Act funded public labor exchange. The ETA has well established reporting instructions, reporting software, reporting formats and reporting logic that are used with existing reemployment service delivery reporting for UI claimants, and this structure also serves UI claimants in Federal programs required by Public Law 112–96. This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless it is approved by the OMB under the PRA and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information that does not display a valid Control Number. See 5 CFR 1320.5(a) and 1320.6. The DOL obtains OMB approval for this information collection under Control Number 1205–0493. The current approval is scheduled to expire on October 31, 2012; however, it should be noted that existing information collection requirements submitted to the OMB receive a month-to-month extension while they undergo review. For additional information, see the related notice published in the Federal Register on August 13, 2012 (77 FR 48176).

Interested parties are encouraged to send comments to the OMB, Office of Information and Regulatory Affairs at the address shown in the ADDRESSES section within 30 days of publication of this notice in the Federal Register. In order to help ensure appropriate consideration, comments should mention OMB Control Number 1205–0493. The OMB is particularly interested in comments that:

• Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
• Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
• Enhance the quality, utility, and clarity of the information to be collected; and
• Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Agency: DOL–ETA.
Title of Collection: Reemployment Services and Outcomes Collection for Unemployment Insurance Claimants in Federal Programs.
OMB Control Number: 1205–0493.
Affected Public: Individuals or Households and State, Local, and Tribal Governments.
Total Estimated Number of Respondents: 3,500,053.
Total Estimated Number of Responses: 7,000,212.
Total Estimated Annual Burden Hours: 250,294.
Total Estimated Annual Other Costs Burden: $0.
Michel Smyth, Departmental Clearance Officer.
[FR Doc. 2012–26634 Filed 10–29–12; 8:45 a.m.]
BILLING CODE 4510–FW–P

DEPARTMENT OF LABOR
Employment and Training Administration
Announcement Regarding States Triggering “On” and “Off” in the Emergency Unemployment Compensation 2008 (EUC08) Program

AGENCY: Employment and Training Administration, Labor.

ACTION: Notice.

SUMMARY: Announcement Regarding States Triggering “on” and “off” in the Emergency Unemployment Compensation 2008 (EUC08) Program.

The U.S. Department of Labor (Department) produces trigger notices indicating which states qualify for EUC08 benefits, and provides the beginning and ending dates of payable periods for each qualifying state. The trigger notices covering state eligibility for this program can be found at: http://ows.doleta.gov/unemploy/claims_arch.asp.

The following changes have occurred since the publication of the last notice regarding states’ EUC08 trigger status:

• With the week ending September 22, 2012, Utah had served a full 13 week “off” period in Tier 2 of the EUC08 program. Given that the trigger rate for Utah has been at the 6.0 percent trigger rate threshold, this state met the criteria to resume a payable period in Tier 2 of the EUC08 program. This payable period started with the week beginning September 23, 2012. For claimants establishing new eligibility in Tier 2, the maximum potential entitlement in Tier 2 is the lesser of 54 percent of the maximum regular Unemployment Compensation (UC) entitlement or 14 times the regular UC weekly benefit amount.

• With the week ending September 22, 2012, West Virginia and Wisconsin had both served a full 13 week “off” period in Tier 3 of the EUC08 program. Given that the trigger rate for these states had been at or above the 7.0 percent trigger rate threshold, these states met the criteria to resume a payable period in Tier 3 of the EUC08 program. The payable period for these states started with the week beginning September 23, 2012. For claimants establishing new eligibility in Tier 3, the maximum potential entitlement in Tier 3 is the lesser of 35 percent of the maximum regular UC entitlement or 9 times the regular UC weekly benefit amount.

• With the release of national unemployment data by the Bureau of Labor Statistics on September 21, 2012, the estimated three month average, seasonally adjusted total unemployment rate for Maryland met the 7.0 percent trigger rate necessary to trigger “on” in Tier 3 of the EUC08 program. For claimants establishing new eligibility in Tier 3, the maximum potential entitlement is the lesser of 35 percent of the maximum regular UC entitlement or 9 times the regular UC weekly benefit amount. The week beginning October 7, 2012, will be the first week in which EUC08 claimants in Maryland who have exhausted Tier 2, and are otherwise eligible, can establish Tier 3 eligibility.

• With the release of national unemployment data by the Bureau of Labor Statistics on September 21, 2012, the estimated three month average, seasonally adjusted total unemployment rate for Michigan met the 9.0 percent trigger rate necessary to trigger “on” in Tier 3 of the EUC08 program. For claimants establishing new eligibility in Tier 3, the maximum potential entitlement is the lesser of 35 percent of the maximum regular UC entitlement or 9 times the regular UC weekly benefit amount. The week beginning October 7, 2012, will be the first week in which EUC08 claimants in Michigan who have exhausted Tier 2, and are otherwise eligible, can establish Tier 3 eligibility.
Texas will meet the criteria to resume a payable period in Tier 3 of the EUC08 program. This payable period will start with the week beginning October 7, 2012. For claimants establishing new eligibility in Tier 3, the maximum potential entitlement is the lesser of 35 percent of the maximum regular UC entitlement or 9 times the regular UC weekly benefit amount.

