
From: VanWyk, Christopher (FTA)
To: Souki, Jesse K.
CC: Zaref, Amy; Miyamoto, Faith; Zelasko, Elizabeth (FTA)
Sent: 6/9/2010 1:31:57 PM
Subject: RE: page 5-68 of Chapter 5

Jesse,

It is fine to just have it in FTA's AR (but we probably still need it for that purpose). That said, the FEIS still needs to state that concurrence has been obtained. I don't believe the last version made that statement.

Thanks,
Chris

From: Souki, Jesse K. [mailto:jsouki@honolulu.gov]
Sent: Wed 6/9/2010 7:17 PM
To: VanWyk, Christopher (FTA)
Cc: Zaref, Amy; Miyamoto, Faith; Zelasko, Elizabeth (FTA)
Subject: FW: page 5-68 of Chapter 5

Chris,

Attached is a page from Chapter 5 with a sticky note you made. We wanted some clarification on your comment.

In particular, we wrote the following on page 5-68 of the attached, "There is a documented agreement of the official(s) having jurisdiction over the Section 4(f) property regarding the above conditions[.]" This is in reference to the temporary occupancy analysis for future Middle Locke Park and Pearl Harbor Bike Path—both properties being under City officials with jurisdiction. Your comment thereto is "Please cite to where this documentation is located in the FEIS." However, in our discussion last week regarding documentation, we recall you saying that such materials may be in the administrative record.

Shall we attach meeting notes to the EIS in the appendix? Or, is having that information in the administrative record sufficient?

Sincerely,
Jesse K. Souki
Deputy Corporation Counsel
City and County of Honolulu
Tel.: (808) 768-5135

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