unemployment period in EB. As such, effective February 7, 2021, the maximum potential entitlement for claimants in Michigan in the EB program decreased from 20 weeks to 13 weeks.

- Based on the data released by the Bureau of Labor Statistics on January 26, 2021:
  - The seasonally-adjusted TUR for Rhode Island fell below the 8.0% threshold necessary to remain “on” a high unemployment period in EB, and starting February 21, 2021, the maximum potential entitlement for claimants in this state in the EB program will decrease from 20 weeks to 13 weeks, and
  - The seasonally-adjusted TUR for North Carolina and Oregon fell below the 6.5% threshold necessary to remain “on” in EB. The payable period in EB for both of these states ended on February 20, 2021.
- Based on the data submitted by Louisiana for the week ending January 2, 2021, Louisiana’s 13-week insured unemployment rate (IUR) was 4.86 percent, falling below the 5.0 percent IUR threshold necessary to remain “on” EB. Therefore, the EB period for Louisiana ended on January 23, 2021. The state will remain in an “off” period for a minimum of 13 weeks.
- Based on the data submitted by Georgia for the week ending January 16, 2021, Georgia’s 13-week insured unemployment rate (IUR) was 4.76 percent, falling below the 5.0 percent IUR threshold necessary to remain “on” EB. Therefore, the EB period for Georgia ended on February 6, 2021. The state will remain in an “off” period for a minimum of 13 weeks.
- In addition, language in state laws of California, District of Columbia, Illinois, Massachusetts, Nevada and Ohio which conditioned the applicability of total unemployment rate (TUR) trigger on full Federal funding resulted in an “off” indicator for the week ending December 5, 2020 and the end of any payable period associated with the TUR trigger on December 26, 2020. As such, California, District of Columbia, Illinois, Massachusetts, and Nevada, ended their high unemployment period in EB on December 26, 2020, therefore these states EB program will decrease from 20 weeks to 13 weeks and Ohio triggered “off” EB on December 26, 2020.

The trigger notice covering state eligibility for the EB program can be found at: http://ows.doleta.gov/unemploy/claims_arch.as.

### Information for Claimants

The duration of benefits payable in the EB program, and the terms and conditions on which they are payable, are governed by the Federal-State Extended Unemployment Compensation Act of 1970, as amended, and the operating instructions issued to the states by the U.S. Department of Labor. In the case of a state beginning an EB period, the State Workforce Agency will furnish a written notice of potential entitlement to each individual who has exhausted all rights to regular benefits and is potentially eligible for EB (20 CFR 615.13 (c) (1)).

Persons who believe they may be entitled to EB, or who wish to inquire about their rights under the program, should contact their State Workforce Agency.

### FOR FURTHER INFORMATION CONTACT:

U.S. Department of Labor, Employment and Training Administration, Office of Unemployment Insurance Room S–4524, Attn: Thomas Stengle, 200 Constitution Avenue NW, Washington, DC 20210, telephone number (202) 693–2991 (this is not a toll-free number) or by email: Stengle.Thomas@dol.gov.

Signed in Washington, DC.

Suzan G. LeVine,
Principal Deputy Assistant Secretary for Employment and Training.

[FR Doc. 2021–00685 Filed 3–26–21; 8:45 am]

BILLING CODE 4510–FW–P

### DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. OSHA–2010–0013]

SolarPTL, LLC: Grant of Renewal of Recognition

AGENCY: Occupational Safety and Health Administration (OSHA), Labor.

ACTION: Notice.

SUMMARY: In this notice, OSHA announces the final decision to grant renewal of recognition to SolarPTL, LLC (PTL) as a Nationally Recognized Testing Laboratory (NRTL). The renewal of recognition becomes effective on March 29, 2021.

FOR FURTHER INFORMATION CONTACT: Information regarding this notice is available from the following sources: Press inquiries: Contact Mr. Frank Meilinger, Director, OSHA Office of Communications, U.S. Department of Labor, telephone: (202) 693–1999; email: meilinger.francis2@dol.gov. General and technical information: Contact Mr. Kevin Robinson, Director, Office of Technical Programs and Coordination Activities, Directorate of Technical Support and Emergency Management, Occupational Safety and Health Administration, U.S. Department of Labor, phone: (202) 693–2110 or email: robinson.kevin@dol.gov.

