**STATE OF WASHINGTON**

UTILITIES AND TRANSPORTATION COMMISSION

***1300 S. Evergreen Park Dr. S.W., P.O. Box 47250 ● Olympia, Washington 98504-7250***

**(360) 664-1160 ● TTY (360) 586-8203**

August 31, 2015

**NOTICE AMENDING BENCH REQUEST NO. 2**

**(Due by Friday, September 4, 2015)**

RE: *In re the Application of Speedishuttle Washington, LLC d/b/a Speedishuttle Seattle 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-143691

On August 28, 2015, the Washington Utilities and Transportation Commission (Commission) issued Bench Request No. 2 in the above-referenced docket to Speedishuttle Washington, LLC d/b/a Speedishuttle Seattle (Speedishuttle). Bench Request No. 2, Item 2C requested Speedishuttle’s records of all regulated service from SeaTac International Airport for a 30-day period beginning the day Speedishuttle began offering service to “walk-up passengers who arrange their destination and service prior to boarding,” or the day Speedishuttle’s kiosk was installed at SeaTac International Airport, whichever occurred first. Item 2C required that each record specify whether the service provided was “prearranged door-to-door,” or “walk-up passengers who arrange their destination and service prior to boarding.”

On August 28, 2015, Speedishuttle contacted the Commission and expressed concerns about the scope of the request. To address those concerns, the Commission will accept the following data in lieu of the records requested in Item 2C:

A summary of the records of all regulated service from SeaTac International Airport for a 30-day period beginning the day Speedishuttle began offering service to “walk-up passengers who arrange their destination and service prior to boarding,” or the day Speedishuttle’s kiosk was installed at SeaTac International Airport, whichever occurred first. The summary should specify: 1) the total number of customers served during the 30-day period, 2) the number of customers who received “prearranged door-to-door” service, and 3) the number of “walk-up passengers who arranged their destination and service prior to boarding.”

The other items in Bench Request No. 2 remain unchanged. Please respond to this Amended Bench Request no later than **Friday,** **September 4, 2015**, with an original and two (2) copies. If you have any questions concerning these requests, please contact Administrative Law Judge Rayne Pearson at 360-664-1136, or via e-mail at rpearson@utc.wa.gov.

RAYNE PEARSON

Administrative Law Judge

cc: All Parties