DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-2872/2dn RNK:bjk:rs

November 13, 2007

This redraft eliminates the requirement that, in order to obtain an easement over DNR land, a landowner must have made regular use of a way of access over the land for at least five years before DNR acquired the land. Consequently, the bill does not specify how frequently DNR's predecessor in interest must have allowed access over the land before DNR is required to grant the easement to the landowner. Is this consistent with your intent?

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