September 1, 2009

John Solin Mike Lauver SeaTac Shuttle, LLC, d/b/a Whidbey-SeaTac Shuttle P.O. Box 2895 Oak Harbor, WA 98277

Re: In re Application of SeaTac Shuttle, LLC, d/b/a Whidbey-SeaTac Shuttle, For Extension of Authority Under Certificate No. C-1077, For a Certificate of Public Convenience and Necessity to Operate Motor Vehicles in Furnishing Passenger and Express Service as an Auto Transportation Company, Docket TC-090118

Dear Messrs. Solin and Lauver:

The Commission received the Settlement Agreement between SeaTac Shuttle, LLC, and Shuttle Express, Inc., the Statement in support of Settlement Agreement, and the original protest filed by Shuttle Express. As I indicated in our telephone conversation on August 28, 2009, the initial order in Docket TC-090118 was entered on August 12, 2009, and I am unable to consider a settlement agreement at this time.

That being said, an initial order does not become final until: 1) the parties waive their right to review of the order in writing, or 2) none of the parties file a petition seeking administrative review within 20 days of the entrance of the initial order and the Commission fails to seek administrative review on its own motion. *See*, WAC 480-07-825(2) and RCW 80.01.060(3). If administrative review is something SeaTac Shuttle would prefer to pursue, given the Settlement Agreement, please see the notice following the initial order for instructions.

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I hope this addresses any confusion or concerns either you or Mr. Lauver may have had.

Thank you in advance for your cooperation.

Sincerely,

MARGUERITE E. FRIEDLANDER Administrative Law Judge

cc: Parties