

From: Godfrey, Rob <RobGodfrey@gov.sc.gov>
To: Adams, Chaney <ChaneyAdams@gov.sc.gov>
Taylor, Richele <RicheleTaylor@gov.sc.gov>
Schimsa, Rebecca <RebeccaSchimsa@gov.sc.gov>
Patel, Swati <SwatiPatel@gov.sc.gov>
Date: 9/22/2016 3:23:24 PM
Subject: FW: answers to your questions

We need to get legal shop on a call with Gavin ASAP. Can we do that?

Rob Godfrey
Office of Governor Nikki Haley
Desk: (803) 734-2028 | Mobile: (803) 429-6068

From: Jackson, Gavin [mailto:gjackson@postandcourier.com]
Sent: Thursday, September 22, 2016 2:59 PM
To: Adams, Chaney
Cc: Godfrey, Rob
Subject: RE: answers to your questions

I was going to ask, on the call, that the interpretation of the SLED MOA means the governor is only responsible for reimbursement of security expenses/OT for actual time spent at an event with the governor when she is not in her governor capacity, correct? So that means time/expenses en route to and from a political event are not reimbursable?

From: Adams, Chaney [mailto:ChaneyAdams@gov.sc.gov]
Sent: Thursday, September 22, 2016 2:49 PM
To: Jackson, Gavin
Cc: Godfrey, Rob
Subject: answers to your questions

1) Yes.

2) ON BACKGROUND: In accordance with state ethics laws, this type of reimbursement depends on whether the events are campaign-related: If the event is campaign-related, then expenses are reimbursed; and if the event is not campaign-related, then they are not reimbursed.