Survey help to determine the employment situation of specific population groups as well as general trends in employment and unemployment. 

Theresa M. O'Malley,
Acting Departmental Clearance Officer.

[FR Doc. 96–19055 Filed 7–25–96; 8:45 am]
BILLING CODE 4510–30–M

Advisory Council on Employee Welfare and Pension Benefit Plans;
Announcement of Vacancies Request
for Nominations

Section 512 of the Employee Retirement Income Security Act of 1974 (ERISA), 88 Stat. 895, 29 U.S.C. 1142, provides for the establishment of an “Advisory Council on Employee Welfare and Pension Benefit Plans” (the Council), which is to consist of 15 members to be appointed by the Secretary of Labor (the Secretary) as follows: Three representatives of employee organizations (at least one of whom shall be representative of an organization whose members are participants in a multiemployer plan); three representatives of employers (at least one of whom shall be representative of employers maintaining or contributing to multiemployer plans); one representative each from the fields of insurance, corporate trust, actuarial counseling, investment counseling, investment management and accounting; and three representatives from the general public (one of whom shall be a person representing those receiving benefits from a pension plan). Not more than eight members of the Council shall be members of the same political party.

Members shall be persons qualified to appraise the programs instituted under ERISA. Appointments are for terms of three years.

The prescribed duties of the Council are to advise the Secretary with respect to the carrying out of his or her functions under ERISA, and to submit to the Secretary, or his or her designee, recommendations with respect thereto. The Council will meet at least four times each year, and recommendations of the Council to the Secretary will be included in the Secretary’s annual report to the Congress on ERISA.

The terms of five members of the Council expire Thursday, November 14, 1996. The groups or fields represented are as follows: employee organizations (multiemployer plans), investment management, corporate trust, employers and the general public (pensioners). Accordingly, notice is hereby given that any person or organization desiring to recommend one or more individuals for appointment to the ERISA Advisory Council on Employee Welfare and Pension Benefit Plans to represent any of the groups or fields specified in the preceding paragraph, may submit recommendations to Sharon Morrissey, Acting Executive Secretary, ERISA Advisory Council, Frances Perkins Building, U.S. Department of Labor, 200 Constitution Avenue, N.W., Suite N–5677, Washington, D.C. 20210. Recommendations must be delivered or mailed on or before October 1, 1996. Recommendations may be in the form of a letter, resolution or petition, signed by the person making the recommendation or, in the case of a recommendation by an organization, by an authorized representative of the organization. Each recommendation should identify the candidate by name, occupation or position, telephone number and address. It should also include a brief description of the candidate’s qualifications, the group or field which he or she would represent for the purposes of Section 512 of ERISA, the candidate’s political party affiliation, and whether the candidate is available and would accept.

Signed at Washington, D.C. this 22nd day of July, 1996.

Olena Berg,
Assistant Secretary of Labor, Pension and Welfare Benefits Administration.

[FR Doc. 96–19056 Filed 7–25–96; 8:45 am]
BILLING CODE 4510–29–M

Employment and Training Administration

Unemployment Insurance Service;
Proposed Collection; Comment Request

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paper work and respondent burden conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA 95) [44 U.S.C. 3506(c)(2)(A)]. This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed. Currently, the Employment and Training Administration is soliciting comments concerning the proposed reinstatement of the ETA 191, Statement of Expenditures and Financial Adjustments of Federal Funds for Unemployment Compensation for Federal Employees and Ex-Servicemembers. A copy of the proposed information collection request (ICR) can be obtained by contacting the office listed below in the addressee section of this notice.

DATES: Written comments must be submitted to the office listed in the addressee section below on or before September 4, 1996.

The Department of Labor is particularly interested in comments which:

* 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 the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

ADRESSES: Wanda J. Drew, Unemployment Insurance Service, Employment and Training Administration, U.S. Department of Labor, Room S4231, 200 Constitution Ave., N.W., Washington, D.C. 20210; telephone number (202) 219–5309 (this is not a toll-free number); fax (202) 219–8506.

SUPPLEMENTARY INFORMATION:

I. Background

Public Law 97–362, Miscellaneous Revenue Act of 1982 amended the Unemployment Compensation for Ex-Servicemembers (UCX) law (5 U.S.C. 8509) and Public Law 96–499, Omnibus Reconciliation Act amended the Unemployment Compensation for Federal Employees (UCFE) law (5 U.S.C. 8501, et seq.) requiring each Federal employing agency to pay the costs of regular and extended UCFE/UCX benefits paid to its employees by the State employment security agencies (SESA’s). The ETA 191 report submitted