary Protected Status for Somalia continue to be met. Accordingly, it is ordered as follows:

(1) The designation of Somalia under section 244A(b) of the Act is extended for an additional 12-month period from September 18, 1995, to September 17, 1996.

(2) I estimate that there are approximately 350 nationals of Somalia, and aliens having no nationality who last habitually resided in Somalia, who have been granted Temporary Protected Status and who are eligible for re-registration.

(3) A national of Somalia, or an alien having no nationality who last habitually resided in Somalia, who received a grant of Temporary Protected Status during the initial period of designation from September 16, 1991, to September 16, 1992, must comply with the re-registration requirements contained in 8 CFR 240.17, which are described in pertinent part in paragraphs (4) and (5) of this notice.

(4) A national of Somalia, or an alien having no nationality who last habitually resided in Somalia, who previously has been granted Temporary Protected Status, must re-register by filing a new Application for Temporary Protected Status, Form I-821, together with an Application for Employment Authorization, Form I-765, within the 30-day period beginning on August 19, 1995, and ending on September 17, 1995, in order to be eligible for Temporary Protected Status during the period from September 18, 1995, until September 17, 1996. Late re-registration applications will be allowed pursuant to 8 CFR 240.17(c).

(5) There is no fee for Form I-821 filed as part of the re-registration application. The fee prescribed in 8 CFR 103.7(b)(1), currently seventy dollars (\$70), will be charged for Form I-765, filed by an alien requesting employment authorization pursuant to the provisions of paragraph (4) of this notice. An alien who does not request employment authorization must nonetheless file Form I-821 together with Form I-765, but in such cases both Form I-821 and Form I-765 should be submitted without fee.

(6) Pursuant to section 244A(b)(3)(A) of the Act, the Attorney General will review, at least 60 days before September 17, 1996, the designation of Somalia under the Temporary Protected Status program to determine whether the conditions for designation continue to be met. Notice of that determination, including the basis for the determination, will be published in the **Federal Register**.

(7) Information concerning the Temporary Protected Status program for nationals of Somalia, and aliens having no nationality who last habitually resided in Somalia, will be available at local Immigration and Naturalization Service offices upon publication of this notice.

Dated: July 25, 1995.

**Janet Reno,**

*Attorney General.*

[FR Doc. 95-18714 Filed 7-28-95; 8:45 am]

BILLING CODE 4410-01-M

## **DEPARTMENT OF LABOR**

### **Employment and Training Administration**

#### **Federal-State Unemployment Compensation Program; Availability of Benefits Quality Control Annual Report Results**

**AGENCY:** Employment and Training Administration, Labor.

**ACTION:** Notice of Availability of the Unemployment Insurance Benefits Quality Control Annual Report for Calendar Year 1994.

**SUMMARY:** The purpose of this notice is to announce the availability of the Unemployment Insurance (UI) Quality Control (QC) 1994 Annual Report which contains the results of each State's Benefits Quality Control (BQC) Program and how it may be obtained.

**DATES:** The Federal digest will be available after July 31, 1995.

**ADDRESSES:** Copies may be obtained by writing to Mary Ann Wyrnsch, Director, Unemployment Insurance Service, U.S. Department of Labor, Employment and Training Administration, 200 Constitution Avenue, N.W., Room S-4231, Washington, D.C. 20210. The digest and this notice contain a list of names and addresses of persons in each State who will provide additional information regarding the individual State report and clarifications upon request.

**FOR FURTHER INFORMATION CONTACT:** John Sharkey, Chief, Division of System Operations and Analysis, Office of Quality Control at 202-219-7656. (This is not a toll free number.)

**SUPPLEMENTARY INFORMATION:** Each week, staff in each State's Employment Security Agency investigate random samples of UI benefit payments and record information based on interviews with claimants, employers, and third parties to determine whether State law, policy, and procedure were followed correctly in processing the sampled payment.

