

From: Baker, Josh <JoshBaker@gov.sc.gov>
To: Glaccum, DavidDavidGlaccum@gov.sc.gov
Godfrey, RobRobGodfrey@gov.sc.gov
CC: Adams, ChaneyChaneyAdams@gov.sc.gov
Pisarik, HollyHollyPisarik@gov.sc.gov
Date: 4/3/2016 9:54:39 AM
Subject: Re: Press Query

I would defer to Holly on this, but I think that the general answer to questions 1,2,3 and 5 is the Governor's Office isn't going to discuss legal strategy but he's welcome to talk to the AG (who will hopefully give the same response).

There's no reason for a local economic development group to get involved other than to get hold of some of the money, so the answer to #4 is that we haven't made plans for the funds and they, like all others received from settlements would be appropriated by the General Assembly following a recommendation by the Governor.

I think that we should redirect him to the primary goal of this entire effort - Governor Haley is going to continue to use every recourse available to the State to compel the Department of Energy to meet its commitments and remove all of the waste and surplus material they have brought in.

From: Glaccum, David
Sent: Sunday, April 3, 2016 9:06 AM
To: Godfrey, Rob
Cc: Adams, Chaney; Baker, Josh
Subject: Re: Press Query

On the intervention question, I doubled checked the statute just to be sure and it does not provide for intervention and it doesn't, so the federal rules of civil procedure govern (rule 24). Reading back through his original email and seeing he needs answers by early Monday, as to our position on intervention, we could just defer the question to the AGs office as they are managing the suit. Otherwise, I can try and get ahold of Randy today to see if we can publicly comment at this time on our strategy as it relates to the intervention. Let me know.

Sent from my iPhone

On Apr 2, 2016, at 10:56 PM, Glaccum, David <DavidGlaccum@gov.sc.gov> wrote:

As with all cases involving a lot of money, it is not unusual for other parties to try and get in on the case. Not sure if we can share at this time (would need to check with our attorney first) but the state is opposing the intervention. We can check with Randy Monday to see what we can say at this time. The third question is silly; the statute wouldn't govern intervention, the federal rules of civil procedure govern. As to the fourth question, we can't answer that specifically as we are not Congress. But for the states official take on where the money could come from if / when we win the suit, just read the complaint we filed in federal court. It outlines possible appropriation sources.

Sent from my iPhone

On Apr 2, 2016, at 10:43 PM, Godfrey, Rob <RobGodfrey@gov.sc.gov> wrote:

Anything insight here policy shop? Let's discuss Sunday.

Rob Godfrey
Office of Gov. Nikki Haley

On Apr 2, 2016, at 8:49 PM, Adams, Chaney <ChaneyAdams@gov.sc.gov> wrote:

What are y'all a thoughts here. Can you get us some more information.

Begin forwarded message:

From: "Gardiner, Thomas" <tgardiner@aikenstandard.com>
Date: April 2, 2016 at 12:59:12 PM EDT
To: "<chaneyadams@gov.sc.gov>" <chaneyadams@gov.sc.gov>
Subject: Press Query

Chaney,

I am working on a story about the SC Alliance filing to intervene in the lawsuit between the state and DOE. Will Governor Haley's office respond to the following question?

1. Did you expect any other entities to try to get involved in the lawsuit against DOE?
2. With the entry of SC Alliance, do you expect other organizations to try to file as well?
3. Does the legislation covering the daily fines for the DOE allow for entities other than the state to becoming parties in the lawsuit?
4. If the lawsuit is won or settled, how will the funds be appropriated?
5. Will the Governor's office or state legal counsel work with SC Alliance as the lawsuit proceeds?

I have an early Monday deadline for the story, so if I could get a response by noon on Monday, I would appreciate it. I know that's pushing it with the weekend and all, so I am grateful for anything you can give me. Thank you!

Thomas Gardiner
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