### SUPPLEMENTARY INFORMATION:

I. Background

OSHA hereby gives notice that it is granting the renewal of recognition of SolarPTL LLC (PTL) as a NRTL under 29 CFR 1910.7.

OSHA recognition of a NRTL signifies that the organization meets the requirements in Section 1910.7 of Title 29, Code of Federal Regulations (29 CFR 1910.7). Recognition is an acknowledgment that the organization can perform independent safety testing and certification of the specific products covered within the scope of recognition and is not a delegation or grant of government authority. As a result of recognition, employers may use products properly approved by the NRTL to meet OSHA standards that require testing and certification. OSHA maintains an informational web page for each NRTL that details the scope of recognition available at http://www.osha.gov/dts/otpca/nrtl/index.html. OSHA processes applications submitted by an NRTL for renewal of recognition following requirements in Appendix A to 29 CFR 1910.7. OSHA conducts renewals in accordance with the procedures in 29 CFR 1910.7. App. A II.C. In accordance with these procedures, NRTLS submit a renewal request to OSHA between nine months and one year before the expiration date of the current recognition. A renewal request includes a request for renewal and any additional information demonstrating their continued compliance with the terms of the recognition and 29 CFR 1910.7. If OSHA has not conducted an on-site assessment of the NRTL headquarters and any key sites within the past 18 to 24 months, it will schedule the necessary on-site assessment prior to the expiration date of the NRTL’s recognition. Upon review of the submitted material and, as necessary, the successful completion of the on-site assessment, OSHA announces the preliminary decision to grant or deny renewal in the Federal Register and solicits comments from the public. OSHA then publishes a final Federal Register notice responding to any comments and renewing the NRTL’s recognition for a period of five years, or denying the renewal of recognition. PTL initially received OSHA recognition as a NRTL on March 23,
OSHA—2010–0013 contains all materials or contact the Docket Office. Docket No. application, go to
renew PTL's NRTL recognition.
response to this notice. OSHA is now
February 3, 2021 (86 FR 8042). The
application in the Federal Register
on
notice announcing PTL's renewal
85252.
Fairmont Avenue, Tempe, Arizona
29 CFR 1910.7. The current address of
the PTL facility recognized by OSHA
and included as part of the renewal
request is: SolarPTL, 1007 West
Fairmont Avenue, Tempe, Arizona
85252.
OSHA evaluated PTL's application for
renewal and made a preliminary
determination that PTL can meet the
requirements prescribed by 29 CFR
1910.7 for recognition.
OSHA published the preliminary
notice announcing PTL's renewal
application in the Federal Register
on February 3, 2021 (86 FR 8042). The
agency requested comments by February
18, 2021, and received no comments in
response to this notice. OSHA is now
proceeding with this final notice to
renew PTL's NRTL recognition.
To obtain or review copies of all
public documents pertaining to the PTL
application, go to www.regulations.gov
or contact the Docket Office. Docket No.
OSHA—2010–0013 contains all materials in
the record concerning PTL’s NRTL
recognition. Please note: Due to the
COVID–19 pandemic, the Docket Office
is closed to the public at this time but
can be contacted at (202) 693–2350.
II. Final Decision and Order
OSHA hereby gives notice of the
renewal of recognition of PTL as a
NRTL. OSHA examined PTL’s renewal
application and all pertinent
information related to PTL’s request for
renewal of NRTL recognition. Based on
this review of the renewal request and
other pertinent information, OSHA
finds that PTL meets the requirements of
29 CFR 1910.7 for renewal of
recognition as a NRTL, subject to the
specified limitation and conditions.
OSHA limits the renewal of PTL’s
recognition to include the terms and
conditions of PTL’s recognition found in
76 FR 16452. The NRTL scope of
recognition for PTL is also available on
the OSHA website at http://
This renewal extends PTL’s recognition
as a NRRTL for a period of five years from
March 29, 2021.
A. Conditions
In addition to those conditions
already required by 29 CFR 1910.7, PTL
must abide by the following conditions of
recognition:
1. PTL must inform OSHA as soon as
possible, in writing, of any change of
ownership, facilities, or key personnel,
and of any major change in their
operations as a NRRTL, and provide
details of the change(s);
2. PTL must agree to increased OSHA
oversight of their operations including:
(a) More frequent on-site assessments
of PTL facilities; and
(b) PTL shall continue to provide
OSHA with written notification of any
new or revised NRRTL certificates that it
issues, within 7 calendar days of issuing
the certification. This notification shall
include:
(i) Name and address of the applicant;
(ii) Model number(s) for the certified
products;
(iii) PTL Certification number;
(iv) PTL Project number;
(v) Name(s) of PTL staff involved with
the project; and
(vi) Location where the product
evaluation and testing took place.
3. Upon request, PTL must provide
copies of the test data, certification
report and other related information for
new or revised certifications to OSHA.
4. PTL must meet all the terms of their
recognition and comply with all OSHA
policies pertaining to this recognition;
and
5. PTL must continue to meet the
requirements for recognition, including
all previously published conditions on
PTL’s scope of recognition, in all areas
for which it has recognition.

