

(iv) The term "principal base period employer" means the employer by whom an individual was paid the largest amount of his base period wages.

(v) The term "base period wages" means wages paid to an individual during his base period for insured work.

(10) For the purposes of the experience-rating provisions of this subsection, in any case where a claim for benefits is filed, an employer's account shall not be charged with benefits paid, for the purposes of any computation made for any fiscal year beginning after the date of separation from employment, if the claimant: (i) leaves the service of the employer voluntarily without good cause attributable to his employer; or (ii) is separated from the service of the employer and admits or is found guilty of having committed any criminal act against the employer.

(11) The experience-rating account of an employer who pays contributions under this section may not be charged for benefits paid to an individual whose base period wages include wages for previously uncovered services, as defined in § 20(n-1) of this article, to the extent that the fund is reimbursed for the benefits under the Unemployment Compensation Amendments of 1976.

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~~{(f)--An-additional-benefit-period-may--not--continue--after
June-9,-1984- }~~

~~{F)--AN--INDIVIDUAL-LIVING-IN-ANOTHER-STATE-WHO-IS-OTHERWISE
ELIGIBLE-FOR-ADDITIONAL-BENEFITS-SHALL--NOT--BE--PAID--ADDITIONAL
BENEFITS--FOR--ANY--WEEK-PURSUANT-TO-AN-INTERSTATE-CLAIM-FILED-IN
ANOTHER-STATE-AGAINST-MARYLAND- }~~

SECTION 2. AND BE IT FURTHER ENACTED, That the increase in the maximum unemployment insurance weekly benefit amount set forth in subsection 3(b)(1) of Article 95A shall take effect July 1, 1984.

SECTION 2- 3. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 1984.

Approved May 29, 1984.
