

1984 WL 249796 (S.C.A.G.)

Office of the Attorney General

State of South Carolina

April 9, 1984

**\*1 RE: Greenville County Redevelopment Authority**

Douglas F. Dent  
21 East Washington Street  
Suite 200 C  
Greenville, South Carolina 29603

Dear Mr. Dent:

This is in response to your request that this office review the enclosed opinion by karen LeCraft Henderson, Senior Assistant Attorney General, dated March 18, 1981, and directed to Deborah C. Westbrook, regarding the Greenville County Redevelopment Authority, wherein Ms. Henderson opined that the Redevelopment Authority is to prescribe the compensation of its employees, pursuant to [§ 31-3-380, CODE OF LAWS OF SOUTH CAROLINA \(1976\)](#).

The standard employed by this office for the review of an earlier opinion is that it must be clearly erroneous in order to be overruled or superseded. An opinion is clearly erroneous when, upon review, the office is firmly convinced that a mistake has been made. (See [Words and Phrases](#), Vol. 7, 1983 Supp. Pg. 122.) Upon review of this opinion we find it contains sound legal reasoning and an accurate interpretation of applicable law. Additionally, our review has uncovered no modifications of the law which would affect the validity of the earlier opinion.

Sincerely,

James P. Hudson  
Staff Attorney

1984 WL 249796 (S.C.A.G.)

---

End of Document

© 2015 Thomson Reuters. No claim to original U.S. Government Works.