

**BEFORE THE WASHINGTON STATE  
UTILITIES AND TRANSPORTATION COMMISSION**

SEATAC SHUTTLE, LLC,	)	DOCKET TC-072180
	)	
Complainant,	)	
	)	ORDER 01
v.	)	
	)	
KENMORE AIR HARBOR, LLC,	)	ORDER GRANTING LEAVE TO
	)	FILE ANSWER TO
Respondent.	)	COUNTERCLAIM
	)	<b>(By January 8, 2008)</b>
.....	)	

**MEMORANDUM**

- 1 On November 13, 2007, SeaTac Shuttle, LLC (SeaTac Shuttle) filed with the Washington Utilities and Transportation Commission (Commission) a formal complaint alleging that Kenmore Air Harbor, LLC, (Kenmore Air) is in violation of certain sections of WAC 480-30 and RCW 81.68. These violations are alleged to result from Kenmore Air providing scheduled passenger service over a regular route without the authority required under RCW 81.68 and WAC 480-30.
- 2 Kenmore Air answered the complaint on December 4, 2007, and included affirmative defenses and a counterclaim seeking damages.
- 3 SeaTac Shuttle filed its Motion to Reply to Answer of Kenmore Air Harbor, LLC, on December 10, 2007.
- 4 The ordinary conventions of pleading allow for parties to answer claims made against them whether by original complaint, counterclaim, or otherwise. The Commission grants leave to SeaTac Shuttle to answer the counterclaim Kenmore Air stated in its answer to SeaTac Shuttle's complaint.

**ORDER**

- 5 The Commission orders that SeaTac Shuttle has leave to file an answer to Kenmore Air's counterclaim by January 8, 2008.

DATED at Olympia, Washington, and effective December 24, 2007.

WASHINGTON STATE UTILITIES AND TRANSPORTATION COMMISSION

DENNIS J. MOSS  
Administrative Law Judge