

**From:** Dawson, Maura <MDawson@dew.sc.gov>  
**To:** Veldran, KatherineKatherineVeldran@gov.sc.gov  
**Date:** 2/6/2013 5:43:14 PM  
**Subject:** RE: Questions

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Have a great evening. I will talk with you tomorrow. Maura

**Maura Dawson**

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**From:** Veldran, Katherine [mailto:KatherineVeldran@gov.sc.gov]  
**Sent:** Wednesday, February 06, 2013 5:37 PM  
**To:** Dawson, Maura  
**Subject:** FW: Questions

Please call me tomorrow to discuss. Maybe we are able to meet tomorrow to go over this in person.  
Thank you,  
Katherine

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**From:** Sunnie Harmon [mailto:sunnie@lobbysc.com]  
**Sent:** Wednesday, February 06, 2013 1:43 PM  
**To:** Veldran, Katherine  
**Cc:** Darrell Scott; Sara Hazzard; Katie King  
**Subject:** Questions

Hey Katherine! Thanks for the SCDEW notebook today. Here are the questions that we had after the meeting.

1. Can we get an explanation for the statutory amendment dealing with employers who have not responded to SC DEW requests? I know that it is a Federal mandate, but whether an employer responds or not should not effect overpayment. If an employer does not respond, then the employee/claimant is allowed 20 weeks to collect benefits and should be cut off after that point. Some additional clarity from SCDEW on this one would be greatly appreciated.
2. Erica von Nessen is going to get back to us on this question, but will the 2014 rates use a 3 year look back or 10 year look back?

Thanks!

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