- With the week ending October 6, 2012, Georgia and Mississippi will have served a full 13 week “off” period in Tier 4 of the EUC08 program. Given that the trigger rate for these states is currently at or above the 9.0 percent trigger rate threshold, and no more unemployment rates will be released before October 19, 2012, Georgia and Mississippi will meet the criteria to resume a payable period in Tier 4 of the EUC08 program. The payable period will start with the week beginning October 7, 2012. For claimants establishing new eligibility in Tier 4, the maximum potential entitlement in Tier 4 is the lesser of 24 percent of the maximum regular UC entitlement or 6 times the regular UC weekly benefit amount.

- Based on data released by the Bureau of Labor Statistics on September 21, 2012, the three month average, seasonally adjusted total unemployment rate for the District of Columbia fell below the 9.0 percent trigger rate threshold to remain “on” in Tier 4 of the EUC08 program. As a result, entitlement for claimants in the District of Columbia in the EUC08 program will decrease from a maximum possible duration of 47 weeks to a maximum possible duration of 37 weeks. The week ending October 13, 2012, will be the last week in which EUC claimants in the District of Columbia can exhaust Tier 3, and establish Tier 4 eligibility. Under the phase-out provisions, claimants can receive any remaining entitlement they may have in Tier 4 after October 13, 2012.

**Information for Claimants**

The duration of benefits payable in the EUC08 program, and the terms and conditions under which they are payable, are governed by Public Laws 110–252, 110–449, 111–5, 111–92, 111–118, 111–144, 111–157, 111–205, 111–312, 112–96, and the operating instructions issued to the states by the Department.

In the case of a state beginning or concluding a payable period in EUC08, the State Workforce Agency will furnish a written notice of any change in potential entitlement to each individual who could establish, or had established, eligibility for benefits (20 CFR 615.13 (c)(1) and (c)(4)). Persons who believe they may be entitled to benefits under the EUC08 program, or who wish to inquire about their rights under the program, should contact their State Workforce Agency.

**FOR FURTHER INFORMATION CONTACT:**
Scott Gibbons, U.S. Department of Labor, Employment and Training Administration, Office of Unemployment Insurance, 200 Constitution Avenue NW., Frances Perkins Bldg., Room S–4524, Washington, DC 20210, telephone number (202) 693–3088 (this is not a toll-free number) or by email: gibbons.scott@dol.gov.

Signed in Washington, DC, this 17th day of October, 2012.

Jane Oates,
Assistant Secretary, Employment and Training Administration.

[FR Doc. 2012–26586 Filed 10–29–12; 8:45 am]
**BILLING CODE 4510–FW–P**

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**NATIONAL AERONAUTICS AND SPACE ADMINISTRATION**

[Notice (12–066)]

**Government-Owned Inventions, Available for Licensing**

**AGENCY:** National Aeronautics and Space Administration.

**ACTION:** Notice of Availability of Inventions for Licensing.

**SUMMARY:** Patent applications on the inventions listed below assigned to the National Aeronautics and Space Administration, have been filed in the United States Patent and Trademark Office, and are available for licensing.

**DATES:** October 30, 2012.

**FOR FURTHER INFORMATION CONTACT:**
Randy Heald, Patent Counsel, Kennedy Space Center, Mail Code CC–A, Kennedy Space Center, FL 32899; telephone (321) 867–7214; fax (321) 867–1817.

NASA Case No.: KSC–13265: Inductive Position Sensor;
NASA Case No.: KSC–12539–3: Self-Healing Wire Insulation;
NASA Case No.: KSC–12978–DIV: Mechanical Alloying of a Hydrogenation Catalyst Used for the Remediation of Contaminated Compounds;
NASA Case No.: KSC–13336: Electrically Conductive Composite Material;
NASA Case No.: KSC–12871: Low-Melt Poly(Adamic Acids) and Polyimides and Their Uses;
NASA Case No.: KSC–13285: Method of Fault Detection and Rerouting;

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**NATIONAL AERONAUTICS AND SPACE ADMINISTRATION**

[Notice 12–082]

**Notice of Intent To Grant Exclusive Research License**

**AGENCY:** National Aeronautics and Space Administration.

**ACTION:** Notice of intent to grant exclusive research only license.

**SUMMARY:** This notice is issued in accordance with 35 U.S.C. 209(e) and 37 CFR 404.7(a)(1)(i). NASA hereby gives notice of its intent to grant an exclusive, research only license in the United States to practice the invention described and claimed in U.S. Patent Nos. 6,967,051 entitled “Thermal Insulation Systems” and 7,781,492 entitled “Foam-Aerogel Composite Materials for Thermal and Acoustic Insulation and Cryogen Storage,” to Flexure, LLC, having its principal place of business at 4423 Leihigh Road, Suite 235, College Park, Maryland 20740. The patent rights in this invention have been assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. The prospective