Related BLS programs | Related articles

ABSTRACT

January/February 1996, Vol. 119, Nos. 1 & 2

Change in State unemployment insurance legislation in 1995

Diana Runner

Michigan and Oregon made extensive modifications to their laws; among the States generally, changes requiring claimants to participate in reemployment services were predominant. Nineteen States amended their unemployment insurance laws to require that, as a condition of eligibility for benefits, an individual must participate in reemployment services, such as job search assistance, if he or she is determined through a profiling system to be likely to exhaust regular benefits. The profiling system is designed to assist individuals in making a successful transition to new employment. This article is a summary of some of the significant changes by individual States.

<u>Read excerpt</u> <u>→ Download full text in PDF</u> (522K)

Related BLS programs

BLS does not have any programs that directly relate to the topic of this article.

Related Monthly Labor Review articles

Changes in State unemployment insurance legislation in 1997. January 1998.

Changes in State unemployment insurance legislation in 1996. January 1997.

Changes in State unemployment insurance legislation in 1994. January 1995.

Changes in State unemployment insurance legislation in 1993. January 1994.

Changes in State unemployment insurance legislation in 1992. January 1993.

Changes in State unemployment insurance legislation in 1991. January 1992.

Changes in State unemployment insurance legislation in 1990. January 1991.

Within Monthly Labor Review Online:
Welcome | Current Issue | Index | Subscribe | Archives