The Department of Labor is publishing results from the investigations in a digest which includes information on the 52 jurisdictions participating in the UI QC program. Five items are reported for each State: total UI benefit dollars paid to the population of claimants, size of the QC samples, and the percentages of proper payments, overpayments, and underpayments in the population estimated from the QC investigations. Ninety-five percent confidence intervals have been computed for each of the three percentages presented (proper payments, overpayments, and underpayments). States have been encouraged to provide narratives to further clarify the meaning of the data based on their specific situations.

Since States' laws, policies, and procedures vary considerably, the data cannot be used to draw comparisons among States.

In addition, each State has published its Annual Report separately. Persons

wanting clarification or additional information concerning a specific State's report are encouraged to contact the individual identified in the attached mailing list.

Signed at Washington, D.C., on July 25, 1995.

**Timothy Barnicle,**

*Assistant Secretary of Labor for Employment and Training.*

### UI QC Annual Report CY 1994

#### State Contacts

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##### Alaska

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##### Arizona

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##### Arkansas

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##### California

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##### Colorado

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2272

##### Connecticut

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##### Delaware

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##### District of Columbia

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##### Florida

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##### Idaho

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##### Indiana

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##### Kentucky

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#### Maine

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#### Maryland

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#### Massachusetts

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#### Michigan

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#### Minnesota

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#### Mississippi

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#### Missouri

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#### Montana

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Labor and Industry, Unemployment  
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#### Nebraska

Will Sheehan, Administrator, UI  
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or

Don Gammill, Administrator, UI  
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9000

#### Nevada

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#### New Hampshire

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#### New Jersey

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#### New Mexico

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#### New York

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Audit & Compliance, NY State  
Department of Labor, State Office  
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#### North Carolina

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#### North Dakota

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#### Ohio

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#### Oklahoma

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#### Oregon

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#### Pennsylvania

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Department of Labor & Industry, 415  
Labor and Industry Building,  
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#### Puerto Rico

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#### Rhode Island

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#### South Carolina

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Unemployment Insurance, SC  
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#### South Dakota

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#### Tennessee

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#### Texas

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or

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#### Utah

Terry Burns, Director, Unemployment  
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#### Vermont

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[FR Doc. 95-18698 Filed 7-28-95; 8:45 am]

BILLING CODE 4510-30-M

### Public Meeting; Federal Committee on Apprenticeship

**AGENCY:** Employment and Training  
Administration, Labor.

**ACTION:** Notice.

Pursuant to section 10(a)(2) of the  
Federal Advisory Committee act (Pub. L.  
92-463; 5 U.S.C. App. 1), notice is  
hereby given that the Federal Committee  
on Apprenticeship (FCA) will conduct  
an open meeting on August 16, 1995, at  
the Sheraton Inn at Ann Arbor, 3200  
Boardwalk, Ann Arbor, Michigan 48108.

The agenda will include:

- 9:00 a.m. Call to Order  
Administrative Matters
- Meeting Logistics
- Approval of Minutes  
Report on National Skill Standards  
Board  
Work Group Reports and  
Recommendations
- Reauthorization/funding Carl  
Perkins Vocational Education Act
  - Pilot test projects for promotion/  
expansion of registered  
apprenticeship
  - National Registered Apprenticeship  
Award Program
  - Regulatory Barriers to Expansion of  
Registered Apprenticeship
  - Legislation affecting registered  
apprenticeship Briefing on  
"Apprenticeship: The Answer for  
America's Future" (Oct. 1-3, 1995,  
Washington Hilton, Wash., DC)
- National Association of State and  
Territorial Apprenticeship Directors  
(NASTAD) Report  
National Association of Governmental  
Labor Officials (NAGLO) Report

Bureau of Apprenticeship and Training  
Report  
Public Comments  
Other Business  
12:30 p.m. Adjournment

The agenda is subject to change due  
to time constraints and priority items  
which may come before the Committee  
between the time of this publication and  
the scheduled date of the FCA meeting.

Members of the public are invited to  
attend the proceedings. Individuals with  
disabilities should contact Marion M.  
Winters at (202) 219-5921, Ext. 114 no  
later than August 4, 1995, if special  
accommodations are needed.

