

**TO: THE WASHINGTON STATE UTILITIES COMMISSION.  
ATTENTION: JUDGE RAYNE PEARSON**

SEATAC AIRPORT 24 and its owner respectively request the following:

**Request 1:**

Seatac Airport 24 and its owner request Mr. David Pratt to appear at July 11th, 2016 Hearing for testimony and questioning.

**Request 2:**

Seatac Airport 24 and its owner request the so called Mr. Mark whom Mr. David Pratt asked to make false calls and misrepresentation to Seatac Airport 24 to appear at July 11th, 2016 Hearing for testimony and questioning.

Seatac Airport 24 may request some UTC employees for testimony but will not do it at this time.

**Request 3:**

Seatac Airport 24 and its owner request a French Interpreter at July 11th, 2016 Hearing.

**Request 4:**

Seatac Airport 24 and its owner request Mr. David Pratt to submit his Education Background at July 11th, 2016 Hearing.

**Request 5:**

Seatac Airport 24 and its owner request Mr. David Pratt to submit a copy of a fill out Consent Form or Release Form to allow Seatac Airport 24, its owner, any government or private agency to conduct any investigation on his conduct, character, behaviors and any record of him. It will also allow them to seek and talk to any employee of UTC.

Forms will be emailed to Mr. David Pratt plus Another Questionnaire Form to fill out and email back to Seatac Airport 24.

All those documents should be present at The Hearing Of July 11th, 2016

**Request 6:**

Seatac Airport 24 and its owner request that Dockets TC-152296 and TC-160187 not be consolidated at July 11th, 2016 Hearing as these are two different cases.

Seatac Airport 24 and its owner are concerned about the intention of doing that. It does mean, they have the verdict before The Hearing and that is wrong. It shows once again how wrongly business is being conducted here.

Respectively and Sincerely,

Thank you.

Sani Mahama Maurou,

President and CEO, Owner and Operator,

Seatac Airport 24