

Schroader, Kathy



From: Orjiako, Oliver
Sent: Monday, February 01, 2016 8 21 AM
To: Schroader, Kathy
Subject: FW: Public Records Request to RW Thorpe& Associates, Inc regarding the Thorpe Report and the Clark County Comprehensive Plan

Just FYI

From: Carol Levanen [<mailto:cnldental@yahoo.com>]
Sent: Saturday, January 30, 2016 1:00 PM
To: Cook, Christine; Orjiako, Oliver; Euler, Gordon
Subject: Fw: Public Records Request to RW Thorpe& Associates, Inc. regarding the Thorpe Report and the Clark County Comprehensive Plan

From: Carol Levanen <cnldental@yahoo.com>
To: Clark County Citizens United Inc <cccuinc@yahoo.com>
Sent: Saturday, January 30, 2016 11 11 AM
Subject: Public Records Request to RW Thorpe& Associates, Inc regarding the Thorpe Report and the Clark County Comprehensive Plan

This is a Public Records Request for all information to date, regarding the Thorpe Report and Analysis to the Clark County Comprehensive Plan. The requested information must be sent via electronic file with the original format that is un-disassembled.

Dear Ms Cook, Mr Orjiako and Mr Euler,

According to state law and the contract between Clark County and Thorpe, Thorpe is subject to the Public Records Act and required to deem all documents and communications pertaining to the Clark County Comp Plan work as public records that must be provided upon request.

This is a Public Records request for all records between November 24 2015 and January 29, 2016 and any other related documents.

Please provide records in the original electronic form, including the actual email records in their original native format including all attachments sent or received. The records must be intact and not converted, disassemble, translated, reorganized, or changed to a format. The records are to be preserved and provided in their original native electronic format and delivered electronically. Any records that only exist in non-electronic form are requested to be provided in Adobe Acrobat format as text readable electronic files.

This request is for all communications and documents created, sent, or received by Thorpe pertaining to the Report, including

- 1 All emails, recorded phone messages, logs, notes, drafts, and documents within the above specified dates
2. All records regarding the Clark County Comp Plan, stored on Thorpe computers or elsewhere such as the Cloud, remote offices, home computers, cell phones (personal and business), thumb drives, portable hard drives, or other locations or mediums,

3 All related documents and communications between Consultants engaged by Thorpe, Clark County attorneys, Clark County staff, and all other jurisdictions contacted for this Report

4. All communications and documents relating to the topics of scope, contract, planning assumptions, FSEIS addendum, Clark County instructions and discussions regarding column A assumptions

5 All communications and documents relating to instructions limiting communications with Clark County Council Members or excluding Column A assumptions from being considered or analyzed

6. A copy of the master document , **Exhibit A - Planning Assumption Choices, Rev. 1.09**" that defines planning assumptions as columns A and B.

Clark County Citizens United, Inc thanks you for your attention to this matter and looks forward to your timely response to this Public Records Request.

Sincerely,

Carol Levanen, Ex Secretary
Clark County Citizens United, Inc
P.O Box 2188
Battle Ground, Washington 98604