Pursuant to the authority in 29 CFR
1910.7, OSHA hereby renews the
recognition of PTL as a NRTL.
III. Authority and Signature
Amanda L. Edens, Deputy Assistant
Secretary of Labor for Occupational
Safety and Health, 200 Constitution
Avenue NW, Washington, DC 20210;
telephone: (202) 693–0406 (this is not a toll-free
number). TTY/TDD callers may dial
toll-free (877) 889–5627 to obtain
information or request materials in
alternative formats.

DEPARTMENT OF LABOR
Wage and Hour Division
Notice of Approved Agency
Information Collection; Information
Collection: Records To Be Kept by
Employers—Fair Labor Standards Act
ACTION: Notice.

SUMMARY: In accordance with the
Paperwork Reduction Act (PRA), the
Wage and Hour Division (WHD) is
providing notice to the public that the
WHD sponsored information collection request (ICR) titled, “Records to be kept
by Employers—Fair Labor Standards Act,” has been approved by the Office
of Management and Budget (OMB).
WHD is notifying the public that the
revision to this ICR is effective immediately and approved through
November 30, 2022.
DATES: OMB approval of the revision of
this ICR is effective immediately with
an expiration date of November 30,
2022.
FOR FURTHER INFORMATION CONTACT:
Robert Waterman, Division of
Regulations, Legislation, and
Interpretations, Wage and Hour
Division, U.S. Department of Labor,
Room S–3502, 200 Constitution Avenue
NW, Washington, DC 20210; telephone:
(202) 693–0023 (not a toll-free
number), or send an email to
WHDPRAComments@ dol.gov. Copies of
this notice may be obtained in
alternative formats (Large Print, Braille,
Audio Tape or Disc), upon request, by
calling (202) 693–0023 (not a toll-free
number). TTY/TDD callers may dial
toll-free (877) 889–5627 to obtain
information or request materials in
alternative formats.
SUPPLEMENTARY INFORMATION: The
Department of Labor published the final
rule, Tip Regulations under the Fair
Labor Standards Act, on December 30,
2020 (85 FR 86756). The final rule
explains the impact of the Consolidated Appropriations Act, 2018 (CAA)
amendments to sections 3(m), 16(b),
16(c), and 16(e) of the FLSA. The
amendments, among other things,
prohibit employers from keeping
employee tips. The Department
submitted the ICR to OMB at the time
of publication of the final rule. The ICR
was previously submitted with the
notice of proposed rulemaking under a
duplicate control number 1235–0030,
and OMB asked that the Department
resubmit with the final rule after
reviewing any comments. Because two
separate actions implicating the ICR
1235–0018 were occurring in close
proximity to one another, and OMB can