Any member of the public who  
wishes to file written data, views or  
arguments pertaining to the agenda may  
do so by furnishing it to the Designated  
Federal Official at any time prior to the  
meeting. His address is: Mr. Anthony  
Swoope, Director, Bureau of  
Apprenticeship and Training, ETA, U.S.  
Department of Labor, 200 Constitution  
Avenue, N.W., Room N-4649,  
Washington, D.C. 20210.

Fifteen duplicate copies are needed  
for the members and for inclusion in the  
minutes of the meeting.

Any member of the public who  
wishes to speak at this meeting should  
so indicate the nature of intended  
presentation and the amount of time  
needed by furnishing a written  
statement to the Designated Federal  
Official by August 11, 1995. The  
Chairperson will announce at the  
beginning of the meeting the extent to  
which time will permit the granting of  
such requests.

Signed at Washington, D.C., this 25th day  
of July 1995.

**Timothy M. Barnicle,**

*Assistant Secretary of Labor for Employment  
and Training.*

[FR Doc. 95-18716 Filed 7-28-95; 8:45 am]

BILLING CODE 4510-30-M

### Occupational Safety and Health Administration

#### Oregon State Standards; Notice of Approval

##### 1. Background

Part 1953 of Title 29, Code of Federal  
Regulations, prescribes procedures  
under Section 18 of the Occupational  
Safety and Health Act of 1970  
(hereinafter called the Act) by which the  
Regional Administrator for  
Occupational Safety and Health  
(hereinafter called Regional  
Administrator) under a delegation of  
authority from the Assistant Secretary of  
Labor for occupational Safety and

Health (hereinafter called the Assistant  
Secretary (29 CFR 1953.4) will review  
and approve standards promulgated  
pursuant to a State plan which has been  
approved in accordance with Section  
18(c) of the Act and 29 CFR Part 1902.  
On December 28, 1972, notice was  
published in the **Federal Register** (37  
FR 28628) of the approval of the Oregon  
plan and the adoption of Subpart D to  
Part 1952 containing the decision.

The Oregon plan provides for  
adoption of State standards which are at  
least as effective as comparable Federal  
standards promulgated under Section 6  
of the Act. Section 1953.20 provides  
that where any alteration in the Federal  
program could have an adverse impact  
on the at least as effective as status of  
the State program, a program change  
supplement to a State plan shall be  
required. The Oregon plan also provides  
for the adoption of Federal standards as  
State standards by reference.

In response to Federal standard  
changes, the State has submitted by  
letter dated May 10, 1994, a standard  
amendment identical to 29 CFR  
1910.110(d)(11), Storage and Handling  
of Liquefied Petroleum Gases, as  
published in the **Federal Register** (58  
FR 15089) on March 19, 1993. This  
correction was made when the standard  
was reprinted on August 27, 1993.

In response to Federal standard  
changes, the State has submitted by  
letter dated April 21, 1994, State  
standard amendments identical to 29  
CFR 1910.94, 1910.96 and 1910.100,  
Subpart G—Occupational Health and  
Environmental Control, as published in  
the **Federal Register** (58 FR 35308) on  
June 30, 1993. These corrections were  
made when the standard was reprinted  
on April 6, 1994.

In response to Federal standard  
changes, the State has submitted by  
letter dated November 4, 1994, State  
standard amendments identical to 29  
CFR 1910.132, 1910.133, 1910.135,  
1910.136 and 1910.138 and Appendices  
A and B, Personal Protective  
Equipment, as published in the **Federal  
Register** (59 FR 6126) on February 9,  
1994. In addition, several Oregon-  
initiated rules at OAR 437-02-123  
through 137 were delegated because the  
new Federal adoption now covers these  
areas. The changes were adopted in  
Administrative Order 5-1994, on  
September 30, 1994, and became  
effective on September 30, 1994.

In response to Federal standard  
changes, the State has submitted by  
letter dated November 4, 1994, State  
standard amendments identical to  
Federal changes to 29 CFR  
1910.146(k)(2)(ii) and the "Atmospheric  
monitoring" section of Appendix E,