the Virgin Islands or Canada; to provide that after December 31, 1971, the term employment under certain conditions shall include services by an individual who is a citizen of the United States performed outside the United States, services on an American vessel OR AIRCRAFT, services performed in a hospital or institution of higher education operated by the State of Maryland, services performed in a hospital or institution of higher education operated by the State of Maryland, services performed in the employ of a political subdivision of the State of Maryland for a hospital or institution of higher education when such coverage is elected by the political subdivision, and services performed in the employ of certain nonprofit organizations; to delete historical references, to refer to the Secretary of Labor instead of the Social Security Board, and to correct references to certain sections of federal law; to extend coverage to additional persons working in connection with the agricultural products industry; to correct reference to the Federal Internal Revenue Code and to delete certain subsections therefrom; to provide that beginning January 1, 1972, the contribution base shall be increased to the first \$4200 of wages paid each individual employee; to provide a program of extended benefits AUTHORIZING PAYMENT OF BENEFITS TO PERSONS WHO HAVE EXHAUSTED ELIGIBILITY; amending the Unemployment Insurance laws of this State in order to make certain corrections in the language and references thereof; to provide an exemption from coverage of service performed by a spouse of full-time student working for the education institution attended by the spouse, and exempting certain students and hospital patients from coverage; to provide that "State" shall include "Puerto Rico"; and relating generally to the laws of this State providing for Unemployment Insurance.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Sections 4(a) and 4(c) of Article 95A of the Annotated Code of Maryland (1969 Replacement Volume), title "Unemployment Insurance Law," subtitle "Benefits," be and they are hereby repealed and re-enacted, with amendments; that Section 4(d) of the same article, title and subtitle be and it is hereby repealed; that Section 4(e) of the same article, title and subtitle be and it is hereby repealed and re-enacted, with amendments; that Sections 4(e) and 4(f) thereof be and they are hereby relettered 4(d) and 4(e), respectively; that new Section 4(f) be and it is hereby added to the same article, title and subtitle to follow immediately after relettered Section 4(e) thereof; that Sections 8(a), 8(b) and 8(c) of the same article and title, subtitle, "Contributions," be and they are hereby repealed and re-enacted, with amendments; that Section 8(d) of the same article, title and subtitle, be and it is hereby repealed and reenacted, with amendments, and relettered Section 8(g) to follow immediately after new Section 8(f); that new Sections 8(d), 8(e) and 8(f) be and they are hereby added to the same article, title and subtitle to follow immediately after Section 8(c) thereof; that Section 9 of the same article and title, subtitle "Employer's Coverage," be and it is hereby repealed and re-enacted, with amendments; that Section 19 of the same article and title, subtitle "Reciprocal Agreements," be and it is hereby repealed and re-enacted, with amendments, that Section 19 of the same article and title and title are section 19 of the same article and re-enacted, with amendments, that Section 19 of the same article article and whitele hered. ments; that Section 19A of the same article, title and subtitle, be and it is hereby repealed; that Sections 20(f) and 20(g) of the same article and title, subtitle, "Definititions," be and it is THEY ARE hereby re-