

Service Canada Employment Insurance  
Benefits Delivery Services Branch

1440 – 9700 Jasper Ave.

Edmonton, Alberta T5J 4C1

This letter is to provide clarification to your members that may have received a Notice of Debt as a result of dividend payment owing to employees affected by layoffs from the Wolverine Coal Partnership in 2014.

Pursuant to the *Employment Insurance Act* and its *Regulations*, these monies are considered earnings for Employment Insurance purposes and were applied against the benefit claims of claimants that had active Employment Insurance claims at the time of the lay off from this employer.

Once the review by Service Canada is complete, overpayment amounts for each individual member will be provided by Service Canada directly to the court appointed monitor, KPMG. **The monitor will deduct the Employment Insurance overpayment amount from the dividend owing to the member and remit it directly to the Receiver General as repayment on behalf of the employee** (*Employment Insurance Act* 46(1)).

Any of your members that received a Notice of Debt related to the application of these dividend monies on their 2014 Employment Insurance claim should disregard the notice and refrain from making payment to the Receiver General as this will be completed by the monitor on their behalf.

Service Canada will not request further payment by the monitor if payments by your members have already been processed by the Canada Revenue Agency. If payments made by members towards these overpayments are received and/or processed **after** the monitor has remitted the amount to the Canada Revenue Agency those funds will be returned.

If you have any questions regarding the establishment of the overpayment, please contact the Employment Insurance Call Centre at 1-800-206-7218. It is recommended to provide reference to an application for benefits in 2014.

*Employment Insurance Commission*

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