

From: Patel, Swati <SwatiPatel@gov.sc.gov>
To: Soura, Christian <ChristianSoura@gov.sc.gov>
Date: 3/14/2014 9:34:15 AM
Subject: FW: proviso

Can you confirm this information?

We do not want the AG to have to ask the Gen Assembly for money to sue DOE regarding MOX.

From: Adam Piper [mailto:apiper@scag.gov]
Sent: Thursday, March 13, 2014 5:10 PM
To: Patel, Swati
Subject: proviso

We only need 453k for diligent enforcement in AG's office – the other 800k could go to energy litigation.

118.15. (SR: **Tobacco** Settlement) (A) *To the extent funds are available from payments received on behalf of the State by the **Tobacco** Settlement Revenue Management Authority from the **Tobacco** Master Settlement Agreement ("MSA") during Fiscal Year 2014-15, the State Treasurer is authorized and directed, after transferring funds sufficient to cover the operating expenses of the Authority, to transfer the remaining funds as follows:*

(1) *\$1,253,000 to the Attorney General's Office for Diligent Enforcement and Arbitration Litigation; \$450,000 to the State Law Enforcement Division for Diligent Enforcement; and \$325,000 to the Department of Revenue for Diligent Enforcement, all to enforce Chapter 47 of Title 11, the **Tobacco** Escrow Fund Act;*

(2) *\$1,000,000 to the Department of Agriculture pursuant to Section 11-49-55 of the 1976 Code.*
and

(3) *The remaining balance shall be transferred to the Department of Health and Human Services for the Medicaid program.*

(B) *The requirements of Section 11-11-170 of the 1976 Code shall be suspended for Fiscal Year 2014-15.*

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