III. Current Actions

This submission requests comments on three primary and two secondary data collection instruments that will be used to collect follow-up data about individuals who are no longer actively participating in Job Corps. These youths either graduated from Job Corps or stayed in the program at least 60 days but left before completing graduation requirements (former enrollees). These data collection activities will be conducted with the following groups of recent Job Corps participants:

- Former enrollees who were placed in a job or school program; this group will be contacted 90 days after separation.
- Graduates who were placed in a job or school program; this group will be contacted 90 days after initial placement;
- Graduates who were placed in a job or school program; this group will be contacted 6 months after initial placement;
- Graduates who were placed in a job or school program; this group will be contacted 12 months after initial placement.

The data collection instrument for graduates 90 to 120 days after their initial placement is called Interim Checkpoint for Eligibility (ICFE).

Administration of the ICFE at this time will facilitate the key data collection at 6 and 12 months. This submission also requests approval for two brief questionnaires (one for employers and one for schools or training institutions) that will be used to collect re-verification data about initial placement for the subset of placed graduates and former enrollees that cannot be contacted directly.

To maximize the comparability of the data collected from the different subgroups of students, the ICFE, the 90-day follow-up for former enrollees, and the 6-month and 12-month follow-up

Data collection activity | Number of respondents | Frequency | Total responses | Average time per response (hours) | Burden hours |
--- | --- | --- | --- | --- | --- |
Placed Former Enrollees at 90 days | 1,596 | 1 | 1,596 | 0.25 | 399 |
Placed graduates at 90–120 days | 16,924 | 1 | 16,924 | 0.25 | 4,231 |
Placed Graduates at Six Months | 16,098 | 1 | 16,098 | 0.20 | 3,220 |
Placed Graduates at 12 Months | 13,660 | 1 | 13,660 | 0.20 | 2,732 |
Employer/Institution Re-verification | 5,045 | 1 | 5,045 | 0.17 | 858 |
Total | 53,323 | | 53,323 | | 11,440 |

Comments submitted in response to this comment request will be summarized and/or included in the request for Office of Management and Budget approval of the ICR; they will also become a matter of public record.

Signed in Washington, DC, this 24th day of September, 2012.

Jane Oates,
Assistant Secretary for Employment and Training Labor.

[FR Doc. 2012–24084 Filed 9–28–12; 8:45 am]
The U.S. Department of Labor (Department) produces trigger notices indicating which states qualify for both EB and EUC08 benefits, and provides the beginning and ending dates of payable periods for each qualifying state. The trigger notices covering state eligibility for these programs can be

**DEPARTMENT OF LABOR**

**Employment and Training Administration**


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

**ACTION:** Notice.

**SUMMARY:** Announcement regarding a change in eligibility for Unemployment Insurance (UI) claimants in New York in the Emergency Unemployment Compensation 2008 (EUC08) Program and the Federal-State Extended Benefits (EB) Program.

In accordance with Section 223 of the Trade Act of 1974, as amended (“Act”), 19 U.S.C. 2273, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on August 3, 2012, applicable to workers of General Motors Vehicle Manufacturing, including on-site leased workers from Aerotek, Kelly Services, Voith Industrial Services, Shreveport Ramp Services, Dana Holding Corporation, The Landing of GM, Filtration Services Group, BASF, G4S Secure Services, Seibert Powder Coating, Advantis Occupational Health, Veolia ES Industrial Services, Inc., and Automotive Quality Associates, Shreveport, LA; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended (“Act”), 19 U.S.C. 2273, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on August 3, 2012, applicable to workers of General Motors Vehicle Manufacturing, including on-site leased workers from Aerotek, Kelly Services, Voith Industrial Services, Shreveport Ramp Services, Dana Holding Corporation, The Landing of GM, Filtration Services Group, BASF, G4S Secure Services, Seibert Powder Coating, Advantis Occupational Health, Veolia ES Industrial Services, Inc., and Automotive Quality Associates, Shreveport, LA; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance.

All workers of General Motors Vehicle Manufacturing, including on-site leased workers from Aerotek, Kelly Services, Voith Industrial Services, Shreveport Ramp Services, Dana Holding Corporation, The Landing of GM, Filtration Services Group, BASF, G4S Secure Services, Seibert Powder Coating, Advantis Occupational Health, Veolia ES Industrial Services, Inc. and Automotive Quality Associates, Shreveport, Louisiana, who became totally or partially separated from employment on or after July 28, 2012, through August 3, 2014, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed in Washington, DC, this 18th day of September 2012.

**Del Min Amy Chen,**

Certifying Officer, Office of Trade Adjustment Assistance.

[Billling Code 4510-FN-P]