

From: Glaccum, David <DavidGlaccum@gov.sc.gov>
To: Adams, Chaney <ChaneyAdams@gov.sc.gov>
Baker, Josh <JoshBaker@gov.sc.gov>
CC: Godfrey, Rob <RobGodfrey@gov.sc.gov>
Pisarik, Holly <HollyPisarik@gov.sc.gov>
Date: 12/15/2015 11:45:41 AM
Subject: RE: MOX Letter Followup

Holly and Josh – Please change any of these answers that do not look right:

- 1) Because the money is payable to the State, the money would go to the General Fund unless otherwise designated by statute.
- 2) USG made commitments to SC, and has subsequently broke those commitments. In this case, those commitments concern highly dangerous weapons-grade plutonium and related materials. We are simply enforcing the law as written to protect the economic and environmental safety of SC citizens, and the security of South Carolina.
- 3) The issue does not become ripe until Jan. 1, 2016. We plan to continue to communicate with DOE in advance of that deadline, but do not know when or how they will respond.
- 4) According to the statute (50 USC 2566), all of the money shall be paid “to the State of South Carolina.”
- 5) ?

From: Adams, Chaney
Sent: Tuesday, December 15, 2015 11:12 AM
To: Baker, Josh; Glaccum, David
Cc: Godfrey, Rob
Subject: FW: MOX Letter Followup

MOX follow-up

From: Asberry, Derrek [<mailto:dasberry@aikenstandard.com>]
Sent: Tuesday, December 15, 2015 11:05 AM
To: Adams, Chaney
Subject: MOX Letter Followup

Hi, Chaney. Hope all is well.

Working on a followup article to today's about Gov. Haley's letter to the DOE Secretary. I have a few questions for the governor and looking to get answers by 5 p.m. today or shortly after. Thanks!

- 1) If DOE does pay the penalties, where would the money go?
- 2) What went into your decision to seek the penalties from DOE?
- 3) Is there an anticipated time you expect to hear back from DOE?
- 4) How much of that money would go to SC?
- 5) Anything else you'd like to add?

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